

## New South Wales

## State Revenue and Fines Legislation Amendment (Miscellaneous) Bill 2022

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This public bill which originated in the Legislative Assembly, has passed and is now ready for presentation to the Legislative Council for its concurrence.

Clerk of the Legislative Assembly. Legislative Assembly, Sydney,

, 2022



New South Wales

## State Revenue and Fines Legislation Amendment (Miscellaneous) Bill 2022

Act No , 2022

An Act to make miscellaneous amendments to legislation relating to State revenue and fines; and to amend the *Liquor Act 2007* in relation to the use of outdoor space for dining and performance.

**EXAMINED** 

Speaker

The	Legislature of New South Wales enacts—	1		
1	Name of Act	2		
	This Act is the State Revenue and Fines Legislation Amendment (Miscellaneous) Act 2022.	3		
2	Commencement			
	This Act commences on the following days—	6		
	(a) for Schedule 1[18], [19] and [32]—on a day or days to be appointed by proclamation,	7		
	(b) for Schedule 2[1], [5] and [7]–[13]—on a day or days to be appointed by proclamation,	10		
	(c) otherwise—the date of assent to this Act	11		

Scł	nedule 1	An	endment of Duties Act 1997 No 123		1			
[1]	Section 8 I	mpositi	n of duty on certain transactions concerning dutial	ble property	2			
	Insert after	Insert after section 8(1)(b)(viii)—						
		(	another transaction that results in a change ownership of dutiable property, other than transaction.	an excluded	4 5 6			
[2]	Section 8(2	2A)			7			
	Insert after section 8(2)—							
	(2A)	in bene of a sc made	subsection (1)(b)(ix), an excluded transaction that resucial ownership of dutiable property is a dutiable transaction or arrangement that, in the Chief Commissioner ith a collateral purpose of reducing the duty otherwise Chapter.	ction if it is part 1 's opinion, was 1 vise chargeable 1	9 10 11 12			
[3]	Section 8(	3)		1	14			
	Insert in alp	ohabetica	order—	1	15			
	•		al ownership includes ownership of dutiable property f a trust.	• 1	16 17			
		change	in beneficial ownership includes the following—	1	18			
		(a) t	e creation of dutiable property,	1	19			
		(b) t	e extinguishment of dutiable property,	2	20			
		(c) a	change in equitable interests in dutiable property,	2	21			
		(d) (	tiable property becoming the subject of a trust,	2	22			
		(e) (	tiable property ceasing to be the subject of a trust.	2	23			
		exclud	d transaction means the following—	2	24			
		(a) t	e purchase, gift, allotment or issue of a unit in a unit tr	rust scheme, 2	25			
		` ′	e cancellation, redemption or surrender of a unit in a un		26			
			e abrogation or alteration of a right relating to a unit heme,		27 28			
		(d) t	e payment of an account owing for a unit in a unit trus	st scheme, 2	29			
		(e) t	e grant, renewal or variation of a lease for no consider	ration, 3	30			
		(f) t	e grant of an easement for no consideration,	3	31			
		(g) t	e grant of a profit a prendre for no consideration,	3	32			
			e provision of a security interest within the meaning coperty Securities Act 2009 of the Commonwealth,		33 34			
		(i) a	change in a trustee's right of indemnity,	3	35			
		(j) t	e creation of an interest in dutiable property by statute	, 3	36			
		(k) a	transaction of a kind prescribed by the regulations,	3	37			
		(1)	combination of the transactions referred to in paragrap	ohs (a)–(k).	88			
[4]	Section 8A	<b>\A</b>		3	39			
	Insert after	section 8	_	4	10			

	8AA	Impo	sition	of duty on	acknowledgment	of trust		1
		(1)	This	Chapter also	charges duty on the	he making of a statement	that—	2
			(a)	purports to	be a declaration of	f trust over dutiable prope	erty, but	3
			(b)	merely has	the effect of acknowledge	owledging that identified	property vested,	4
						making the statement is all or purpose mentioned in t		5 6
		(2)	For t	he purpose o	of charging the duty	y—		7
			(a)			is taken to be a declaratingly, is a dutiable transaction		8 9
			(b)		y vested, or to be v be the property tra	vested, in the person makinsferred, and	ng the statement	10 11
			(c)	the person	making the statem	ent is taken to be the trans	sferee, and	12
			(d)	the transfer	r is taken to occur	when the statement is made	de.	13
[5]	Sectio	n 9 Ir	nposi	ition of duty	on dutiable trans	sactions that are not tra	nsfers	14
	Insert	at the	end o	of the Table—	_			15
		resulta benef	s in a c	saction that change in wnership of perty	the property the beneficial ownership of which is changed	the person who obtains the beneficial ownership or whose beneficial ownership is increased	when beneficial ownership changes	
[6]	Sectio	n 26	Certa	in transacti	ons concerning g	oods and other propert	y	16
	Omit s	section	n 26(2	2).				17
[7]	Sectio	n 49 <i>l</i>	A Pur	chases "off	the plan"			18
	Omit "	off th	e plar	n purchaser a	greement" from se	ection 49A(1A).		19
	Insert	instea	d "off	f the plan pur	rchase agreement".			20
[8]	Sectio	n 49 <i>A</i>	A(1B)	and (4), def	inition of "off the	plan purchase agreeme	ent"	21
	Insert '	"the a	green	nent for" afte	er "completion of"	wherever occurring.		22
[9]	Section	n 49 <i>A</i>	A(1D)					23
	Insert	after s	section	n 49A(1C)—	-			24
	(1	ID)	The the d	residence red ate of the ag	quirement does not reement or transfer	t apply to a purchaser or r—	transferee if, on	25 26
			(a)	of the purch the Austral	hasers or transferee	r, if there are 2 or more of es is a member of the Pern e within the meaning of and	nanent Forces of	27 28 29 30
			(b)		or transferees is er	if there are 2 or more of the tripled to vote in State electrical state electrical state and the state are the state and the state are the sta		31 32 33
[10]	Sectio	n 68	Exem	ptions—bre	eak-up of marriag	es and other relationshi	ps	34
	Insert	after s	ection	n 68(1A)(b)(	ii)—			35

			(iia)	an agreement that the Chief Commissioner is satisfied has been made for the purpose of dividing relationship property as a consequence of the breakdown of the relationship, or	1 2 3		
[11]	Section 76	Resid	dence	requirement	4		
	Insert after	section	n 76(2)	)—	5		
	(2A)			Commissioner may give an approval or exemption under this ny time, even if—	6 7		
		(a)		period of 12 months after completion of the agreement or transfer already expired, or	8 9		
		(b)		irst home owner's occupation of the home as a principal place of ence has already ceased.	10 11		
[12]	Section 10	4ZJA,	headi	ng	12		
	Omit "New	home	e". Inse	ert instead "Certain".	13		
[13]	Section 10	4ZJA(	1)(c)		14		
	Insert at the	e end o	f secti	on 104ZJA(1)(b)—	15		
			, or		16		
		(c)	after	and has been used by the transferee or a related body corporate, completion of the transfer, wholly or predominantly for mercial or industrial purposes.	17 18 19		
[14]	Section 10	4ZJA(	6)		20		
	Omit the subsection. Insert instead—						
	(6)			purchaser duty may be refunded under this section only if an for the refund is made—	22 23		
		(a)	with	in 12 months after the entitling event, and	24		
		(b)		ater than 10 years after completion of the transfer of the ential-related property to the Australian corporation.	25 26		
[15]	Section 10	4ZJA(	6A)		27		
	Insert after	section	n 104Z	JA(6)—	28		
	(6A)	reass	sessme	poses of the <i>Taxation Administration Act 1996</i> , section 9(3)(c), a nt under this section is authorised to be made more than 5 years itial assessment.	29 30 31		
[16]	Section 10	4ZJA(	8)		32		
	Insert in al	phabeti	ical or	der—	33		
		entit	ling ev	eent means—	34		
		(a)		refund under subsection (1)(a)—the completion of the sale of the home, or	35 36		
		(b)		a refund under subsection (1)(b)—the issue of the subdivision ficate, or	37 38		
		(c)		refund under subsection (1)(c)—the start of the use of the land lly or predominantly for commercial or industrial purposes.	39 40		

[17]	Section 163B Ex	emption—break-up of marriages and other relationships	1			
	Insert after sectio	n 163B(1)(b)(ii)—	2			
		(iii) an agreement that the Chief Commissioner is satisfied has been made for the purpose of dividing relationship property as a consequence of the breakdown of the relationship, or	3 4 5			
[18]	Section 259 Wha	at insurance is exempt from duty?	6			
	Omit section 259	(1)(f). Insert instead—	7			
	(f)	insurance effected by a contract of insurance issued by a private health insurer, within the meaning of the <i>Private Health Insurance Act 2007</i> of the Commonwealth, that covers the provision of—	8 9 10			
		(i) hospital benefits or medical benefits or both, whether or not other benefits are also provided, or	11 12			
		(ii) ambulance services, being services relating to the work of rendering first aid to, and the transport of, sick and injured persons,	13 14 15			
[19]	Section 259(1)(i)	<b>(i)</b>	16			
	Omit "the hull of	··	17			
[20]	Section 267 Exe	mptions	18			
	Omit "the property of the parties or of either of them" wherever occurring in section 267(6A) and (7).					
	Insert instead "re	lationship property".	21			
[21]	Section 267(6A)(c)					
	Insert at the end of	of section 267(6A)(b)—	23			
		, or	24			
	(c)	an agreement that the Chief Commissioner is satisfied has been made for the purpose of dividing relationship property as a consequence of the breakdown of the relationship.	25 26 27			
[22]	Section 267(6B)		28			
	Omit "the proper	ty of a party to a de facto relationship".	29			
	Insert instead "re	lationship property".	30			
[23]	Section 267(9)		31			
	Omit "subsection	(6) or (7)". Insert instead "subsections (6)–(7)".	32			
[24]	Section 267(11)		33			
	Insert after section	n 267(10)—	34			
		is section—	35			
	mar	riage includes a void marriage.	36			
	or or Com	rimonial property means property in relation to the parties to a marriage f either of them, within the meaning of the Family Law Act 1975 of the amonwealth, including property treated as property in relation to the less or of either of them as a result of an order made under that Act.	37 38 39 40			
	part	y to a marriage includes a person who was a party to a marriage that has	41			

		relat	ionshi	p property—	1
		(a)	partion mean	lation to a de facto relationship, means property in relation to the es to the de facto relationship or of either of them, within the ning of the Family Law Act 1975 of the Commonwealth, including erty treated as property in relation to the parties or of either of them result of an order made under that Act, or	2 3 4 5 6
		(b)		lation to a domestic relationship, means property of the parties to elationship or of either of them.	7 8
[25]	Section 27	4 Trar	nsfer o	f certain business property between family members	9
	Omit sectio	n 274	(1)–(5)	. Insert instead—	10
	(1)	prim busii	ary proness of	this Act is not chargeable in relation to a transfer of land used for eduction, together with other property that is an integral part of the primary production, if the Chief Commissioner is satisfied of all specified in subsections (2)–(4).	11 12 13 14
	(2)			Chief Commissioner must be satisfied that the transferor, or the cting the transferor, is a member of the family of—	15 16
		(a)	the tr	ransferee, or	17
		(b)	the p	erson directing the transferee.	18
	(3)	imm of tr	ediatel ansfer,	the Chief Commissioner must be satisfied that the land was, y before the transfer or the date of first execution of the instrument land used for primary production in connection with a business whether alone or with others, by—	19 20 21 22
		(a)	the tr	ransferee, or a member of the family of the transferee, or	23
		(b)		person directing the transferee, or a member of the family of the on directing the transferee.	24 25
	(4)			e Chief Commissioner must be satisfied that the business will be carried on, whether alone or with others, by—	26 27
		(a)	the tr	ransferee, or	28
		(b)	the p	erson directing the transferee.	29
	(4A)	For t	he purj	poses of this section, the <i>person directing</i> a transferor or transferee	30 31
		(a)	for a	transferor or transferee acting in the capacity of—	32
			(i)	executor of a deceased estate—the deceased person, or	33
			(ii)	trustee of a bare trust—a person who is a named beneficiary of the trust, or	34 35
			(iii)	trustee of a self managed superannuation fund—a person who is a member of the fund, or	36 37
		(b)	discr defat	transferor or transferee acting in the capacity of trustee of a etionary trust—a person or persons who are entitled, as takers in alt of appointment, to not less than a 25% interest in the capital of rust, being an entitlement—	38 39 40 41
			(i)	for a transferor—that existed for at least 3 years before the date of the transfer or that existed from the date of establishment of the trust, or	42 43 44
			(ii)	for a transferee—that exists for at least 3 years after the date of the transfer, or	45 46

			who less t	trust scheme—a unit holder or unit holders in the unit trust scheme hold the units beneficially and are entitled, as unit holders, to not than 25% of the assets of the unit trust scheme on winding up, being ntitlement—	2 3 4 5
			(i)	for a transferor—that existed for at least 3 years before the date of the transfer or that existed from the date of establishment of the trust, or	6 7 8
			(ii)	for a transferee—that exists for at least 3 years after the date of the transfer, or	9 10
		(d)		transferor or transferee that is a proprietary limited company—a cholder or shareholders in the company who—	11 12
			(i)	are beneficially entitled to the shares in the company, and	13
			(ii)	are entitled to vote at meetings of the company, and	14
			(iii)	are entitled as shareholders to not less than 25% of the assets of the company on winding up, being an entitlement—	15 16
				(A) for a transferor—that existed for at least 3 years before the date of the transfer or that existed from the date of incorporation of the company, or	17 18 19
				(B) for a transferee—that exists for at least 3 years after the date of the transfer.	20 21
	(4B)	unit the su	<i>idiary</i> trust so ubsidia y been	fer involving a proprietary limited company or unit trust scheme (a <i>entity</i> ) that is owned by another proprietary limited company or cheme (the <i>parent entity</i> ), a person is taken to be a person directing ary entity if the Chief Commissioner is satisfied that, had the parent the transferor or transferee, as the case requires, the person would on directing the parent entity under subsection (4A).	22 23 24 25 26 27
	(5)			provided by subsections (4A) and (4B), there are no other cases in son is considered to be a person directing a transferor or transferee.	28 29
[26]	Section 27	4(5A)			30
	Omit "or sh				31
[27]	Section 27	4(6)			32
	Insert in alp	habeti	ical or	der—	33
		trans	<i>fer</i> of	land includes the following—	34
		(a)	an ag	greement for the sale or transfer of the land,	35
		(b)	a lea	se of the land,	36
		(c)		nsfer or assignment of a lease or permit in relation to the land.	37
		Note- excha		Dictionary also defines <i>transfer</i> to include an assignment and an	38 39
			•	includes lessee and assignee.	40
		trans	sferor	includes lessor and assignor.	41
[28]	Chapter 11	A Tax	avoid	lance schemes	42
	Omit the Cl	hapter.			43
[29]	Section 31	7			44
	Omit the se	ction.	Insert	instead—	45

for a transferor or transferee acting in the capacity of trustee of a private

1

	317			amendments by State Revenue and Fines Legislation Amendment eous) Act 2022	1 2
		(1)	Reve	Minister must review the amendments made to this Act by the State enue and Fines Legislation Amendment (Miscellaneous) Act 2022 to rmine—	3 4 5
			(a)	whether the policy objectives of the amendments remain valid, and	6
			(b)	whether the terms of the amendments remain appropriate for securing the policy objectives.	7 8
		(2)	from	review must be undertaken as soon as possible after the period of 2 years a the date of assent to the <i>State Revenue and Fines Legislation Amendment cellaneous</i> ) <i>Act 2022</i> .	9 10 11
		(3)		Minister must table a report on the outcome of the review in each House arliament within 12 months after the end of the period of 2 years.	12 13
[30]	Sche	edule 1	Savi	ngs, transitional and other provisions	14
	Inser	t at the	end o	of the Schedule, with appropriate Part and clause numbering—	15
	Par	t		ovisions consequent on State Revenue and Fines gislation Amendment (Miscellaneous) Act 2022	16 17
		Duty	on cł	nanges in beneficial ownership	18
			com	ion 8(1)(b)(ix) does not apply to a transaction that occurs on or after the mencement of the subparagraph if the transaction occurs in accordance an agreement or arrangement entered into before the commencement.	19 20 21
[31]	Dicti	onary			22
	Omit	t clause	1, de	finitions of <i>listed company</i> and <i>listed trust</i> . Insert in alphabetical order—	23
				ef Commissioner means the Chief Commissioner of State Revenue under Taxation Administration Act 1996.	24 25
			this	ared stock exchange means a stock exchange declared for the purposes of definition by an order, published in the Gazette and in force, of the ister, or of the Chief Commissioner as the Minister's delegate.	26 27 28
			Note Interp	— Power to make an order includes power to amend or repeal the order—see the pretation Act 1987, section 43(2).	29 30
			liste	d company means a company whose shares are quoted on—	31
			(a)	the Australian Securities Exchange, or	32
			(b)	the London Exchange, or	33
			(c)	the New York Exchange, or	34
			(d)	the New Zealand Exchange, or	35
			(e)	a stock exchange that is a member of the World Federation of Exchanges, or	36 37
			(f)	a declared stock exchange.	38
			liste	d trust means a unit trust scheme whose units are quoted on—	39
			(a)	the Australian Securities Exchange, or	40
			(b)	the London Exchange, or	41
			(c)	the New York Exchange, or	42
			(d)	the New Zealand Exchange, or	43

	(e)		ock exchange that is a member of the World Federation of anges, or	1	
	(f)	a dec	lared stock exchange.	3	
[32]	Dictionary, claus	se 1, d	efinition of "livestock insurance"	4	
	Insert at the end of	of the d	efinition—	5	
	but o	loes no	t include insurance covering loss in relation to a pet.	6	
[33]	Dictionary, claus	se 1, d	efinition of "private company", paragraph (b)	7	
	Omit the paragraph. Insert instead—				
	(b)	a cor	mpany that is limited by shares and whose shares are not quoted	9 10	
		(i)	the Australian Securities Exchange, or	11	
		(ii)	the London Exchange, or	12	
		(iii)	the New York Exchange, or	13	
		(iv)	the New Zealand Exchange, or	14	
		(v)	a stock exchange that is a member of the World Federation of Exchanges, or	15 16	
		(vi)	a declared stock exchange.	17	

Sch	nedule 2	Amendment of Fines Act 1996 No 99	1						
[1]	Section 3 Defin	nitions	2						
	Omit section 3(1), definition of <i>visitor driver privileges</i> . Insert in alphabetical order— <i>road transport legislation</i> , for Part 4, Division 3, Subdivision 3—see section 70A.								
		itor driver privileges, for Part 4, Division 3, Subdivision 3—see section	6						
		itor privileges, for Part 4, Division 3, Subdivision 3—see section 70A. itor vehicle privileges, for Part 4, Division 3, Subdivision 3—see section A.	8 9 10						
[2]	Section 22 Per	sons who may deal with penalty notices (appropriate officers)	11						
	Omit "so" from	section 22(2)(a).	12						
[3]	Section 22(2)(l	o)(i)	13						
	Omit "that Offi	ce". Insert instead "Revenue NSW".	14						
[4]	Sections 57(1A	A), 58(1)(e), 103(1)(d), 108L(a), 112D(b), 120(1)(d) and 125(2)	15						
	Omit the provis	ions.	16						
[5]	Section 58 Summary of enforcement procedure								
	Omit section 58	Omit section 58(1)(b) and (c). Insert instead—							
	(b)	Licence and registration enforcement action	19						
		If the fine is not paid within the period specified, Transport for NSW takes action against the fine defaulter's driver licence, vehicle registration, visitor privileges or marine safety licence (see Division 3).	20 21 22						
	(c)	) Civil enforcement	23						
		Civil enforcement action in the form of a property seizure order, a garnishee order or the registration of a charge on land owned by the fine defaulter is taken if enforcement action under Division 3 is unavailable or unsuccessful, or if the Commissioner is satisfied that civil enforcement action is preferable (see Division 4).	24 25 26 27 28						
[6]	Section 58(1)(f	7)	29						
	Omit "order rec	quiring community service work and imprisonment".	30						
	Insert instead "orders requiring community service work".								
[7]	Part 4, Division	n 3, heading	32						
	Omit the heading. Insert instead—								
	Division 3	Licence and registration enforcement action	34						
	Subdivision	1 Preliminary	35						
[8]	Section 65 Wh	en enforcement action taken under this Division	36						
	Omit "with resr	pect to a fine defaulter's driver licence" from section 65(3).	37						

[9]		ion 65 t the su	( <b>3A)</b> ibsection.		1 2
[10]	Part	4 Div	ision 3 S	Subdivision 2, heading	3
[10]			section 6	· · · · · · · · · · · · · · · · · · ·	4
	Sub	divis	ion 2	Suspension or cancellation of New South Wales driver licence or vehicle registration	5 6
[11]			6A and 6 ctions.	9 <b>A</b>	7
[12]	Part	4, Div	ision 3, S	Subdivisions 3 and 4	9
			section 7		10
	Sub	divis	ion 3	Suspension of visitor driver and vehicle privileges	11
	70A	Defi	nitions		12
			In this S	Subdivision—	13
			road tra 2013.	ansport legislation has the same meaning as in the Road Transport Act	14 15
			that per the pers	driver privileges means an exemption under road transport legislation mits a person to drive a motor vehicle in this jurisdiction, even though son does not hold a driver licence, because the person holds a licence nit to drive a motor vehicle issued in a place outside this jurisdiction.	16 17 18 19
			visitor p	privileges means—	20
			(a) v	risitor driver privileges, or	21
			(b) v	risitor vehicle privileges.	22
			that per	wehicle privileges means an exemption under road transport legislation mits a motor vehicle, registered outside this jurisdiction in the name of n, to be used by the person in this jurisdiction.	23 24 25
	70B	Susp	ension o	of visitor privileges	26
		(1)		ort for NSW must suspend visitor privileges of a fine defaulter against t is required to take enforcement action.	27 28
		(2)	Transpo has, afte	ort for NSW must suspend visitor privileges even if the Commissioner er requiring Transport for NSW to take enforcement action—	29 30
			(a) g	granted an extension of time for the payment of the fine, or	31
			(b) a	llowed the fine defaulter to pay the fine by instalments.	32
		(3)	Commi	ort for NSW must remove the suspension of visitor privileges if the ssioner directs it to cease enforcement action in relation to the fine er under this Division.	33 34 35
		(4)	provisio	atutory rules under the <i>Road Transport Act 2013</i> may make further on for the suspension of visitor privileges in connection with fine ment orders.	36 37 38
		(5)		ction does not limit the powers of Transport for NSW in relation to privileges under another Act.	39 40

	70C	Inter	im restoration of visitor privileges	1
		(1)	A person may apply to Transport for NSW for restoration of visitor privileges suspended under this Division if—	2
			(a) for a penalty notice enforcement order—the person has lodged an application under Part 3, Division 5 to have an application to annul the order determined by the Local Court and the proceedings have not been determined, or	4 5 6 7
			(b) for a court fine enforcement order—the person has lodged an appeal against the conviction or sentence in relation to which the fine was imposed, or the person has lodged an application under the <i>Crimes</i> (Appeal and Review) Act 2001, Part 2 to annul the conviction or sentence, and the proceedings have not been determined.	8 9 10 11 12
		(2)	In that case, Transport for NSW must restore visitor privileges by removing the suspension of visitor privileges.	13 14
		(3)	Restored visitor privileges may be suspended again under this Act following the determination of the proceedings referred to in subsection (1) or in connection with a different fine payable by the person.	15 16 17
		(4)	Visitor privileges cannot be restored under this section if visitor privileges have ceased to apply to the person for another reason under the road transport legislation.	18 19 20
	Sub	divis	ion 4 Suspension or cancellation of New South Wales marine safety licence	21 22
	70D	Sus	pension or cancellation of marine safety licences	23
		(1)	Transport for NSW has the same functions in relation to a boat driving licence or vessel registration certificate as it has under Subdivision 2 in relation to a driver licence or vehicle registration.	24 25 26
		(2)	Accordingly, Subdivision 2 extends to a boat driving licence or vessel registration certificate—	27 28
			(a) as if a reference to a driver licence were a reference to a boat driving licence, and	29 30
			(b) as if a reference to vehicle registration were a reference to a vessel registration certificate.	31 32
		(3)	The regulations may prescribe modifications of Subdivision 2 in its application to a boat driving licence or vessel registration certificate.	33 34
		(4)	In this section—	35
			boat driving licence means a marine safety licence referred to in the Marine Safety Act 1998, section 29(e).	36 37
			vessel registration certificate means a marine safety licence referred to in the Marine Safety Act 1998, section 29(a).	38 39
[13]	Sect	ion 71	When enforcement action taken under this Division	40
			aspend or cancel the driver licence or vehicle registration of the fine defaulter" in $71(1)(a)$ .	41 42
[14]	Part	4, Div	ision 6 Imprisonment	43
	Omit	the D	ivision.	44

[15]	Section 98 Application of civil and other enforcement procedures	1
	Omit "and Division 6 (Imprisonment)".	2
[16]	Section 99 Modification of enforcement procedures	3
	Omit "(Driver licence or vehicle registration suspension or cancellation)".	4
[17]	Section 99A Definitions	5
	Insert after definition of approved person, paragraph (a)—	6
	(a1) a social worker with the qualifications specified by the guidelines, or	7
[18]	Section 99I Work and development guidelines	8
	Insert after section 99I(2)(f)—	9
	(f1) the qualifications required for a social worker to be an approved person,	10
[19]	Section 117 Access to information held by police and government agencies	11
	Omit section 117(1) and (1A). Insert instead—	12
	(1) Police officers or other members of the NSW Police Force and government	13
	agencies are authorised and required to provide the Commissioner, on request, with available information about a fine defaulter's criminal record, address,	14 15
	email address, phone number, property, date of birth or driver licence number	16
	for the purpose of enabling the Commissioner to exercise a function under this Act in relation to the fine defaulter.	17 18
[20]	Section 117AA Access to information held by employers	19
	Omit "for the purposes of the enforcement of a garnishee order (within the meaning of section 73)".	20 21
	Insert instead "for the purpose of enabling the Commissioner to exercise a function under this Act in relation to the fine defaulter".	22 23
[21]	Section 117AB Access to and use of information held by credit reporting bodies	24
	Omit "for the purposes of the Commissioner taking action against the person to enforce payment of a fine" from section 117AB(1).	25 26
	Insert instead "for the purpose of enabling the Commissioner to exercise a function under this Act in relation to the fine defaulter".	27 28
[22]	Section 117AB(2), definition of "relevant information", paragraph (c)	29
	Insert after paragraph (b)—	30
	(c) the contact details of the fine defaulter's current or last known employer.	31 32
[23]	Section 117AC	33
	Insert after section 117AB—	34
11	7AC Access to information held by authorised deposit-taking institutions	35
	The Commissioner may require an authorised deposit-taking institution to provide the Commissioner with the following information for the purpose of enabling the Commissioner to decide whether to make a garnishee order in relation to a fine defaulter—	36 37 38 39

			(a)	whether the fine defaulter has an account with the authorised deposit-taking institution,	1
			(b)	if so, the balance of the account.	3
[24]	Sect	ion 11	9A		4
	Inse	t after	section	n 119—	5
	119A	Pena	alty no	otices under this Act	6
		(1)	that 1	nes officer may issue a penalty notice to a person if it appears to the officer the person has committed an offence against this Act or the regulations is prescribed by the regulations as a penalty notice offence.	<del>7</del> 8
		(2)	Note- deter	Act applies to a penalty notice issued under this section.  — If a person issued with a penalty notice does not wish to have the matter mined by a court, the person may pay the amount specified in the notice and is able to further proceedings for the alleged offence.	10 11 12 13
		(3)	amou	amount payable under a penalty notice issued under this section is the unt prescribed for the alleged offence by the regulations, not exceeding maximum amount of penalty that could be imposed for the offence by a t.	14 15 16 17
		(4)	unde	section does not limit the operation of another provision of, or made or, this or another Act relating to proceedings that may be taken in relation fences.	18 19 20
		(5)		is section—  s. officer means a person referred to in section 22(2)(b)	21

Schedul	e 3 /	Amer	ndment of Fines Regulation 2020	1
Claus	e 7A			2
Insert	after clause	e 7—		3
7 <b>A</b>	Penalty no	otice of	ffence—the Act, s 119A	4
	a pe		under the Act, section 38(3B) is prescribed as an offence for which notice may be issued and the amount payable under the penalty	5 7
	(a)	in rel	lation to an individual—\$704, or	8
	(b)	in rel	lation to a corporation—	9
		(i)	for a first offence within the last 5 years—\$1,487, or	10
		(ii)	for a second or subsequent offence within the last 5 years—\$3,988.	11 12

Scł		Amendment of First Home Owner Grant (New Homes) Act 2000 No 21	1 2
[1]	Section 13 Elig	ible transactions	3
	Omit "contract t	o purchase a home" from section 13(3)(a).	4
	Insert instead "c	ontract for the purchase of a home".	5
[2]	Section 13(3)(b		6
	Omit "comprehe	ensive building contract".	7
	Insert instead "c	omprehensive home building contract".	8
[3]	Section 13(5)(b		9
	Omit "contract t	o have a home built".	10
	Insert instead "c	omprehensive home building contract".	11
[4]	Section 13AA T	ypes of first home owner grant that are available	12
	Omit section 13.	AA(2)(a) and (b). Insert instead—	13
	(a)	a comprehensive home building contract,	14
	(b)	the building of a home by an owner builder.	15
[5]	Section 13A Eli	gibility cap	16
	Omit section 13.	A(3)(a) and (b). Insert instead—	17
	(a)	for a contract for the purchase of a home—the commencement date, or	18
	(b)	for a comprehensive home building contract—the date the transaction is completed, or	19 20
	(c)	for the building of a home by an owner builder—the date the transaction is completed.	21 22
[6]	Section 18 Amo	ount of grant	23
	Omit "contract t	o purchase a home" wherever occurring in section 18(2) and (3)(a).	24
	Insert instead "c	ontract for the purchase of a home".	25
[7]	Section 20 Pay	ment in advance, subject to statutory conditions	26
	Omit section 20	<sup>7</sup> 2B).	27

nedule 5	A	Amendment of Land Tax Act 1956 No 27	1				
Section 5B Surcharge land tax—residence requirement applying to principal place of residence exemption							
Insert after section 5B(2)—							
(2A)			5 6				
(2B)	requ	irement in subsection (2A) in relation to a person's brief physical absence	7 8 9				
Section 50	, head	ding	10				
Omit "new	home	". Insert instead "certain".	11				
Section 50	C(1)(c)		12				
Insert at the	e end c	of section 5C(1)(b)—	13				
		, or	14				
	(c)	the land has been used by the corporation or a related body corporate, before or after the taxing date, wholly or predominantly for commercial or industrial purposes.	15 16 17				
Section 5C(6)							
Omit the subsection. Insert instead—							
(6)	Surc for tl	harge land tax may be refunded under this section only if an application he refund is made—	20 21				
	(a)	within 12 months after the entitling event, and	22				
	(b)	no later than 10 years after completion of the transfer of the residential land to the Australian corporation.	23 24				
Section 50	(6A)		25				
Insert after	section	n 5C(6)—	26				
(6A)	reass	sessment under this section is authorised to be made more than 5 years	27 28 29				
Section 5C(7)							
Insert in alp	habet	ical order—	31				
	entit	ling event means—	32				
	(a)	for a refund under subsection (1)(a)—the completion of the sale of the new home, or	33 34				
	(b)	for a refund under subsection (1)(b)—the issue of the subdivision certificate, or	35 36				
	(c)	for a refund under subsection (1)(c)—the start of the use of the land wholly or predominantly for commercial or industrial purposes.	37 38				
Section 5D	Surc	harge land tax—discretionary trusts	39				
Omit section	on 5D(	7).	40				
	Section 50 Comit "new Section 50 Comit the state (6A)  Section 50 Comit the state (6A)	Section 5B Surch residence exemple Insert after section (2A) A per residence (2B) The requirement of the req	Section 5B Surcharge land tax—residence requirement applying to principal place of residence exemption  Insert after section 5B(2)—  (2A) A person does not use and occupy land as the person's principal place of residence during a period of the person's physical absence from Australia.  (2B) The Chief Commissioner may, in exceptional circumstances, waive the requirement in subsection (2A) in relation to a person's brief physical absence from Australia.  Section 5C, heading  Omit "new home". Insert instead "certain".  Section 5C(1)(c)  Insert at the end of section 5C(1)(b)—  (c) the land has been used by the corporation or a related body corporate, before or after the taxing date, wholly or predominantly for commercial or industrial purposes.  Section 5C(6)  Omit the subsection. Insert instead—  (a) within 12 months after the entitling event, and (b) no later than 10 years after completion of the transfer of the residential land to the Australian corporation.  Section 5C(6A)  Insert after section 5C(6)—  (6A) For the purposes of the Taxation Administration Act 1996, section 9(3)(c), a reassessment under this section is authorised to be made more than 5 years after the initial assessment.  Section 5C(7)  Insert in alphabetical order—  entitling event means—  (a) for a refund under subsection (1)(a)—the completion of the sale of the new home, or (b) for a refund under subsection (1)(b)—the issue of the subdivision certificate, or (c) for a refund under subsection (1)(c)—the start of the use of the land				

Sch	nedule 6	Amendment of Liquor Act 2007 No 90	1			
[1]	Section 16	5 Definitions	2			
		ne day that is 12 months after the commencement" from section 165, definition <i>ed period</i> , paragraph (b).	3			
	Insert inste	ad "at the beginning of 11 December 2023".	5			
[2]	Section 16	7 Repeal of Part	6			
	Omit "2022	2". Insert instead "2023".	7			
[3]	Schedule 1 Savings and transitional provisions					
	Insert at the end of the Schedule, with appropriate Part and clause numbering—					
	Part Provision consequent on enactment of State		10			
		Revenue and Fines Legislation Amendment	11			
		(Miscellaneous) Act 2022	12			
	Pow	ers of local councils to encourage use of outdoor space	13			
	(1)	Anything done by a local council during the relevant period, that would have been validly done if the <i>State Revenue and Fines Legislation Amendment (Miscellaneous) Act 2022</i> , Schedule 6[1] and [2] had commenced before it was done, is taken to have been validly done under section 166.	14 15 16 17			
	(2)	In this clause—	18			
		relevant period means the period—	19			
		(a) starting at the beginning of 11 December 2021, and	20			
		(b) ending on the commencement of this clause.	21			

Sch	hedule 7 Amendment of State Debt Recovery Act 2018 No. 11	1
[1]	Section 4 Public authority—meaning	3
	Omit section 4(5).	4
[2]	Section 4A	5
	Insert after section 4—	6
	4A Payable—meaning	7
	(1) In this Act, a reference to a fee, charge or other amount payable to a public authority includes a reference to a fee, charge or other amount that—	8 9
	(a) is charged or administered by the public authority, and	10
	(b) is payable to the Consolidated Fund on recovery or payment.	11
	(2) To avoid doubt, a fee, charge or other amount may be payable for the purposes of this Act even if the fee, charge or other amount is not a judgment debt.	12 13
[3]	Section 7 Referable debt—meaning	14
	Omit "payable" from section 7(1)(a).	15
[4]	Section 20 Debt recovery agreements	16
	Insert after section 20(2)(b)—	17
	(b1) without limiting paragraph (b), the issue of invoices by the Chief Commissioner, on behalf of the public authority, for fees, charges of other amounts payable to the public authority,	
[5]	Section 105 Access to information held by police, NSW government agencies and State owned corporations	21 22
	Omit "take debt recovery action against the debtor" from section 105(1).	23
	Insert instead "exercise a function under this Act in relation to the debtor".	24
[6]	Section 106 Access to information held by employers	25
	Omit "for the purposes of taking debt recovery action under this Act" from section 106(1)	. 26
	Insert instead "for the purpose of enabling the Chief Commissioner to exercise a function under this Act in relation to the debtor".	27 28
[7]	Section 107 Access to and use of information held by credit reporting bodies	29
	Omit "for the purposes of the Chief Commissioner taking debt recovery action against the debtor" from section 107(1).	30 31
	Insert instead "for the purpose of enabling the Chief Commissioner to exercise a function under this Act in relation to the debtor".	32 33
[8]	Section 107(2), definition of "relevant information", paragraph (c)	34
	Insert after paragraph (b)—	35
	(c) the contact details of the debtor's current or last known employer.	36
[9]	Section 115 Service of notices	37
	Omit section 115(1)(c). Insert instead—	38

		(c)	in an approved electronic manner, or	1
[10]	Section 11	5(3)-(	4A)	2
	Omit section	on 1150	(3) and (4). Insert instead—	3
	(3)		the purposes of this section, an <i>approved electronic manner</i> of serving a see on a person means—	4 5
		(a)	sending the notice to a telephone number or email address provided by the person for the purposes of the service of the notice, or	6 7
		(b)	providing the person access to the notice via an online notification system if the person consents to the use of the system, or	8 9
		(c)	another electronic manner prescribed by the regulations.	10
	(4)	num	erson may, orally or in writing, provide an email address or telephone ber, or consent to the use of an online notification system, for the purpose eing served—	11 12 13
		(a)	a particular notice, or	14
		(b)	a particular kind of notice, or	15
		(c)	notices for a particular period, or	16
		(d)	all notices.	17
	(4A)	This	section does not authorise a notice to be served on a person orally.	18
[11]	Section 11	5(5)(b	)	19
	Omit the pa	aragrap	bh. Insert instead—	20
		(b)	notice served in an approved electronic manner is taken to be served on a person the next working day after the notice is sent, or after the person is provided access to the notice via an online notification system, unless the person establishes that it was not served within that period.	21 22 23 24
[12]	Section 11	5(6)		25
	Insert in alp	phabet	ical order—	26
		Com docu	the notification system means an online system approved by the Chief amissioner for the purpose of enabling a person to securely access a ament by means of a website, mobile telephone or mobile device or by relectronic means.	27 28 29 30

Scl	hedu	le 8	Amendment of Taxation Administration Act 1996 No 97	1
[1]	Sect	ion 7 P	Purpose of Act and relationship with other taxation laws	3
	Inser	t after s	section 7(3)(h)—	4
		(	(h1) tax avoidance schemes, and	5
[2]	Sect	ion 27 <i>i</i>	Amount of penalty tax	6
	Omit	section	n 27(1). Insert instead—	7
		(1)	The amount of penalty payable for a tax default is, subject to this Division—	8
			(a) 25% of the amount of tax unpaid, or	9
			(b) if the taxpayer is a significant global entity within the meaning of the <i>Income Tax Assessment Act 1997</i> of the Commonwealth—50% of the amount of tax unpaid.	10 11 12
[3]	Sect	ion 30 l	Increase in penalty tax for concealment	13
			the matter relating to "Failure to take reasonable care but no intentional f the law" in the Table—	14 15
			re to take reasonable care, but no intentional 50 10 40 60 gard of the law, by significant global entity	
[4]	Sect	ion 33A	A	16
	Inser	t after s	section 33—	17
	33A	Penal	lty tax relief	18
		(1)	The Chief Commissioner may, in a way the Chief Commissioner thinks fit, publish guidelines on the circumstances in which, or the grounds on which, the Chief Commissioner may determine that no penalty tax is payable in relation to a tax default ( <i>penalty tax relief guidelines</i> ).	19 20 21 22
		(2)	If the Chief Commissioner publishes penalty tax relief guidelines, the Chief Commissioner may determine that no penalty tax is payable in relation to a tax default after considering the guidelines.	23 24 25
		(3)	This section does not affect section 27(3).	26
[5]	Sect	ions 83	3B and 83C	27
	Inser	t before	e section 84—	28
	83B	Permi	nitted disclosures—investigation and law enforcement	29
		(1)	The Chief Commissioner may disclose information obtained under or in relation to the administration of a taxation law to an investigative or law enforcement agency to assist the agency to exercise its investigative, complaint handling or law enforcement functions.	30 31 32 33
		(2)	In this section—	34
			<i>investigative or law enforcement agency</i> means a government agency, or a government official, of a State, a Territory or the Commonwealth that has investigative, complaint handling or law enforcement functions.	35 36 37
			investigative, complaint handling or law enforcement functions include functions that may result in the agency taking or instituting disciplinary.	38

	106E	Obje	ct of F	Part object of this Part is to deter schemes to avoid tax liability.	41 42
	Divi	sion '	1	Preliminary	40
	Par	t 10 <i>A</i>	A Ta	x avoidance schemes	39
	Inser	t after l	Part 1	0—	38
[6]	Part				37
			(d)	a State owned corporation prescribed by the regulations.	36
			(c)	another public authority that is constituted by or under an Act or that exercises public functions, other than a State owned corporation,	34 35
			(b)	a NSW Government agency,	33
			(a)	a government sector agency within the meaning of the Government Sector Employment Act 2013,	31 32
		( )		V public agency means the following—	30
		(4)	In th	is section—	29
				Note— See the <i>Duties Act 1997</i> , Dictionary, clause 2.	28
			(b)	a person is an <i>associated person</i> of a taxpayer if the person is an associated person of the taxpayer for the purposes of the <i>Duties Act</i> 1997.	25 26 27
		(-)	(a)	information about, or in relation to, a taxpayer includes information about, or in relation to, an associated person of the taxpayer, and	23 24
		(3)	For t	the purposes of this section—	22
				(ii) the amount of tax payable by the taxpayer and written off by the Chief Commissioner.	20 21
			(d)	the following information for the previous 5 years—  (i) the amount of penalty tax imposed on the taxpayer,	18 19
			(c)	without limiting paragraph (a) or (b), information about a return, or tax liability, that is the subject of a special arrangement under section 37,	16 17
			(b)	information about the taxpayer's liability to pay tax under a taxation law,	14 15
			(a)	information about a return that is required to be lodged by the taxpayer with the Chief Commissioner but has not been lodged,	12 13
		(2)	abou agen	articular, the Chief Commissioner may disclose the following information at a taxpayer, as current at the time of disclosure, to assist the NSW public cy in assessing whether the taxpayer is an appropriate person from whom NSW public agency should procure goods or services—	8 9 10 11
		(1)	unde agen	Chief Commissioner may disclose information about a taxpayer, obtained or or in relation to the administration of a taxation law, to a NSW public cy in connection with the procurement by the NSW public agency of ls or services from the taxpayer.	4 5 6 7
	83C	Perm	itted	disclosures—tax clearance checks	3
				inal or other formal action or proceedings against a person or body under stigation.	1 2

106F	Wha	t is a tax avoidance scheme?	1
	(1)	For the purposes of this Part, a <i>tax avoidance scheme</i> is a scheme that a person, whether alone or with others, enters into, makes or carries out for the sole or dominant purpose of enabling a tax liability to be avoided.	3
	(2)	It does not matter if the scheme is entered into, made or carried out wholly or partly outside New South Wales.	5
	(3)	In determining the sole or dominant purpose for which a scheme is entered into, made or carried out, any purpose related to avoiding a liability for foreign tax must be disregarded.	8
	(4)	In this section—	10
		<i>foreign tax</i> means a duty, tax or other impost imposed under a law of another State, a Territory, the Commonwealth or a jurisdiction outside Australia.	11 12
106G	Matt	ers relevant to whether scheme is tax avoidance scheme	13
		The following matters must be taken into account in determining whether a scheme is a tax avoidance scheme—	14 15
		(a) the way in which the scheme was entered into, made or carried out,	16
		(b) the form and substance of the scheme, including—	17
		(i) the legal rights and obligations involved in the scheme, and	18
		(ii) the economic and commercial substance of the scheme,	19
		(c) when the scheme was entered into or made and the length of the period during which the scheme was carried out,	20 21
		(d) the purpose of a taxation law, or of a provision of a taxation law, whether or not the purpose is expressly stated,	22 23
		(e) the effect that a taxation law would have in relation to the scheme apart from this Part,	24 25
		(f) any change in a person's financial position, or other circumstances, that has resulted, will result, or may reasonably be expected to result, from the scheme,	26 27 28
		(g) the nature of any connection, whether of a business, family or other nature, between the person whose tax liability is avoided as a result of the scheme and another person whose financial position or other circumstances have changed, will change, or may reasonably be expected to change, as a result of the scheme,	29 30 31 32 33
		(h) the circumstances surrounding the scheme.	34
106H	Mea	ning of "scheme"	35
	(1)	In this Part, a <i>scheme</i> means—	36
	. ,	(a) a trust, contract, agreement, arrangement, understanding, promise or undertaking, including all steps and transactions by which it is carried into effect—	37 38 39
		(i) whether entered into or made orally or in writing, and	40
		(ii) whether express or implied, and	41
		(iii) whether or not it is, or is intended to be, enforceable by legal proceedings, or	42 43
		(b) a scheme, plan or proposal, whether implemented or not, or	44
		(c) an action, a course of action or a course of conduct	15

	(2)	A sc	heme may be a unilateral scheme.	1				
	(3)	to a	Part applies in relation to a part of a scheme in the same way as it applies scheme and a reference in this Part to a scheme includes a reference to a of a scheme.	3				
106I	Meaning of "avoid"							
		In th	iis Part—	6				
		(a)	a reference to avoiding tax, or payment of tax, includes a reference to postponing payment of tax, and	7				
		(b)	a reference to avoiding tax liability includes a reference to reducing or postponing tax liability.	10				
Divi	ision	2	Payment of avoided tax	11				
106J	Payı	nent c	of tax avoided as a result of tax avoidance scheme	12				
	(1)		erson is liable to pay the amount of tax avoided by the person as a result of a avoidance scheme.	13 14				
	(2) For the purposes of this Part, the <i>amount of tax avoided</i> by a person as a res of a tax avoidance scheme is the amount of tax that, if the tax avoidar scheme had not been entered into, made or carried out—		tax avoidance scheme is the amount of tax that, if the tax avoidance	15 16 17				
		(a)	would have been payable by the person, or	18				
		(b)	it is reasonable to expect would have been payable by the person, assuming that a reasonable alternative to entering into or making the scheme had been adopted, being an alternative that would have achieved the same economic or commercial result as the scheme, other than the result of avoiding tax.	19 20 21 22 23				
	(3)	liabi	Chief Commissioner may make an assessment, or reassessment, of tax lity on the basis of the person's liability under this Part to pay an amount ax avoided by the person.	24 25 26				
106K	When does a liability to pay avoided tax arise?							
	(1)	(1) A liability to pay an amount of tax avoided by a person as a result of a tax avoidance scheme is taken to arise on the date the amount of tax avoided would have been payable if the tax avoidance scheme had not been entered into or made.						
	(2)	tax a	ordingly, a tax default is taken to have occurred on the date the amount of avoided would have been payable if the tax avoidance scheme had not been red into or made.	32 33 34				
			— This means that interest and penalty tax may be charged in addition to the unt of tax avoided.	35 36				
	(3)	asses	s section applies only if the Chief Commissioner issues a notice of ssment, or reassessment, of tax liability on the basis that a scheme is a tax dance scheme.	37 38 39				
106L	Reasons for decision to be given							
		Chie must	otice of assessment, or reassessment, of tax liability that is issued by the ef Commissioner on the basis that a scheme is a tax avoidance scheme to be accompanied by a statement of the Chief Commissioner's reasons for ing the assessment or reassessment.	41 42 43				

106M	Inno	cent p	participants	1				
	(1)	A person is liable under this Part to pay an amount of tax avoided by the person as a result of a tax avoidance scheme whether or not the person entered into, made or carried out the tax avoidance scheme.						
	(2)	as a that	vever, a person is not liable to pay an amount of tax avoided by the person result of a tax avoidance scheme if the Chief Commissioner is satisfied the person did not know, and could not reasonably be expected to have wn, that the scheme was a tax avoidance scheme.	5 6 7 8				
Div	ision	3	Promotion of tax avoidance schemes	9				
106N	Pror	notion	of tax avoidance schemes prohibited	10				
	(1)		A person must not engage in conduct that results in a person being a promoter of a tax avoidance scheme.					
	(2)		A person is a <i>promoter</i> of a tax avoidance scheme if the person markets the scheme or otherwise encourages the growth of the scheme or interest in it.					
	(3)		vever, a person is not a <i>promoter</i> of a tax avoidance scheme merely use the person—	15 16				
		(a)	provides advice about the scheme, or	17				
		(b)	distributes information or material about the scheme prepared by another person.	18 19				
1060	Civil penalty for promotion of tax avoidance scheme							
	(1)	orde	Supreme Court may, on application by the Chief Commissioner, make an requiring a person who contravenes section 106N to pay the State a civil alty not exceeding—	21 22 23				
		(a)	10,090 penalty units for an individual, or	24				
		(b)	50,450 penalty units for a corporation.	25				
	(2)	a per	eciding what penalty is appropriate for a contravention of section 106N by rson (referred to in subsection (4) as a <i>promoter</i> ), the Supreme Court may regard to all matters it considers relevant, including the following—	26 27 28				
		(a)	the amount of the consideration received or receivable, directly or indirectly, by the person or associated persons, or both, in relation to the scheme,	29 30 31				
		(b)	the deterrent effect the penalty may have,	32				
		(c)	the amount of loss or damage incurred by a person who enters into, makes or carries out the tax avoidance scheme,	33 34				
		(d)	the nature and extent of the contravention,	35				
		(e)	the circumstances in which the contravention took place, including the deliberateness of the person's conduct and whether there was an honest and reasonable mistake of law,	36 37 38				
		(f)	the period over which the conduct extended,	39				
		(g)	whether the person took steps to avoid the contravention,	40				
		(h)	whether the person has previously been found by the Court to have engaged in the same or similar conduct,	41 42				
		(i)	the degree of the person's cooperation with the Chief Commissioner.	43				

	(3)	The debt.		ising from an order to pay a civil penalty is taken to be a judgment	1 2			
	(4)	of a t for th	ax avo	poses of this section, a person is an <i>associated person</i> of a promoter pidance scheme if the person is an associated person of the promoter poses of the <i>Duties Act 1997</i> .	3 4 5			
		Note-	<b>—</b> See	the <i>Duties Act 1997</i> , Dictionary, clause 2.	6			
106P	Whe	n civil	penal	ty not available	7			
	(1)			ne Court must not order a person (the <i>relevant person</i> ) to pay a civil he person satisfies the Court—	8 9			
		(a)		the conduct in relation to which the proceedings were instituted was to a reasonable mistake of fact, or	10 11			
		(b)	that-	_	12			
			(i)	the conduct in relation to which the proceedings were instituted was due to the act or default of another person, to an accident or to some other cause beyond the relevant person's control, and	13 14 15			
			(ii)	the relevant person took reasonable precautions and exercised due diligence to avoid the conduct.	16 17			
	(2)	The other person referred to in paragraph (1)(b) does not include someone who was an employee or agent of the relevant person when the alleged conduct occurred.						
	(3)	The Chief Commissioner must not make an application under section 106O for conduct referred to in section 106N in relation to a person's involvement in a tax avoidance scheme if—						
		(a)	the so way,	cheme is based on treating a taxation law as applying in a particular and	24 25			
		(b)	that	way agrees with—	26			
			(i)	advice given to the person or the person's agent by or on behalf of the Chief Commissioner, or	27 28			
			(ii)	a statement in a publication approved in writing by the Chief Commissioner.	29 30			
	(4)	relati years	ion to s after	Commissioner must not make an application under section 1060 in a person's involvement in a tax avoidance scheme more than 6 the person last engaged in conduct that resulted in the person or son being a promoter of the scheme.	31 32 33 34			
106Q	Injunctions							
		The Supreme Court may, on application by the Chief Commissioner in relation to a person who has engaged, is engaging or is proposing to engage in conduct referred to in section 106N, grant an injunction—						
		(a)	restra	aining the person from engaging in the conduct, and	39			
		(b)		the Court's opinion, it is desirable to do so—requiring the person o something.	40 41			
106R	Volu	ntary	under	takings	42			
	(1)			Commissioner may accept a written undertaking given by a person poses of this section in connection with furthering the object of this	43 44 45			
		ı aıt.			40			

	(2)	The person may withdraw or vary the undertaking at any time, but only with the consent of the Chief Commissioner.	1 2
	(3)	If the Chief Commissioner considers that the person who gave the undertaking has breached any of its terms, the Chief Commissioner may apply to the Supreme Court for an order under subsection (4).	3 4 5
	(4)	If the Court is satisfied that the person has breached a term of the undertaking, the Court may make one or both of the following orders—	6 7
		(a) an order directing the person to comply with the term of the undertaking,	8 9
		(b) another order that the Court considers appropriate.	10
	(5)	The Chief Commissioner may publish a written undertaking given by a person for the purposes of this section in a way the Chief Commissioner thinks fit.	11 12
[7]	Section 11	6 Service of documents by Chief Commissioner	13
	Omit "or gi	iven to" wherever occurring in section 116(1).	14
[8]	Section 11	6(1)(d1)	15
[-]		aragraph. Insert instead—	16
	onne me pe	(d1) in an approved electronic manner, or	17
[9]	Section 11		18
[0]		section 116(3)—	19
	(4)	For the purposes of this section, an <i>approved electronic manner</i> of serving a	20
	(1)	document on a person means—	21
		(a) sending the document to a telephone number or email address provided by the person for the purposes of the service of the document, or	22 23
		(b) providing the person access to the document via an online notification system if the person consents to the use of the system, or	24 25
		(c) another electronic manner prescribed by the regulations.	26
	(5)	A person may, orally or in writing, provide an email address or telephone number, or consent to the use of an online notification system, for the purpose of being served—	27 28 29
		(a) a particular document, or	30
		(b) a particular kind of document, or	31
		(c) documents for a particular period, or	32
	(6)	(d) all documents.	33
	(6)	This section does not authorise a document to be served on a person orally.	34
	(7)	In this section—	35
		online notification system means an online system approved by the Chief Commissioner for the purpose of enabling a person to securely access a document by means of a website, mobile telephone or mobile device or by other electronic means.	36 37 38 39
		serve includes give or send.	40
[10]	Section 12	8	41
_	Omit the se	ection. Insert instead—	42

	128	8 Review of amendments by State Revenue and Fines Legislation Amendment (Miscellaneous) Act 2022				
		(1)	The Minister must review the amendments made to this Act by the <i>State Revenue and Fines Legislation Amendment (Miscellaneous) Act 2022</i> to determine—	3 4 5		
			(a) whether the policy objectives of the amendments remain valid, and	6		
			(b) whether the terms of the amendments remain appropriate for securing the policy objectives.	7 8		
		(2)	The review must be undertaken as soon as possible after the period of 2 years from the date of assent to the <i>State Revenue and Fines Legislation Amendment (Miscellaneous) Act 2022.</i>	9 10 11		
		(3)	The Minister must table a report on the outcome of the review in each House of Parliament within 12 months after the end of the period of 2 years.	12 13		
[11]	Sched	dule 1	Savings, transitional and other provisions	14		
	Insert	at the	e end of the Schedule, with appropriate Part and clause numbering—	15		
	Part		Provisions arising from enactment of State Revenue and Fines Legislation Amendment (Miscellaneous) Act 2022	16 17 18		
	Part 10A—tax avoidance schemes					
		(1)	Part 10A, as inserted by the <i>State Revenue and Fines Legislation Amendment</i> (Miscellaneous) Act 2022, applies to a scheme that is—	20 21		
			(a) entered into or made on or after the commencement of the Part, or	22		
			(b) carried out on or after the commencement of the Part, regardless of when it was first entered into or made.	23 24		
		(2)	However, Part 10A does not apply to tax avoided by a person as a result of a tax avoidance scheme if, apart from the scheme, the tax liability would have arisen before the commencement of the Part.	25 26 27		
		(3)	A provision of Part 10A that corresponds, or substantially corresponds, to a provision of the duty avoidance provisions extends to a scheme to which the duty avoidance provisions applied immediately before their repeal.	28 29 30		
		(4)	In this clause—	31		
			duty avoidance provisions means the Duties Act 1997, Chapter 11A.	32		
			scheme includes part of a scheme.	33		
			tax does not include duty under the Duties Act 1997.	34		
			tax liability does not include liability for duty under the Duties Act 1997.	35		

Scr	nedule 9 Amendment of other legislation	1			
9.1	Crimes (Administration of Sentences) Act 1999 No 93	2			
[1]	Section 3 Interpretation	3			
	Omit "or section 89 of the Fines Act 1996" from section 3(1), definition of intensive correction order.	4 5			
[2]	Section 4 Application of Part				
	Omit section 4(1)(b).	7			
[3]	Section 4(3)	8			
	Omit "(b),".	9			
9.2	Crimes (Administration of Sentences) Regulation 2014				
	Clause 33 Separation of different classes of inmates	11			
	Omit clause 33(3)(e). Insert instead—	12			
	(e) inmates who are imprisoned as fine defaulters under the laws of the	13			
	Commonwealth or the Australian Capital Territory.	14			
9.3	Crimes (Sentencing Procedure) Act 1999 No 92				
	Section 54 Exclusions from Division	16			
	Omit "the Fines Act 1996 or" from section 54(b).	17			