

c2018-019A  
AJP--Animal Justice Party

**LEGISLATIVE COUNCIL**

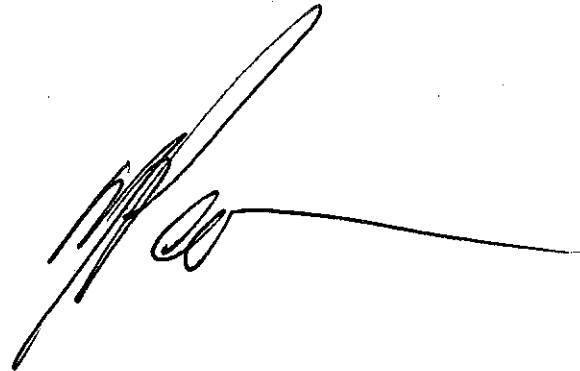
**State Debt Recovery Bill 2017**

**First print**

**Proposed amendments**

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- No. 1      **Extension of time for applicant for internal review to provide additional information**  
Page 12, clause 28 (2), line 36. Omit "14 days". Insert instead "28 days".
- No. 2      **Debt recovery action suspended during review of making or refusal of time to pay order**  
Page 28, clause 79, lines 28–30. Omit all words on those lines. Insert instead:
- (1) The Hardship Review Board is to direct that debt recovery action under this Act against a debtor be suspended pending its review if:
    - (a) the review is of a decision by the Chief Commissioner to make or refuse to make a time to pay order, or
    - (b) the Hardship Review Board otherwise thinks it appropriate in the circumstances.
- No. 3      **Debt recovery action suspended during first review of refusal to revoke debt recovery order**  
Page 30, clause 84. Insert after line 19:
- (b) the Chief Commissioner has received an application to revoke a debt recovery order in respect of the relevant State debt and that review has not been finalised and no previous application has been made to revoke the order, or
- No. 4      **Chief Commissioner to make reasonable enquiries to determine address**  
Page 44, section 123 (2) (b), line 18. Insert "(after making reasonable enquires)" after "Commissioner is".

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