

New South Wales

Fines Amendment Bill 2016

Explanatory note

This explanatory note relates to this Bill as introduced into Parliament.

Overview of Bill

The object of this Bill is to amend the *Fines Act 1996* and provisions of other Acts and a regulation relating to liability for parking and other vehicle offences as follows:

- (a) to recognise that owners of vehicles or vessels who have been issued a penalty notice for an offence committed by another person who was in charge of the vehicle or vessel may nominate that person as the person actually in charge of the vehicle or vessel even though the relevant fine has been paid, and to provide for the consequences of that nomination in particular circumstances,
- (b) to extend the time within which such a nomination may be made to 90 days in a case where the fine is paid,
- (c) to enable civil debt recovery measures to be taken against a fine defaulter before all available action has been taken under driver licence or vehicle registration measures,
- (d) to enable additional fines to be added to existing time to pay arrangements for fine defaulters, subject to a right to request that the extension be discontinued,
- (e) to permit penalty reminder notices and notices of fine enforcement orders to be served at any address that a fine defaulter has provided for other applications related to fine enforcement,
- (f) to make it clear that the Commissioner of Fines Administration may withdraw a penalty notice enforcement order if the penalty notice for the fine is withdrawn under an arrangement with an agency that issues penalty notices,

- (g) to authorise credit reporting bodies to disclose identification and account details about a fine defaulter and to update related terminology in line with Commonwealth legislation,
- (h) to make other minor and consequential amendments, including savings and transitional provisions consequent on the proposed amendments.

Outline of provisions

Clause 1 sets out the name (also called the short title) of the proposed Act.

Clause 2 provides for the commencement of the proposed Act on a day or days to be appointed by proclamation.

Clause 3 makes it clear that the explanatory notes contained in the Schedules do not form part of the proposed Act.

Schedule 1 Amendment of Fines Act 1996 No 99

Schedule 1 amends the *Fines Act 1996*. The amendments are explained in the explanatory notes relating to the amendments set out in the Schedule.

Schedule 2 Amendment of other Acts and regulation

Schedule 2 amends the *Centennial Park and Moore Park Trust Act 1983*, the *Crown Lands Act 1989*, the *Forestry Act 2012*, the *Impounding Act 1993*, the *Local Government Act 1993*, the *National Parks and Wildlife Act 1974*, the *Parramatta Park Trust Act 2001*, the *Protection of the Environment Operations Act 1997*, the *Protection of the Environment Operations (Noise Control) Regulation 2008*, the *Road Transport Act 2013*, the *Roads Act 1993*, the *Royal Botanic Gardens and Domain Trust Act 1980*, the *Sydney Olympic Park Authority Act 2001* and the *Transport Administration Act 1988* in relation to the matters referred to in paragraph (a) of the Overview. The amendments to each Act and regulation are explained in the explanatory notes relating to the amendments set out in the Schedule.



New South Wales

Fines Amendment Bill 2016

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New South Wales

Fines Amendment Bill 2016

No , 2016

A Bill for

An Act to amend the *Fines Act 1996* and other legislation with respect to liability for fines imposed for certain parking and other vehicle or vessel offences and other matters related to the enforcement of fines.

The	The Legislature of New South Wales enacts:					
1	Name of Act	2				
	This Act is the Fines Amendment Act 2016.	3				
2	Commencement	4				
	This Act commences on a day or days to be appointed by proclamation.	5				
3	Explanatory notes	6				
	The matter appearing under the heading "Explanatory note" in Schedule 1 or 2 does not form part of this Act.	7 8				

Sc	hedu	le 1	A	Amendment of Fines Act 1996 No 99	1
[1]	Sect	ions 2	3AA a	and 23AB	2
	Inser	rt after	section	n 23:	3
	23AA		ment of fine before vehicle or vessel offence nomination made—payment r for nominated person		
		(1)	This	section applies if:	6
			(a)	a penalty notice is issued for a vehicle or vessel offence (the <i>original notice</i>), and	7 8
			(b)	the amount payable under the penalty notice for the offence was paid when or before a nomination notice was given in respect of the offence, and	9 10 11
			(c)	an appropriate officer for the penalty notice is satisfied that the amount was paid by, or on behalf of and with the consent of, the nominated person.	12 13 14
		(2)	An a	ppropriate officer for the penalty notice:	15
			(a)	may issue a penalty notice to the nominated person, and	16
			(b)	must advise the nominated person that, as the amount has been paid, there is no further liability for further proceedings for the offence to which the notice relates, and	17 18 19
			(c)	must not take any further proceedings for the offence to which the notice relates.	20 21
		(3)	of th	Act, and any other law, applies as if the amount paid was paid in respect e offence specified in the penalty notice issued to the nominated person or this section and not the offence specified in the original notice.	22 23 24
		(4)	origi Road rever the d	action taken to record demerit points against a person to whom the nal notice was issued in the NSW demerit points register kept under the definition of the amount is to be resed, and any driver licence affected as a consequence of the recording of lemerit points is to be restored (subject to any other matters affecting the nace), by Roads and Maritime Services.	25 26 27 28 29 30
		(5)		avoid doubt, the nominated person may make an election under on 23A in respect of a penalty notice issued under this section.	31 32
		(6)	or an	section applies despite section 23 (2) and any other provision of this Act ny other Act under which a vehicle or vessel offence is enacted that ides that if an amount is paid under a penalty notice no person is liable to further proceedings for the alleged offence.	33 34 35 36
		(7)	In th	is section:	37
				inated person means a person nominated by a nomination notice.	38
			nom	ination notice means:	39
			(a)	an approved nomination notice within the meaning of section 38 (whether given under this Act or another Act), or	40 41
			(b)	a relevant nomination document within the meaning of Division 2 of Part 7.3 of the <i>Road Transport Act 2013</i> (whether given under that Act or another Act).	42 43 44

(1	1)	This	section applies if:
	,	(a)	a penalty notice is issued for a vehicle or vessel offence, and
		(b)	the amount payable under the penalty notice for the offence was paid before a nomination notice was given in respect of the offence, and
		(c)	section 23AA does not apply.
(2	2)	An ap	oppropriate officer for the penalty notice may withdraw the notice.
(3	3)	If the	penalty notice is withdrawn:
		(a)	the amount that was payable under the notice ceases to be payable, and
		(b)	any amount that has been paid under the notice is repayable to the person by whom it was paid, and
		(c)	further proceedings in respect of the vehicle or vessel offence may be taken against any person (including the person on whom the notice was served).
(4	4)	penal Road reversithe de	action taken to record demerit points against a person to whom the ty notice was issued in the NSW demerit points register kept under the <i>Transport Act 2013</i> because of the payment of the amount is to be sed, and any driver licence affected as a consequence of the recording of emerit points is to be restored (subject to any other matters affecting the ce), by Roads and Maritime Services.
(5	5)	under	section applies despite any other provision of this Act or any other Act or which a vehicle or vessel offence is enacted that provides that if an int is paid under a penalty notice no person is liable to any further redings for the alleged offence.
(6	6)	Nothi	ing in this section requires an appropriate officer to withdraw a penalty e.
(7	7)	In thi	s section:
		nomi	nation notice means:
		(a)	an approved nomination notice within the meaning of section 38 (whether given under this Act or another Act), or
		(b)	a relevant nomination document within the meaning of Division 2 of Part 7.3 of the <i>Road Transport Act 2013</i> (whether given under that Act or another Act).
Explanat	-		
person in vessel ar	n cha nd pa	rge of a arking o	posed sections 23AA and 23AB to provide for the effect of a nomination of the a vehicle for the purposes of removing liability from the owner for certain vehicle, offences, if the nomination is made after a fine is paid as required by a penalty owner for the offence.
nominate nominate example,	ed pe ed pe , for c on tal	erson werson a demerit ken to	fficer for the penalty notice is satisfied the fine was paid by or on behalf of the then or before the nomination was made, a penalty notice may be issued to the not that person will be treated as if the offence was committed by that person (for t points purposes). No further action will be taken for proceedings for the offence. record demerit points or other action against the driver licence of the owner for eversed.
the amou who paid	unt pa I it. F	ayable urther	ne appropriate officer for the penalty notice may withdraw the penalty notice and under the penalty notice is not required to be paid and is repayable to the person proceedings may be taken against any person for the offence. Any action taken wints or other action against the driver licence of the owner for the offence will be

reversed.

[2]	Section 28	Servi	ice of penalty reminder notices	1
	Insert at the	e end o	of section 28 (2) (c):	2
			, or	3
		(d)	any other address supplied by the person in connection with a fines application made in relation to the fine concerned or another fine.	5
[3]	Section 28	3 (3)		6
	Insert after	sectio	n 28 (2):	7
	(3)	In th	is section, <i>fines application</i> means any of the following:	8
		(a)	an application for a review of a decision to issue a penalty notice under section 24A,	9 10
		(b)	an application for a work and development order,	11
		(c)	an application for a time to pay order,	12
		(d)	an election under section 23A or 36 to have a matter dealt with by a court.	13 14
	Explanatory			15
	by a persor developmen	n for th t order	nable the service of a penalty reminder notice at any address previously provided ne purposes of an application for a review of a penalty notice, a work and or a time to pay order or for an election to have an offence for which a penalty ealt with by a court.	16 17 18 19
[4]	Section 38 vehicle or	Circu vesse	umstances in which person issued with penalty reminder notice for el offence is not liable to pay penalty	20 21
	Omit parag		h) of the definition of <i>vehicle or vessel offence</i> in section 38 (4).	22 23
	offences for	which a	statute law revision amendment to remove a redundant offence from the list of a responsible owner may nominate the person in charge of a vehicle or vessel for consibility for an offence involving the vehicle or vessel.	24 25 26
[5]	Section 46	With	drawal of order	27
	Insert after	sectio	n 46 (1):	28
	(1A)	pena	Commissioner may withdraw a penalty notice enforcement order if the alty notice for the fine to which it applies is withdrawn by the missioner under an arrangement under section 114.	29 30 31
		es it cle	ear that the Commissioner of Fines Administration may withdraw a penalty notice if the penalty notice for the fine is withdrawn by the Commissioner.	32 33 34
[6]	Section 58	Sumi	mary of enforcement procedure	35
	Omit "after	r 6 mo	nths" from section 58 (1) (c).	36
	Insert insternations enforcement Explanatory	nt actio	days after the Commissioner directs Roads and Maritime Services to take on".	37 38 39
	-		ential on the amendment made by item [10]	38 40

[7] Section 61 Service of notice				
	Omit sectio	n 61 (2). Insert instead:	2
	(2)	The inclu	address for service of any such notice of a court enforcement order ides:	3 4
		(a)	the address for service of the person in connection with the proceedings in which the fine was imposed, or	5 6
		(b)	any other address supplied by the person in connection with a fines application made in relation to the fine concerned or another fine.	7 8
[8]	Section 61	(3) (e))	9
	Insert at the	end o	of section 61 (3) (d):	10
			, or	11
		(e)	any other address supplied by the person in connection with a fines application made in relation to the fine concerned or another fine.	12 13
[9]	Section 61	(4)		14
	Insert after	section	n 61 (3):	15
	(4)	In th	is section, <i>fines application</i> means any of the following:	16
	, ,	(a)	an application for a review of a decision to issue a penalty notice under section 24A,	17 18
		(b)	an application for a work and development order,	19
		(c)	an application for a time to pay order,	20
		(d)	an election under section 23A or 36 to have a matter dealt with by a court.	21 22
	Explanatory			23
	person for th	e purp ne to pa	e the service of a fine enforcement order at any address previously provided by a oses of an application for a review of a penalty notice, a work and development ay order or for an election to have an offence for which a penalty notice was given t.	24 25 26 27
[10]	Section 71	Wher	n enforcement action taken under this Division	28
	Omit sectio	n 71 (1) (b). Insert instead:	29
		(b)	the fine remains unpaid 21 days after the Commissioner directed Roads and Maritime Services to take enforcement action under Division 3.	30 31
	Explanatory	note		32
	to be taken a the driver lic	against ence o iken ur	ivil enforcement measures, such as property seizure orders or garnishee orders, a fine defaulter 21 days after enforcement action is directed to be taken against r vehicle registration of the fine defaulter. Currently, civil enforcement measures ntil all available enforcement action has been taken under the driver licence or measures.	33 34 35 36 37
[11]	Section 10	0 Time	e to pay	38
	Insert after	section	n 100 (4B):	39
	(4C)	Com exter	nout limiting subsection (4A), the Commissioner may, on the amissioner's initiative, amend an order allowing further time to pay by adding the arrangements under the order to payment of another fine for the a fine enforcement order has been made against the fine defaulter.	40 41 42 43
	(4D)	The amer	Commissioner must give the fine defaulter written notice of the adment as soon as practicable after amending the order.	44 45

	((4E)	agree	eing given notice by the fine defaulter that the fine defaulter does not to an amendment made under subsection (4C), the Commissioner must d the order to remove the extension to the other fine.	1 2 3
		(4F)		mendment made under subsection (4E) does not affect the validity of sing done before that amendment in relation to the other fine.	4
	Expla	natory	•	8	6
	incurre time to	ed by a pay a	fine de previol	the Commissioner of Fines Administration to determine that additional fines faulter are to be covered by an existing order that allows the fine defaulter further us fine. If a fine defaulter is notified of the change and objects, the Commissioner ension of the order.	7 8 9 10
[12]	Secti	on 117	'AB		11
	Omit	the sec	ction. 1	Insert instead:	12
11	7AB	Acces	ss to a	and use of information held by credit reporting bodies	13
		(1)	writte	edit reporting body is authorised to disclose to the Commissioner, on en request, relevant information about a fine defaulter for the purposes of commissioner taking action against the person to enforce payment of a	14 15 16 17
		(2)	In thi	s section:	18
				treporting body and identification information have the same meanings the <i>Privacy Act 1988</i> of the Commonwealth.	19 20
				ant information about a fine defaulter means any of the following mation:	21 22
			(a)	identification information,	23
			(b)	the name of an authorised deposit-taking institution of which the fine defaulter is a customer and details of any account of the fine defaulter with the institution.	24 25 26
			Note. consis	Identification information under the <i>Privacy Act 1988</i> of the Commonwealth sts of the following information:	27 28
			(a)	full name (including any known aliases), sex and date of birth,	29
			(b)	a maximum of 3 addresses consisting of a current or last known address and 2 immediately previous addresses,	30 31
			(c) (d)	name of current or last known employer, driver licence number.	32
	Expla	natory		unverlicence number.	33 34
	Item [inform custor	12] auth ation al	norises bout th detail	a credit reporting body to disclose to the Commissioner of Fines Administration be name of an authorised deposit-taking institution of which a fine defaulter is a s of any account of a fine defaulter with the institution. The item also updates ions of Commonwealth legislation.	35 36 37 38
[13]	Secti addre	on 126 ess an	A Per d retu	nalty notices and penalty reminder notices sent to recently reported irned to sender	39 40
	Omit	section	n 126 <i>A</i>	A (3). Insert instead:	41
		(3)		is section, <i>recently reported address</i> , in relation to a penalty notice or ty reminder notice sent to a person, means:	42 43
			(a)	the latest address supplied by the person to the appropriate officer, under a legal obligation, when the offence was alleged to have been committed or in connection with a fines application relating to the fine to which the notice relates or another fine, or	44 45 46 47
			(b)	if, after an address was supplied as referred to in paragraph (a), the records of Roads and Maritime Services in relation to a current driver	48 49

	ered to show a different address	2
(c) in any other case—an address show Maritime Services in relation to a cregistration as the address of the person	urrent driver licence or vehicle	3 4 5
(4) In this section, <i>fines application</i> means any o	of the following:	6
(a) an application for a review of a decision section 24A,	on to issue a penalty notice under	7 8
(b) an application for a work and develop	ment order,	9
(c) an application for a time to pay order,		10
(d) an election under section 23A or 36 t court.	o have a matter dealt with by a	11 12
Explanatory note		13
Item [13] adds any address previously provided by a person for review of a penalty notice, a work and development order or a till have an offence for which a penalty notice was given dealt with beare taken to be recently reported addresses. If a penalty notice are returned as being undelivered to the sender and the notice address, a penalty reminder notice (in the case of a penalty notion order (in the case of a penalty reminder notice) may still be issued.	me to pay order or for an election to y a court to the list of addresses that or penalty reminder notice, or both, ce was sent to a recently reported ice) or a penalty notice enforcement	14 15 16 17 18 19 20
[14] Schedule 3 Savings, transitional and other provisions		21
Insert at the end of the Schedule, with appropriate Part and	d alousa numbaring:	00
insert at the end of the Schedule, with appropriate Part and	d clause numbering.	22
Part Provisions consequent on ena Revenue Legislation Amendm	actment of State	23 24
Part Provisions consequent on en	actment of State	23
Part Provisions consequent on ena Revenue Legislation Amendm	actment of State	23 24
Part Provisions consequent on ena Revenue Legislation Amendm	actment of State ent Act 2016	23 24 25
Part Provisions consequent on ena Revenue Legislation Amendm Definition In this Part:	actment of State ent Act 2016	23 24 25 26
Part Provisions consequent on ena Revenue Legislation Amendm Definition In this Part: amending Act means the Fines Amendment A	actment of Statement Act 2016 Act 2016. Institute the amending Act, extend to	23 24 25 26 27
Part Provisions consequent on ena Revenue Legislation Amendm Definition In this Part: amending Act means the Fines Amendment A Enforcement action relating to driver nomination Sections 23AA and 23AB, as inserted by nomination notices and penalty notices issue	actment of Statement Act 2016 Act 2016. Institute the amending Act, extend to	23 24 25 26 27 28 29 30
Part Provisions consequent on ena Revenue Legislation Amendm Definition In this Part: amending Act means the Fines Amendment A Enforcement action relating to driver nomination Sections 23AA and 23AB, as inserted by nomination notices and penalty notices issue those sections. Enforcement action against fine defaulter Section 71, as amended by the amending Act, the amendment of the section.	actment of Statement Act 2016 Act 2016. Insert the amending Act, extend to ed before the commencement of	23 24 25 26 27 28 29 30 31 32 33 34
Part Provisions consequent on ena Revenue Legislation Amendm Definition In this Part: amending Act means the Fines Amendment A Enforcement action relating to driver nomination Sections 23AA and 23AB, as inserted by nomination notices and penalty notices issue those sections. Enforcement action against fine defaulter Section 71, as amended by the amending Act,	actment of Statement Act 2016 Act 2016. Ins It the amending Act, extend to ed before the commencement of the extends to fines imposed before	23 24 25 26 27 28 29 30 31 32 33

Sch	nedule 2	Amen	dment of other Acts and regulation	1
2.1	Centenni	al Park an	d Moore Park Trust Act 1983 No 145	2
[1]	Section 23	Liability of v	vehicle owner for certain offences	3
	Omit section	n 23 (3) (a) (i	i). Insert instead:	4
		(i)	within 21 days after service on the person of a notice under that section in respect of the offence, gives a prescribed officer referred to in the notice an approved nomination notice containing the name and address of the person who was in charge of the vehicle at all relevant times relating to the offence, or	5 7 8 9
[2]	Section 23	(3) (b) (i)		10
			Insert instead:	11
		(i)	within 21 days after service on the person of a court attendance notice in respect of the offence, gives the informant an approved nomination notice containing the name and address of the person who was in charge of the vehicle at all relevant times relating to the offence, or	12 13 14 15
[3]	Section 23	(3A) and (3E	3)	17
	Insert after	section 23 (3)):	18
	(3A)	be provided of the notice	other provision of this Act, an approved nomination notice may by a person served with a notice under section 24 within 90 days be being served on the person if the approved nomination notice is the circumstances specified in section 23AA or 23AB of the <i>Fines</i>	19 20 21 22 23
	(3B)	officer or an informant m supply a sta	of a vehicle gives an approved nomination notice to a prescribed in informant for the purposes of this section, a prescribed officer or may, by written notice served on the owner, require the owner to atutory declaration for use in court proceedings that verifies the contained in the approved nomination notice.	24 25 26 27 28
[4]	Section 23	(4)		29
	Omit "subs	ection (3)". Ir	nsert instead "subsection (3B)".	30
[5]	Section 23	(5)		31
	Omit the su	bsection. Inse	ert instead:	32
	(5)	more than o	ed nomination notice or a statutory declaration which relates to one offence is taken not to be an approved nomination notice or a claration under, or for the purposes of, subsection (3) or (3B).	33 34 35
[6]	Section 23	(6)		36
	Insert in alp	habetical ord	er:	37
		Fines Act 19	omination notice has the same meaning as in section 38 of the 996.	38 39
	regulations t	1 amends the p	provision that makes the owner of a vehicle liable for an offence under the vehicle unless the owner nominates the person who was in charge of the fence.	40 41 42 43

	address of the	ne person in ch oproved nomin	ne requirement to supply a statutory declaration containing the name and narge of the vehicle with a requirement to supply an approved nomination ation notice is a notice in a form approved by the Commissioner of Fines	1 2 3 4
	Item [3] exte notice is sup sections 23A The item als	nds the time for oplied after and 23AB of onables the	or supplying an approved nomination notice from 21 days to 90 days if the proposed of the specified by a penalty notice for the offence is paid. Proposed of the Fines Act 1996 provide for the effect of any such later nomination, owner to be required to provide a statutory declaration that verifies the momination notice for use in court proceedings.	5 6 7 8 9
			sequential amendments.	10
	Item [6] inse	rts a definition	of approved nomination notice.	11
2.2	Crown La	ands Act 1	989 No 6	12
[1]	Section 16	1 Liability of	f vehicle owner for certain offences	13
	Omit section	on 161 (3) (a)	(i). Insert instead:	14
		(i)	within 21 days after service on the owner of a notice under that section in respect of the offence, gives an authorised person referred to in the notice an approved nomination notice containing the name and address of the person who was in charge of the vehicle at all relevant times relating to the offence, or	15 16 17 18 19
[2]	Section 16	1 (3) (b) (i)		20
	Omit the su	ıbparagraph.	Insert instead:	21
		(i)	within 21 days after service on the owner of a court attendance notice in respect of the offence, gives the informant an approved nomination notice containing the name and address of the person who was in charge of the vehicle at all relevant times relating to the offence, or	22 23 24 25 26
[3]	Section 16	1 (3A) and (3	3B)	27
	Insert after	section 161 (3):	28
	(3A)	be provided of the notic	other provision of this Act, an approved nomination notice may by a person served with a notice under section 162 within 90 days be being served on the person if the approved nomination notice is the circumstances specified in section 23AA or 23AB of the <i>Fines</i>	29 30 31 32 33
	(3B)	person or in informant r supply a st	r of a vehicle gives an approved nomination notice to an authorised informant for the purposes of this section, an authorised person or may, by written notice served on the owner, require the owner to atutory declaration for use in court proceedings that verifies the contained in the approved nomination notice.	34 35 36 37 38
[4]	Section 16	1 (4)		39
	Omit "subs	ection (3)". I	nsert instead "subsection (3B)".	40
[5]	Section 16	1 (5)		41
_	Omit the su	ıbsection. Ins	ert instead:	42
	(5)	more than	ed nomination notice or a statutory declaration which relates to one offence is not an approved nomination notice or a statutory for the purposes of subsection (3) or (3B).	43 44 45

[6]	Section 16	1 (6)		1				
	Insert in alp	habetical ord	ler:	2				
		approved n Fines Act 1	<i>omination notice</i> has the same meaning as in section 38 of the 996.	3 4				
	Explanatory note							
	to a vehicle of		provision that makes the owner of a vehicle liable for an offence that relates ic land unless the owner nominates the person who was in charge of the fence.	6 7 8				
	address of th	e person in ch proved nomina	e requirement to supply a statutory declaration containing the name and arge of the vehicle with a requirement to supply an approved nomination ation notice is a notice in a form approved by the Commissioner of Fines	9 10 11 12				
	notice is sur sections 23A The item als	oplied after an A and 23AB o o enables the	r supplying an approved nomination notice from 21 days to 90 days if the y fine specified by a penalty notice for the offence is paid. Proposed f the <i>Fines Act 1996</i> provide for the effect of any such later nomination. owner to be required to provide a statutory declaration that verifies the nomination notice for use in court proceedings.	13 14 15 16 17				
	Items [4] and	[5] make cons	sequential amendments.	18				
	Item [6] inser	ts a definition	of approved nomination notice.	19				
2.3	Forestry	Act 2012 N	No 96	20				
[1]	Section 87	Liability of v	vehicle owner for parking offences	21				
	Omit sectio	n 87 (3) (a) (i). Insert instead:	22				
		(i)	within 21 days after service on the person of a notice under that section in respect of the offence, gives an authorised person referred to in the notice an approved nomination notice containing the name and address of the person who was in charge of the vehicle at all relevant times relating to the offence, or	23 24 25 26 27				
[2]	Section 87	(3) (b) (i)		28				
	Omit the su	bparagraph.	Insert instead:	29				
		(i)	within 21 days after service on the person of a court attendance notice in respect of the offence, gives the informant an approved nomination notice containing the name and address of the person who was in charge of the vehicle at all relevant times relating to the offence, or	30 31 32 33 34				
[3]	Section 87	(3A) and (3E	3)	35				
	Insert after	section 87 (3)):	36				
	(3A)	be provided of the notice	other provision of this Act, an approved nomination notice may by a person served with a notice under section 85 within 90 days be being served on the person if the approved nomination notice is the circumstances specified in section 23AA or 23AB of the <i>Fines</i>	37 38 39 40 41				
	(3B)	authorised authorised require the	person or an informant for the purposes of this section, an person or informant may, by written notice served on the owner, owner to supply a statutory declaration for use in court proceedings the nomination contained in the approved nomination notice.	42 43 44 45 46				
[4]	Section 87	(4)		47				
	Omit "subs	ection (3)". In	nsert instead "subsection (3B)".	48				

[5]	Section 87	′ (5)		1
	Omit the su	absection	on. Insert instead:	2
	(5)	than	pproved nomination notice or a statutory declaration that relates to more one parking offence is not an approved nomination notice or a statutory aration for the purposes of subsection (3) or (3B).	3 4 5
[6]	Section 87	' (6)		6
	Insert in al	phabeti	ical order:	7
			oved nomination notice has the same meaning as in section 38 of the s Act 1996.	8 9
		. 3 amer	nds the provision that makes the owner of a vehicle liable for a parking offence ominates the person who was in charge of the vehicle at the time of the offence.	10 11 12
	address of t	he perso pproved	place the requirement to supply a statutory declaration containing the name and on in charge of the vehicle with a requirement to supply an approved nomination d nomination notice is a notice in a form approved by the Commissioner of Fines	13 14 15 16
	notice is sup 23AA and 2 also enables in the appro	plied aff 3AB of s the ow ved non	e time for supplying an approved nomination notice from 21 days to 90 days if the ter any fine specified by a penalty notice for the offence is paid. Proposed sections the <i>Fines Act 1996</i> provide for the effect of any such later nomination. The item where to be required to provide a statutory declaration that verifies the nomination mination notice for use in court proceedings.	17 18 19 20 21
			ake consequential amendments. finition of approved nomination notice.	22 23
2.4	Impound	ling A	Act 1993 No 31	24
[1]	Section 32	A Owr	ner liable for offences concerning motor vehicles	25
	Omit section	on 32A	(3) (a). Insert instead:	26
		(a)	within 21 days after service on the owner of the penalty notice for the offence, the owner gives a person specified in the notice an approved nomination notice containing the name and address of the person who was at all relevant times in charge of the vehicle, or	27 28 29 30
[2]	Section 32	2A (4) ((a)	31
	Omit section	on 32A	(4) (a). Insert instead:	32
		(a)	within 21 days after the service on the owner of a court attendance notice for the offence, the owner gives the informant an approved nomination notice containing the name and address of the person who was at all relevant times in charge of the vehicle, or	33 34 35 36
[3]	Section 32	2A (4A)) and (4B)	37
	Insert after	section	n 32A (4):	38
	(4A)	be po 90 da notic	oite any other provision of this Act, an approved nomination notice may rovided by an owner of a vehicle served with a penalty notice within ays of the notice being served on the owner if the approved nomination be is provided in the circumstances specified in section 23AA or 23AB of <i>Tines Act 1996</i> .	39 40 41 42 43
	(4B)	an in	e owner of a vehicle gives an approved nomination notice to a person or formant for the purposes of this section, the person or informant may, by en notice served on the owner, require the owner to supply a statutory	44 45 46

			aration for use in court proceedings that verifies the nomination contained e approved nomination notice.	1 2				
[4]	Section 32	A (6)		3				
			instead "An approved nomination notice or a".	4				
[5]	Section 32	A (6)		5				
	Insert "an a	pprov	ed nomination notice or" before "a statutory".	6				
[6]	Section 32	A (8)		7				
	Insert after	section	n 32A (7):	8				
	(8)	In th	is section:	9				
			roved nomination notice has the same meaning as in section 38 of the ss Act 1996.	10 11				
	Explanatory	note /		12				
	to the aband	onmen	nds the provision that makes the owner of a vehicle liable for an offence relating it of a vehicle in a public place unless the owner nominates the person who was in le at the time of the offence.	13 14 15				
	address of th	Items [1] and [2] replace the requirement to supply a statutory declaration containing the name and address of the person in charge of the vehicle with a requirement to supply an approved nomination notice. An approved nomination notice is a notice in a form approved by the Commissioner of Fines						
	notice is sup sections 23A The item als	pplied AA and so enab	e time for supplying an approved nomination notice from 21 days to 90 days if the after any fine specified by a penalty notice for the offence is paid. Proposed 23AB of the <i>Fines Act 1996</i> provide for the effect of any such later nomination. ples the owner to be required to provide a statutory declaration that verifies the pproved nomination notice for use in court proceedings.	20 21 22 23 24				
	Items [4] and [5] make consequential amendments.							
	Item [6] inse	rts a de	efinition of approved nomination notice.	26				
2.5	Local Go	vern	ment Act 1993 No 30	27				
[1]	Section 65	1 Liab	oility of vehicle owner for certain offences	28				
	Omit section	on 651	(4) (a). Insert instead:	29				
		(a)	within 21 days after service on the owner of the penalty notice in respect of the offence, the owner gives the prescribed officer a relevant nomination document containing the name and address of the person who was at all relevant times in charge of the vehicle, or	30 31 32 33				
[2]	Section 65	1 (5) (a)	34				
	Omit section	on 651	(5) (a). Insert instead:	35				
		(a)	within 21 days after service on the owner of a court attendance notice in respect of the offence, the owner gives the informant a relevant nomination document containing the name and address of the person who was at all relevant times in charge of the vehicle, or	36 37 38 39				
[3]	Section 65	1 (5A)	and (5B)	40				
	Insert after	sectio	n 651 (5):	41				
	(5A)	be p 90 da docu	pite any other provision of this Act, a relevant nomination document may provided by an owner of a vehicle served with a penalty notice within ays of the notice being served on the owner if the relevant nomination ament is provided in the circumstances specified in section 23AA or 23AB are Fines Act 1996.	42 43 44 45 46				

	(5B)	office an in supp	e owner of a vehicle gives a relevant nomination document to a prescribed er or an informant for the purposes of this section, a prescribed officer or formant may, by written notice served on the owner, require the owner to ly a statutory declaration for use in court proceedings that verifies the ination contained in the relevant nomination document.	1 2 3 4 5
[4]	Section 65	1 (7)		6
	Insert "rele	evant	nomination document or" before "statutory declaration" wherever	7 8
[5]	Section 65	1 (9) (d)	9
	Insert at the	end o	of section 651 (9) (c):	10
			, and	11
		(d)	a reference to a relevant nomination document is a reference to a relevant nomination document within the meaning of Part 7.3 of the <i>Road Transport Act 2013</i> .	12 13 14
	Explanatory			15
			nds the provision that makes the owner of a vehicle liable for a parking offence ominates the person who was in charge of the vehicle at the time of the offence.	16 17
	address of th	ne pers	place the requirement to supply a statutory declaration containing the name and son in charge of the vehicle with a requirement to supply a relevant nomination int nomination document is a notice in a form approved by Roads and Maritime	18 19 20 21
	document is sections 23A The item also	supplie A and o enab	time for supplying a relevant nomination document from 21 days to 90 days if the ed after any fine specified by a penalty notice for the offence is paid. Proposed 23AB of the <i>Fines Act 1996</i> provide for the effect of any such later nomination. eles the owner to be required to provide a statutory declaration that verifies the elevant nomination document for use in court proceedings.	22 23 24 25 26
	= =		nsequential amendment.	27
	Item [5] defin	es refe	erences to <i>relevant nomination documents</i> .	28
2.6	National	Park	s and Wildlife Act 1974 No 80	29
[1]	Section 159	9 Liab	ility of vehicle owner for parking offences	30
	Omit "section	on 160	"wherever occurring. Insert instead "section 192".	31
[2]	Section 15	9 (4) (a) (i)	32
	Omit the su	bparag	graph. Insert instead:	33
			(i) within 21 days after service on the owner of a notice under that section in respect of the offence, gives a prescribed person referred to in that section an approved nomination notice containing the name and address of the person who was in charge of the vehicle at all relevant times relating to the parking offence concerned, or	34 35 36 37 38 39
[3]	Section 159	9 (4) (I	b) (i)	40
	Omit the su	bparag	graph. Insert instead:	41
			(i) within 21 days after service on the owner of a court attendance notice for the offence, gives the informant an approved nomination notice containing the name and address of the person who was in charge of the vehicle at all relevant times relating to the offence, or	42 43 44 45

[4]	Section 15	9 (4A) and (4	B)	1			
	Insert after	section 159 (4	4):	2			
	(4A)	be provided of the notice	other provision of this Act, an approved nomination notice may by a person served with a notice under section 192 within 90 days be being served on the person if the approved nomination notice is the circumstances specified in section 23AA or 23AB of the <i>Fines</i>	3 4 5 6 7			
	(4B)	prescribed p person or in owner to su	er of a vehicle supplies an approved nomination notice to a erson or an informant for the purposes of this section, a prescribed formant may, by written notice served on the owner, require the apply a statutory declaration for use in court proceedings that nomination contained in the approved nomination document.	8 9 10 11 12			
[5]	Section 15	9 (5)		13			
	Omit the s	ubsection. Inse	ert instead:	14			
	(5)	than one par	d nomination notice or a statutory declaration that relates to more king offence is taken not to be an approved nomination notice or declaration supplying a name and address for the purposes of 4) or (4B).	15 16 17 18			
[6]	Section 15	9 (6)		19			
	Omit "subs	section (4)". In	sert instead "subsection (4B)".	20			
[7]	Section 159 (8)						
	Insert after section 159 (7):						
	(8)	In this section	on:	23			
		approved no Fines Act 19	<i>pomination notice</i> has the same meaning as in section 38 of the 1996.	24 25			
	Explanator			26			
	unless the o Items [2] an address of t	wner nominates d [3] replace the ne person in cha pproved nomina	provision that makes the owner of a vehicle liable for a parking offence is the person who was in charge of the vehicle at the time of the offence. The requirement to supply a statutory declaration containing the name and arge of the vehicle with a requirement to supply an approved nomination ation notice is a notice in a form approved by the Commissioner of Fines	27 28 29 30 31 32			
	notice is su sections 23A The item als nomination i	pplied after any A and 23AB of so enables the on the approved	r supplying an approved nomination notice from 21 days to 90 days if the y fine specified by a penalty notice for the offence is paid. Proposed if the <i>Fines Act 1996</i> provide for the effect of any such later nomination. owner to be required to provide a statutory declaration that verifies the nomination notice for use in court proceedings. equential amendments.	33 34 35 36 37 38			
		rts a definition of ates references.	of approved nomination notice.	39 40			
2.7	Parrama	tta Park Tru	ust Act 2001 No 17	41			
[1]	Section 29	Liability of v	rehicle owner for parking offences	42			
	Omit section	on 29 (3) (a) (i). Insert instead:	43			
		(i)	within 21 days after service on the person of a notice under that section in respect of the offence, gives an authorised officer described in the notice an approved nomination notice containing	44 45			

			the name and address of the person who was in charge of the vehicle at all relevant times relating to the offence, or	1 2
[2]	Section 29	(3) (b) (i)		3
	Omit the su	ıbparagraph.	Insert instead:	4
		(i)	within 21 days after service on the person of a court attendance	5
			notice in respect of the offence, gives the informant an approved nomination notice containing the name and address of the person	6 7
			who was in charge of the vehicle at all relevant times relating to the offence, or	8 9
[3]	Section 29	(3A) and (3E	3)	10
	Insert after	section 29 (3):	11
	(3A)	be provided of the notic	other provision of this Act, an approved nomination notice may by a person served with a notice under section 30 within 90 days be being served on the person if the approved nomination notice is the circumstances specified in section 23AA or 23AB of the <i>Fines</i>	12 13 14 15
	(3B)	authorised authorised require the	er of a vehicle supplies an approved nomination notice to an officer or an informant for the purposes of this section, an officer or informant may, by written notice served on the owner, owner to supply a statutory declaration for use in court proceedings as the nomination contained in the approved nomination notice.	17 18 19 20 21
[4]	Section 29	(4)		22
	Omit "subs	ection (3)". I	nsert instead "subsection (3B)".	23
[5]	Section 29	(5)		24
	Omit the su	ibsection. Ins	ert instead:	25
	(5)	than one o	ed nomination notice or a statutory declaration that relates to more affence is taken not to be an approved nomination notice or a scalaration under, or for the purposes of subsection (3) or (3B).	26 27 28
[6]	Section 29	(6)		29
	Insert in al	ohabetical ord	ler:	30
		approved n Fines Act 1	nomination notice has the same meaning as in section 38 of the 996.	31 32
	Explanatory		was this that well a the company of a calciulation to be a calcium of a	33
			provision that makes the owner of a vehicle liable for a parking offence es the person who was in charge of the vehicle at the time of the offence.	34 35
	address of the	ne person in ch oproved nomin	ne requirement to supply a statutory declaration containing the name and narge of the vehicle with a requirement to supply an approved nomination ation notice is a notice in a form approved by the Commissioner of Fines	36 37 38 39
	notice is su sections 23.4 The item als nomination i	pplied after and AA and 23AB of the contract of the contract of the contract of the contract of the approved the approved the contract of the	or supplying an approved nomination notice from 21 days to 90 days if the car fine specified by a penalty notice for the offence is paid. Proposed of the <i>Fines Act 1996</i> provide for the effect of any such later nomination. owner to be required to provide a statutory declaration that verifies the disconnication notice for use in court proceedings.	40 41 42 43 44
			sequential amendments. of <i>approved nomination notic</i> e.	45 46
	.tom [o] mac		o. app. o. o. nonmadon nodo.	70

2.8	Protection	on of the Environment Operations Act 1997 No 156	1			
[1]	Section 14	6 Owners and drivers of motor vehicles and trailers involved in littering	2			
	Omit "veri	fied by statutory declaration" from section 146 (7).	3			
	Insert inste	ad "in the form of an approved nomination notice".	4			
[2]	Section 14	6 (7) (a) and (b)	5			
	Omit "28 d	ays" wherever occurring. Insert instead "21 days".	6			
[3]	Section 14	6 (7A) and (7B)	7			
	Insert after	section 146 (7):	8			
	(7A)	Despite any other provision of this Act, an approved nomination notice may be provided by a person served with a penalty notice within 90 days of the notice being served on the person if the approved nomination notice is provided in the circumstances specified in section 23AA or 23AB of the <i>Fines Act 1996</i> .	9 10 11 12 13			
	(7B)	If the owner or driver of a vehicle supplies an approved nomination notice to an officer or a prosecutor for the purposes of this section, an officer or prosecutor may, by written notice served on the owner or driver, require the owner to supply a statutory declaration for use in court proceedings that verifies the nomination contained in the approved nomination notice.	14 15 16 17 18			
[4]	Section 14	6 (9)	19			
	Insert after	section 146 (8):	20			
	(9)	Definition	21			
		In this section:	22			
		approved nomination notice has the same meaning as in section 38 of the Fines Act 1996.	23 24			
	Explanatory note					
	to the depos	.8 amends the provision that makes the owner of a vehicle liable for an offence relating iting of litter from a vehicle or trailer unless the person nominates the person who was the time of the offence. The driver may instead nominate a passenger who deposited the	26 27 28 29			
	of the perso with a requi	aces the requirement to supply a statutory declaration containing the name and address in in charge of the vehicle, or who was a passenger in a vehicle who deposited the litter, rement to supply an approved nomination notice. An approved nomination notice is a proved by the Commissioner of Fines Administration.	30 31 32 33			
	21 days.	uces the general period for supplying an approved nomination notice from 28 days to	34 35			
	notice is su sections 23/ The item als	Inds the time for supplying an approved nomination notice from 21 days to 90 days if the pplied after any fine specified by a penalty notice for the offence is paid. Proposed AA and 23AB of the <i>Fines Act 1996</i> provide for the effect of any such later nomination. To enables the owner or driver to be required to provide a statutory declaration that verifies on in the approved nomination notice for use in court proceedings.	36 37 38 39 40			

41

Item [4] inserts a definition of *approved nomination notice*.

2.9	Protection 2008	on of the Environment Operations (Noise Control) Regulation	1 2				
[1]	Clause 20 offences	Owners and drivers of motor vehicles and trailers involved in excess noise	3				
	Omit "veri	fied by statutory declaration" from clause 20 (4).	5				
	Insert inste	ad "in the form of an approved nomination notice".	6				
[2]	Clause 20	(4) (a) and (b)	7				
	Omit "28 d	ays" wherever occurring. Insert instead "21 days".	8				
[3]	Clause 20	(5)–(7)	9				
		clause 20 (4):	10				
	(5)	Despite any other provision of this Regulation, an approved nomination notice may be provided by the owner of a motor vehicle served with a penalty notice within 90 days of the notice being served on the owner if the approved nomination notice is provided in the circumstances specified in section 23AA or 23AB of the <i>Fines Act 1996</i> .	11 12 13 14 15				
	(6)	If the owner of a vehicle supplies an approved nomination notice to an officer or a prosecutor for the purposes of this clause, an officer or prosecutor may, by written notice served on the owner, require the owner to supply a statutory declaration for use in court proceedings that verifies the nomination contained in the approved nomination notice.	16 17 18 19 20				
	(7)	Definition	21				
		In this clause:	22				
		approved nomination notice has the same meaning as in section 38 of the Fines Act 1996.	23 24				
	Explanatory		25				
	to a vehicle	9 amends the provision that makes the owner of a vehicle liable for an offence relating and involving excess noise unless the person nominates the person who was in charge at the time of the offence.	26 27 28				
	Item [1] replaces the requirement to supply a statutory declaration containing the name and address of the person in charge of the vehicle with a requirement to supply an approved nomination notice. An approved nomination notice is a notice in a form approved by the Commissioner of Fines Administration.						
	Item [2] reduces the general period for supplying an approved nomination notice from 28 days to 21 days.						
	notice is su sections 23.7 The item als nomination i	nds the time for supplying an approved nomination notice from 21 days to 90 days if the oplied after any fine specified by a penalty notice for the offence is paid. Proposed A and 23AB of the <i>Fines Act 1996</i> provide for the effect of any such later nomination. So enables the owner to be required to provide a statutory declaration that verifies the in the approved nomination notice for use in court proceedings and inserts a definition of <i>comination notice</i> .	35 36 37 38 39 40				
2.10	Road Tra	nsport Act 2013 No 18	41				
[1]	Section 18	5 When responsible person not liable for parking offence	42				
	Omit "subs	ection (1)" from section 185 (2). Insert instead "this section"	43				

[2]	Section 185 (3)						
	Insert after	section	n 185 (2):	2			
	(3)	be pr withinomi	of the any other provision of this Act, a relevant nomination document may rovided by a person served with a penalty notice for a parking offence in 90 days of the notice being served on the person if the relevant ination document is provided in the circumstances specified in on 23AA or 23AB of the <i>Fines Act 1996</i> .	3 4 5 6 7			
[3]	Section 18 recorded of		y to inform if person not driver of vehicle committing camera	8			
	Omit "subs	ection	(1)" from section 186 (2). Insert instead "this section".	10			
[4]	Section 18	6 (3)		11			
	Insert after	section	n 186 (2):	12			
	(3)	be proffen	oite any other provision of this Act, a relevant nomination document may rovided by a person served with a penalty notice for a camera recorded ace within 90 days of the notice being served on the person if the relevant ination document is provided in the circumstances specified in on 23AA of the <i>Fines Act 1996</i> .	13 14 15 16 17			
	Explanatory		3.1 2 0.1 1 0.1 0.10 1 111 0 0 12 0 1 177 0 1	18			
	Items [2] and [4] extend the time for supplying a relevant nomination document from 21 days to 90 days for parking offences and camera recorded offences if the document is supplied after any fine specified by a penalty notice for the offence is paid. Proposed sections 23AA and 23AB of the <i>Fines Act 1996</i> provide for the effect of any such later nomination.						
			mendment consequential on the amendment made by item [2]. mendment consequential on the amendment made by item [4].	23 24			
2.11	Roads A	ct 199	93 No 33	25			
[1]	Section 24	4 Liab	ility of vehicle owner for certain driving offences	26			
	Omit sectio	n 244	(4) (a). Insert instead:	27			
		(a)	within 21 days after service on the owner of the penalty notice for the offence, the owner gives the authorised officer a relevant nomination document containing the name and address of the person who was at all relevant times in charge of the vehicle, or	28 29 30 31			
[2]	Section 24	4 (5) (a	a)	32			
	Omit the pa	aragrap	oh. Insert instead:	33			
		(a)	within 21 days after service on the owner of a court attendance notice for the offence, the owner gives the informant a relevant nomination document containing the name and address of the person who was at all relevant times in charge of the vehicle, or	34 35 36 37			
[3]	Section 24	4 (5A)	and (5B)	38			
	Insert after	section	n 244 (5):	39			
	(5A)	be pi 90 da docu	of the any other provision of this Act, a relevant nomination document may rovided by the owner of a vehicle served with a penalty notice within any of the notice being served on the owner if the relevant nomination ment is provided in the circumstances specified in section 23AA or 23AB are Fines Act 1996.	40 41 42 43 44			

44

	(5B)	author officer owner	owner of a vehicle supplies a relevant nomination document to an rised officer or informant for the purposes of this section, an authorised r or informant may, by written notice served on the owner, require the to supply a statutory declaration for use in court proceedings that es the nomination contained in the relevant nomination document.	1 2 3 4 5
[4]	Section 244	4 (7)		6
	Insert "rele occurring.	evant r	nomination document or" before "statutory declaration" wherever	7 8
[5]	Section 244	4 (7)		9
	Omit "subse	ection (6)". Insert instead "this section".	10
[6]	Section 244	4 (10)		11
	Insert after s	section	244 (9):	12
	(10)	to a r	s section, a reference to a <i>relevant nomination document</i> is a reference relevant nomination document within the meaning of Division 2 of .3 of the <i>Road Transport Act 2013</i> .	13 14 15
	Explanatory	note	•	16
	offences, incl	luding of	nds the provision that makes the owner of a vehicle liable for certain vehicle ffences relating to the payment of tolls or charges, unless the owner nominates in charge of the vehicle at the time of the offence.	17 18 19
	address of th	ne perso	ace the requirement to supply a statutory declaration containing the name and in in charge of the vehicle with a requirement to supply a relevant nomination t nomination document is a notice in a form approved by Roads and Maritime	20 21 22 23
	document is sections 23A. The item also	supplied A and 2 o enable	ime for supplying a relevant nomination document from 21 days to 90 days if the d after any fine specified by a penalty notice for the offence is paid. Proposed 3AB of the <i>Fines Act 1996</i> provide for the effect of any such later nomination. The street is the owner to be required to provide a statutory declaration that verifies the evant nomination document for use in court proceedings.	24 25 26 27 28
			te consequential amendments.	29
	Item [6] inser	ts a defi	nition of <i>relevant nomination document</i> .	30
2.12	Royal Bo	tanic	Gardens and Domain Trust Act 1980 No 19	31
[1]	Section 22	A Liabi	lity of vehicle owner for parking offences	32
	Omit section	n 22A ((2) (a). Insert instead:	33
		. ,	within 21 days after service on the person of a notice under that section for the offence, gives a prescribed officer referred to in the notice an approved nomination notice containing the name and address of the person who was at all relevant times in charge of the vehicle, or	34 35 36 37
[2]	Section 22	A (3) (a)	38
	Omit the pa	ragrapł	n. Insert instead:	39
		. ,	within 21 days after service on the owner of a court attendance notice for the offence, gives the informant an approved nomination notice containing the name and address of the person who was at all relevant times in charge of the vehicle, or	40 41 42 43

[3]	Section 22	2A (3A) and (3B)	1				
	Insert after	section 22A (3):	2				
	(3A)	Despite any other provision of this Act, an approved nomination notice may be provided by the owner of a vehicle served with a notice under section 22B within 90 days of the notice being served on the owner if the approved nomination notice is provided in the circumstances specified in section 23AA or 23AB of the <i>Fines Act 1996</i> .	3 4 5 6 7				
	(3B)	If the owner of a vehicle gives an approved nomination notice to a prescribed officer or informant for the purposes of this section, a prescribed officer or informant may, by written notice served on the owner, require the owner to supply a statutory declaration for use in court proceedings that verifies the nomination contained in the approved nomination notice.	8 9 10 11 12				
[4]	Section 22	2A (4)	13				
	Omit "subs	section (2) or (3)". Insert instead "subsection (3B)".	14				
[5]	Section 22	2A (5)	15				
	Omit the subsection. Insert instead:						
	(5)	An approved nomination notice or a statutory declaration that relates to more than one offence is not an approved nomination notice or a statutory declaration under, or for the purposes of, this section.	17 18 19				
[6]	Section 22	2A (7)	20				
	Insert in al	phabetical order:	21				
	approved nomination notice has the same meaning as in section 38 of the Fines Act 1996.						
	Explanatory note						
	Schedule 2.12 amends the provision that makes the owner of a vehicle liable for a parking offence unless the owner nominates the person who was in charge of the vehicle at the time of the offence.						
	Items [1] and [2] replace the requirement to supply a statutory declaration containing the name and address of the person in charge of the vehicle with a requirement to supply an approved nomination notice. An approved nomination notice is a notice in a form approved by the Commissioner of Fines Administration.						
	Item [3] extends the time for supplying an approved nomination notice from 21 days to 90 days if the notice is supplied after any fine specified by a penalty notice for the offence is paid. Proposed sections 23AA and 23AB of the <i>Fines Act 1996</i> provide for the effect of any such later nomination. The item also enables the owner to be required to provide a statutory declaration that verifies the nomination in the approved nomination notice for use in court proceedings.						
		Items [4] and [5] make consequential amendments.					
	item [o] mse	erts a definition of <i>approved nomination notice</i> .	37				
2.13	Sydney	Olympic Park Authority Act 2001 No 57	38				
[1]	Section 78	B Liability of vehicle owner for certain parking offences	39				
	Omit section	on 78 (4) (a) (i). Insert instead:	40				
		(i) within 21 days after service on the responsible person of a penalty notice for the offence, gives an authorised officer an approved nomination notice containing the name and address of the person who was in charge of the vehicle at all relevant times relating to	41 42 43 44				
		the offence, or	45				

[2]	Section 78	(4) (b) (i)		1		
	Omit the su	bparagraph. I	Insert instead:	2		
		(i)	within 21 days after service on the responsible person of a court attendance notice for the offence, gives the informant an approved nomination notice containing the name and address of the person who was in charge of the vehicle at all relevant times relating to the offence, or	3 4 5 7		
[3]	Section 78	(4A) and (4E	3)	8		
	Insert after	section 78 (4)):	g		
	(4A)	be provided notice withi nomination	other provision of this Act, an approved nomination notice may by the responsible person for a vehicle served with a penalty in 90 days of the notice being served on the person if the approved notice is provided in the circumstances specified in section 23AA the <i>Fines Act 1996</i> .	10 11 12 13		
	(4B)	to an author authorised responsible declaration	nsible person for a vehicle supplies an approved nomination notice rised officer or an informant for the purposes of this section, an officer or informant may, by written notice served on the person, require the responsible person to supply a statutory for use in court proceedings that verifies the nomination contained oved nomination notice.	15 16 17 18 19 20		
[4]	Section 78	(5)		21		
	Insert "an a	pproved nom	ination notice or" before "a statutory".	22		
[5]	Section 78	(5)		23		
	Omit "subs	ection (4)". In	nsert instead "this section".	24		
[6]	Section 78	(6)		25		
	Omit "subs	ection (4)". In	nsert instead "subsection (4B)".	26		
[7]	Section 78	(7)		27		
	Omit the se	ction. Insert i	nstead:	28		
	(7)	than one par	d nomination notice or a statutory declaration that relates to more rking offence does not constitute an approved nomination notice or declaration under, or for the purposes of, subsection (4) or (4B).	29 30 31		
[8]	Section 78	(9)		32		
	Insert in alp	habetical ord	ler:	33		
	approved nomination notice has the same meaning as in section 38 of the Fines Act 1996.					
	Explanatory			36		
	unless the over	13 amends the wner nominate:	e provision that makes the owner of a vehicle liable for a parking offence s the person who was in charge of the vehicle at the time of the offence.	37 38		
	address of the notice. An ap Administration	ne person in cho proved nomina on.	e requirement to supply a statutory declaration containing the name and large of the vehicle with a requirement to supply an approved nomination ation notice is a notice in a form approved by the Commissioner of Fines	39 40 41 42		
	Item [3] exte	nds the time for oplied after an	r supplying an approved nomination notice from 21 days to 90 days if the y fine specified by a penalty notice for the offence is paid. Proposed of the Fines Act 1996 provide for the effect of any such later pomination.	43 44		

	nomination in Items [4]–[7]	n the approved make consequ	owner to be required to provide a statutory declaration that verifies the nomination notice for use in court proceedings. uential amendments. of approved nomination notice.	1 2 3 4	
2.14	Transpor	t Adminis	tration Act 1988 No 109	5	
[1]	Section 11	6 Liability of	vehicle owner for parking offences on Authority's land	6	
	Omit sectio	n 116 (4) (a)	(i). Insert instead:	7	
		(i)	within 21 days after service on the owner of a penalty notice in respect of the offence, gives an authorised officer referred to in the notice an approved nomination notice containing the name and address of the person who was in charge of the vehicle at all relevant times relating to the offence, or	8 9 10 11 12	
[2]	Section 11	6 (4) (b) (i)		13	
	Omit the su	bparagraph. 1	Insert instead:	14	
		(i)	within 21 days after service on the owner of a court attendance notice for the offence, gives the informant an approved nomination notice containing the name and address of the person who was in charge of the vehicle at all relevant times relating to the offence, or	15 16 17 18 19	
[3]	Section 11	6 (4A) and (4	IB)	20	
	Insert after	section 116 (4):	21	
	(4A)	be provided 90 days of	other provision of this Act, an approved nomination notice may by the owner of a vehicle served with a penalty notice within the notice being served on the owner if the approved nomination ovided in the circumstances specified in section 23AA or 23AB of cct 1996.	22 23 24 25 26	
	(4B)	authorised authorised require the	of a vehicle supplies an approved nomination notice to an officer or an informant for the purposes of this section, an officer or informant may, by written notice served on the owner, owner to supply a statutory declaration for use in court proceedings the nomination contained in the approved nomination notice.	27 28 29 30 31	
[4]	Section 11	6 (6)		32	
		bsection. Inse	ert instead:	33	
	(6)	more than o	oproved nomination notice or statutory declaration which relates to one offence is taken not to be an approved nomination notice or a claration under, or for the purposes of, subsection (4) or (4B).	34 35 36	
[5]	Section 11	6 (7)		37	
	Insert in alp	habetical ord	ler:	38	
		approved n Fines Act 1	omination notice has the same meaning as in section 38 of the 996.	39 40	
	Explanatory note Schedule 2.14 amends the provision that makes the owner of a vehicle liable for parking offences unless the owner nominates the person who was in charge of the vehicle at the time of the offence. Items [1] and [2] replace the requirement to supply a statutory declaration containing the name and address of the person in charge of the vehicle with a requirement to supply an approved permination.				