

New South Wales

Firearms Amendment (Prohibited Pistols) Bill 2003

Explanatory note

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

Overview of Bill

The object of this Bill is to reduce the number of pistols in the community and to strengthen controls over access to pistols that are used for the purposes of sport/target shooting. In particular, the Bill:

- (a) restricts the kinds of pistols that may lawfully be used for the purposes of sporting target shooting, and
- (b) imposes additional requirements in relation to sport/target pistol shooters (including the introduction of probationary pistol licences for new licensees), and
- (c) prohibits sport/target pistol shooters from using or possessing pistols fitted with magazines that have a capacity of more than 10 rounds, and
- (d) imposes additional requirements in relation to pistol collectors, and
- (e) makes provision for a compensation scheme in respect of pistols that licensed sport/target pistol shooters and pistol collectors are compelled to surrender, and

- (f) adds pistol magazines with a capacity of more than 10 rounds to the list of prohibited weapons in the *Weapons Prohibition Act 1998*, and
- (g) makes a number of other miscellaneous amendments to the *Firearms Act 1996* and the *Firearms (General) Regulation 1997*.

The Bill generally gives effect to the consolidated resolutions agreed on by the Australasian Police Ministers' Council at the Special Meeting on Firearms (Handguns) on 28 November 2002 and the measures relating to handgun reforms endorsed by the Council of Australian Governments after that meeting.

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 is a formal provision that gives effect to the amendments to the *Firearms Act 1996* set out in Schedule 1.

Clause 4 is a formal provision that gives effect to the amendments to the *Firearms (General) Regulation 1997* set out in Schedule 2.

Clause 5 is a formal provision that gives effect to the amendments to the Acts and the regulation set out in Schedule 3.

Schedule 1 Amendment of Firearms Act 1996

Schedule 1 [1] and [2] insert definitions of certain terms that are referred to in the Bill, including a definition of *prohibited pistol*.

Schedule 1 [3] provides that category H (sport/target shooting) licence holders will be authorised to possess or use pistols only for the purposes of participating in competitive shooting activities that are approved by the Commissioner of Police. The amendment also provides that such a licence does not authorise the possession or use of a prohibited pistol.

Schedule 1 [4] makes it clear that the authority conferred by a firearms licence of any kind is subject to the provisions of the Act as well as the regulations made under the Act.

Schedule 1 [5] provides that an applicant for a firearms collector licence will be required to provide a written statement by the collectors' society or club of which the applicant is a member confirming that the applicant's collection has a genuine value.

Schedule 1 [6] provides that a category H (sport/target shooting) licence must not be issued to a person unless the person has previously held a probationary pistol licence and the application for the licence is supported by a written statement by the pistol shooting club of which the person is a member confirming that the person has complied with the conditions specified under proposed section 16A. **Schedule 1** [7] inserts proposed section 16A that will provide for probationary pistol licences and the conditions to which they are subject. **Schedule 1** [12] provides that the term of a probationary pistol licence will be 12 months. **Schedule 1** [11] is a consequential amendment.

Schedule 1 [7] also inserts proposed section 16B to enable special category H (sport/target shooting) licences to be issued in relation to certain pistols that have short barrel lengths but only so as to enable the licence holder to participate in such classes of specialised shooting competitions as may be approved by the Commissioner.

Schedule 1 [8] provides that pistols manufactured after 1 January 1946 may be kept by licensed firearm collectors only if certain requirements are complied with. **Schedule 1 [10]** imposes similar requirements on existing firearms collector licences if post-1946 pistols are kept as part of the collection.

Schedule 1 [9] requires any prohibited pistol that is part of a licensed firearms collection to be rendered temporarily inoperable.

Schedule 1 [13] authorises the Commissioner to revoke a firearms licence if the Commissioner is satisfied that the licensee has caused a firearm to be lost or stolen through any negligence or fraud on the part of the licensee.

Schedule 1 [14] provides that a permit to acquire a pistol must not be issued to a person who is the holder of a category H (sport/target shooting) licence unless the person provides a written statement from the person's pistol club confirming that the person has adequate storage arrangements and specifying the shooting activities for which the pistol is required. In the case of probationary pistol licence holders, additional restrictions are imposed in relation to the issuing of permits to acquire pistols.

Schedule 1 [15] creates a new offence for a person who is the holder of a category H (sport/target shooting) licence to possess or use a pistol fitted with a magazine that has a capacity of more than 10 rounds. **Schedule 1** [17] creates a new offence for a person to possess a barrel for a prohibited pistol unless authorised by a licence or permit to possess the pistol or barrel. **Schedule 1** [16] is a consequential amendment. **Schedule 1** [25] provides for the manner in which these new offences may be dealt with.

Schedule 1 [19] creates a new offence of converting a pistol into a prohibited pistol.

Schedule 1 [20] inserts a new section 78 which makes provision for a scheme to compensate licensed pistol shooters and licensed dealers who surrender prohibited pistols and licensed collectors who surrender pistols manufactured after 1946. Schedule 1 [21] provides for the regulations to make provision for the payment of compensation for surrendering certain other pistols and items and Schedule 1 [26] enables regulations to be made in respect of the compensation payable for surrendering pistols under proposed section 78. Schedule 1 [27] is a consequential amendment.

Schedule 1 [22] provides that a health professional (which includes social workers and persons who provide professional counselling services) does not incur any criminal or civil liability if the health professional informs the Commissioner in good faith that a person to whom the health professional has been providing services may pose a threat to public safety if in possession of a firearm. **Schedule 1** [23] makes a similar provision in relation to pistol and collectors' club officials who disclose information to the Commissioner about their members in accordance with any requirement imposed on the official under the regulations.

Schedule 1 [24] allows the executor or administrator of the estate of a firearms licence holder who has died to retain possession of any firearm that is part of the estate until 6 months after the date of the licensee's death or such time as the firearm is lawfully disposed of (whichever occurs first). **Schedule 1 [18]** is a consequential amendment.

Schedule 1 [28] enables regulations of a savings or transitional nature to be made as a consequence of the proposed Act. **Schedule 1** [29] contains certain transitional provisions, including provisions making it clear that existing licensed pistol shooters are not authorised to possess or use prohibited pistols when the proposed amendments to section 8 of the Act commence. However, provision is also made to allow licensed pistol shooters who are currently in possession of prohibited pistols to lawfully possess those pistols during the buyback period under proposed section 78.

Schedule 2 Amendment of Firearms (General) Regulation 1997

Schedule 2 [1] enables the Commissioner to issue special permits authorising the possession and use of pistols with a calibre of more than .38 inch (but not more than .45 inch), but that are not otherwise prohibited pistols (ie they do not have short barrel lengths), for the purposes of participating in specialised shooting competitions approved by the Commissioner.

Schedule 2 [4] imposes further conditions on the approval by the Commissioner of pistol clubs and collectors' clubs. These conditions include a requirement that the secretary or other relevant office holder of any such approved club must inform the Commissioner if the secretary or office holder is of the opinion that any member of the club, or any person who has applied to be a member, may pose a threat to public safety if in possession of a firearm.

Schedule 2 [5] imposes requirements as to participation rates for members of approved pistol clubs. Schedule 2 [2], [3] and [6] are consequential amendments.

Schedule 2 [7] authorises the Commissioner to disclose information to approved pistol and collectors' clubs about applicants for membership of such clubs.

Schedule 2 [8] provides that the application fee for a probationary pistol licence is \$100.

Schedule 2 [9] is consequential on the amendment made by Schedule 1 [22].

Schedule 2 [10] and [11] provide an exemption from the licensing and registration requirements under the *Firearms Act 1996* in relation to prepercussion pistols (ie muzzle loading pistols that use black powder) manufactured before 1900.

Schedule 2 [12] provides for a 6-month amnesty to enable the surrender (without compensation) to the police of illegally held firearms.

Schedule 3 Amendment of other legislation

Schedule 3.1 amends the *Criminal Procedure Act 1986* to provide that the indictable offences under proposed sections 51E and 58 (2) of the *Firearms Act 1996* (see Schedule 1 [15] and [17]) are to be dealt with summarily unless the prosecution elects otherwise and to provide that the maximum penalty for such an offence (when dealt with summarily) will be 2 years imprisonment or a fine of 50 penalty units (or both).

Schedule 3.2 amends the *Weapons Prohibition Act 1998* to add pistol magazines with a capacity of more than 10 rounds to the list of prohibited weapons. A permit under the Act will be required to lawfully possess any such magazine. However, during the period of the buyback a temporary exemption from this requirement will apply to licensed pistol shooters who currently possess any such magazine.

Schedule 3.3 amends the *Weapons Prohibition Regulation 1999* to provide an exemption from the requirement to have a permit for a pistol magazine with a capacity of more than 10 rounds for those category H licence holders under the *Firearms Act 1996* who hold such a licence for business or employment purposes.



New South Wales

Firearms Amendment (Prohibited Pistols) Bill 2003

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New South Wales

Firearms Amendment (Prohibited Pistols) Bill 2003

No , 2003

A Bill for

An Act to amend the *Firearms Act 1996* and the *Firearms (General) Regulation 1997* to make further provision in relation to the regulation and control of pistols used for the purposes of sporting target shooting; to provide compensation for surrendering certain pistols; and for other purposes.

Clause 1 Firearms Amendment (Prohibited Pistols) Bill 2003

The	Legislature of New South Wales enacts:	1
1	Name of Act	2
	This Act is the Firearms Amendment (Prohibited Pistols) Act 2003.	3
2	Commencement	4
	This Act commences on a day or days to be appointed by proclamation.	5 6
3	Amendment of Firearms Act 1996 No 46	7
	The Firearms Act 1996 is amended as set out in Schedule 1.	8
4	Amendment of Firearms (General) Regulation 1997	9
	The <i>Firearms (General) Regulation 1997</i> is amended as set out in Schedule 2.	10 11
5	Amendment of other legislation	12
	The Acts and the regulation specified in Schedule 3 are amended as set out in that Schedule	13 14

Schedule 1		Amendment of Firearms Act 1996 (Section 3)				
[4]	Soot	ion 1	Dofin	nitions	3	
[1]	Sect	1011 4	Denn	intions	4	
	Inser	Insert in alphabetical order in section 4 (1):				
			barr	rel length, in relation to a pistol, means:	5	
			(a)	in the case of a revolver—the distance from the muzzle of the barrel to the breech end immediately in front of the cylinder, or	6 7 8	
			(b)	in any other case—the distance from the muzzle of the barrel to the point of the breech face (including the chamber) with the top slide forward and the breech face or bolt in a closed position,	9 10 11 12	
			appr	in either case includes an alteration of such kind as is coved by the Commissioner and that has been permanently ched to the barrel of the pistol.	13 14 15	
			blac	k powder pistol means a pistol that:	16	
			(a)	uses black powder to propel a projectile, and	17	
			(b)	is not capable of being loaded with, or of discharging, breech-loaded metallic cartridges.	18 19	
			H li	gory H (sport/target shooting) licence means a category icence that is issued for the purposes of sport/target oting.	20 21 22	
			<i>post</i> -1946	-1946 pistol means a pistol manufactured after 1 January 6.	23 24	
				pationary pistol licence means a category H (sport/target oting) licence of the kind referred to in section 16A.	25 26	
			proh	nibited pistol—see section 4C.	27	
[2]	Section 4C				28	
	Insert after section 4B:		29			
	4C	Mea	ning o	of "prohibited pistol"	30	
		(1)	In th of pi	is Act, <i>prohibited pistol</i> means any of the following kinds istol:	31 32	
			(a)	a pistol with a calibre of more than .38 inch,	33	

		(b)	a self-loading pistol with a barrel length of less than 120 mm,	:
		(c)	a revolver with a barrel length of less than 100 mm,	;
		powe	does not include any such kind of pistol that is a black der pistol.	:
		are lis 4 (1))	A prohibited pistol is not a prohibited firearm. Prohibited firearms sted in Schedule 1 (see definition of prohibited firearm in section .	-
	(2)		the purposes of this Act, any pistol that would be a ibited pistol:	10
		(a)	if it did not have something missing from it, or a defect or obstruction in it, or	1: 1:
		(b)	if it were not for the fact that something has been done to it (being something that, in the opinion of the Commissioner, is not in accordance with the recognised specifications for that pistol),	1; 14 1; 10
		is tak	ken to be a prohibited pistol.	17
[3]	Section 8	Licen	nce categories and authority conferred by licence	18
	Insert at the 8 (1):	e end	of the matter relating to category H licences in section	19 20
		licen for t	e case of a category H (sport/target shooting) licence, the see is authorised to possess or use a registered pistol only the purposes of participating in competitive shooting rities that are approved by the Commissioner.	2 2: 2: 2:
		A c autho	ategory H (sport/target shooting) licence does not orise the possession or use of a prohibited pistol.	29 20
[4]	Section 8	(3)		2
	Insert "this	Act a	nd" after "subject to".	28
[5]	Section 12	2 Gen	uine reasons for having a licence	29
			(a) and (b) of the matter relating to the genuine reason of on in the Table to section 12.	30
	Insert inste	ad:		32
		(a)	be a current member of a collectors' society or club approved by the Commissioner in accordance with the regulations, and	3: 3: 3:

			(b) provide a written statement by that collectors' society or club confirming that the applicant's firearms collection has a genuine commemorative, historical, thematic or financial value.	1 2 3 4
[6]	Sec	tion 1	Category H licences—restrictions on issue	5
	Inse	rt at th	e end of the section:	6
		(2)	The Commissioner must not issue a category H (sport/target shooting) licence (other than a probationary pistol licence) to a person unless:	7 8 9
			(a) the person has previously been issued with a probationary pistol licence, and	10 11
			(b) the probationary pistol licence has expired, and	12
			(c) the application for the category H (sport/target shooting) licence is supported by a written statement by the secretary or other relevant office holder of the pistol shooting club of which the person is a member confirming that the person has complied with the conditions specified in section 16A (2).	13 14 15 16 17 18
		(3)	Subsection (2) does not apply in relation to a person if the person has previously held a category H (sport/target shooting) licence.	19 20 21
[7]	Sec	tions	I6A and 16B	22
	Inse	rt after	section 16:	23
	16A	Prob	ationary pistol licences	24
		(1)	A category H (sport/target shooting) licence that is issued to a person who has never held such a licence is to be issued as a probationary pistol licence.	25 26 27
		(2)	A probationary pistol licence is subject to the following conditions:	28 29
			(a) for the first 6 months of the term of the licence, the licensee must not possess or use a pistol except:	30 31
			(i) while on the premises of a pistol shooting club and under the supervision of a person who is the holder of a category H (sport/target shooting) licence that is not a probationary pistol licence,	32 33 34 35 36

		(11) In connection with the requirement referred to in paragraph (b),	2
		(b) the licensee must, by the end of that 6-month period, have completed to the satisfaction of the Commissioner a firearm training and safety training course conducted by the pistol shooting club of which the licensee is a member.	3 4 5 6 7
	(3)	If:	8
		(a) the holder of a probationary pistol licence applies for a category H (sport/target shooting) licence before the term of the probationary pistol licence expires, and	9 10 11
		(b) the application has not been dealt with by the time the probationary pistol licence expires,	12 13
		the authority conferred by the probationary pistol licence continues until such time as the person is notified of the issue of, or refusal of, the category H (sport/target shooting) licence.	14 15 16 17
	(4)	This section does not limit the conditions to which a probationary pistol licence is subject.	18 19
16B		cial provisions relating to category H (sport/target oting) licences issued for specialised target pistols	20 21
	(1)	In this section:	22
		specialised target pistol means:	23
		(a) a self-loading pistol with a barrel length of less than 120 mm, or	24 25
		(b) a revolver with a barrel length of less than 100 mm,	26
		that, in the opinion of the Commissioner, is of a distinctive size or shape and is used in International Shooting Sport Federation competition events, but that is not otherwise a prohibited pistol.	27 28 29 30
	(2)	The Commissioner may issue a category H (sport/target shooting) licence (referred to in this section as a <i>special pistol licence</i>) authorising a person to possess and use a specialised target pistol for the purposes only of participating in such classes of specialised shooting competitions as may be	31 32 33 34 35

		(3)	categ requi in re	the avoidance of doubt, a special pistol licence is a type of gory H (sport/target shooting) licence, and any irements under this Act or the regulations that apply to or espect of a category H (sport/target shooting) licence by to or in respect of a special pistol licence.	1 2 3 4 5
[8]	Sect	ion 17	7C		6
	Inser	t after	sectio	on 17B:	7
	17C			ovisions relating to firearms collector licences 5 pistols)	8
				Commissioner may issue a firearms collector licence that orises a person to possess a post-1946 pistol if:	10 11
			(a)	the person produces evidence to the Commissioner that the person has been a member of a collectors' society or club for at least one year, and	12 13 14
			(b)	the application for the licence is supported by a written statement by the secretary or other relevant office holder of the collectors' society or club of which the person is a member confirming that the part of the person's firearms collection comprising post-1946 pistols has a genuine commemorative, historical, thematic or financial value.	15 16 17 18 19 20 21
			requir applic	See also the Table to section 12 which provides that one of the rements for the genuine reason of firearms collection is that the cant for the licence must be a current member of an approved ctors' society or club.	22 23 24 25
[9]	Sect	ion 20) Fire	arms collector licences—special conditions	26
	Inser	t "or t	hat is	a prohibited pistol" after "1900" in section 20 (b).	27
[10]	Sect	ion 20	O (f)		28
	Inser	t after	sectio	on 20 (e):	29
			(f)	in the case of a licence that was in force immediately before the commencement of this paragraph—a post-1946 pistol can only be kept as part of the collection if:	30 31 32 33
				(i) the licensee has been a member of a collectors' society or club since 20 December 2002, and	34 35

		(3	the licensee provides the Commissioner with a written statement by the secretary or other relevant office holder of the collectors' society or club of which the licensee is a member confirming that the part of the licensee's firearms collection comprising post-1946 pistols has a genuine commemorative, historical, thematic or financial value.	1 2 3 4 5 6
[11]	Section 2	1 Term	of licence	Ş
	Omit "subs	section (2	2)" from section 21 (1). Insert instead "this section".	10
[12]	Section 2	1 (3)		11
	Insert after	section	21 (2):	12
	(3)	it is is	ationary pistol licence continues in force from the time sued for a period of 12 months unless it is sooner lered or revoked or otherwise ceases to be in force.	13 14 15
[13]	Section 2	4 Revoc	ation of licence	16
	Insert after	section	24 (2) (c):	17
		tl	f the Commissioner is satisfied that the licensee, arough any negligence or fraud on the part of the decensee, has caused a firearm to be lost or stolen, or	18 19 20
[14]	Section 3	1 Permi	ts to acquire firearms	21
	Insert after	section	31 (3):	22
	(3A)	issue a categor probati applica by the shootin for hav	the limiting subsection (3), the Commissioner must not permit authorising a person who is the holder of a ry H (sport/target shooting) licence (including a onary pistol licence) to acquire a pistol unless the tion for the permit is supported by a written statement secretary or other relevant office holder of the pistol g club in respect of which the person's genuine reason ing the licence has been established: onfirming that the person has adequate storage	23 24 25 26 27 28 29 30
		a tl	rrangements (as specified under this Act) in relation to ne safe keeping of the pistol, and	32 33
			pecifying the shooting activities for which the pistol is equired.	34 38

	(3B)	In the case of a person who is the holder of a probationary pistol licence, and without limiting subsections (3) and (3A), the Commissioner:	:
		(a) during the initial probationary period referred to in section 16A (2)—must not issue a permit authorising the person to acquire any kind of pistol, and	!
		(b) during the remainder of the term of the licence—may only issue a total of 2 permits authorising the person to acquire no more than 2 pistols, any one of which (subject to subsection (3C)) is:	10 10
		(i) a centrefire pistol, or	1
		(ii) a rimfire pistol with a calibre of no more than .22 inch, or	1: 1:
		(iii) an air pistol with a calibre of no more than .177 inch, or	14 15
		(iv) a black powder pistol.	10
	(3C)	However, nothing in subsection (3B) (b) authorises the holder of a probationary pistol licence to possess a centrefire pistol and a rimfire pistol at the same time.	1 ⁻ 18 19
[15]	Section 5	1E	20
	Insert after	section 51D:	2
		session or use of pistols fitted with magazines of more 10 round capacity	2: 2:
		A person who is the holder of a category H (sport/target shooting) licence must not possess or use a pistol fitted with a magazine that has a capacity of more than 10 rounds.	24 25 20
		Maximum penalty: imprisonment for 14 years.	2
[16]	Section 5	8 Possession of spare barrels for firearms	28
	Insert "(otl	ner than a prohibited pistol)" after "a firearm".	29

[17]	Section 58 (2)				
	Inser	t at th	e end of section 58:	2	
		(2)	A person must not possess a barrel for a prohibited pistol unless the person is authorised by a licence or permit to possess the pistol or barrel.	;	
			Maximum penalty: imprisonment for 5 years.	(
[18]	Sect	tion 6	0 Disposal of firearms by unauthorised persons	-	
	Inser	t "(exc	cept as provided by section 82A)" after "must" in section 60 (1).	:	
[19]	Sect	tion 6	3 Converting firearms	,	
	Inser	t after	section 63 (1):	10	
		(1A)	A person must not, unless authorised to do so by a permit, alter the construction or action of a pistol that is not a prohibited pistol so as to convert it into a prohibited pistol.	1: 1:	
			Maximum penalty: imprisonment for 10 years.	14	
[20]	Sect	tion 7	В	1	
	Omit the section. Insert instead:				
	78		pensation for surrendering prohibited pistols and -1946 pistols	17 18	
		(1)	In this section and in section 78A:	19	
			buyback period means the period starting on the commencement of this section (as substituted by the Firearms Amendment (Prohibited Pistols) Act 2003) and ending 6 months later (or such longer period as may be prescribed by the regulations).	20 27 23 24	
		(2)	A person who is the holder of a category H (sport/target shooting) licence that was in force immediately before the start of the buyback period is entitled to be paid compensation by the State for any registered prohibited pistol in the person's possession if:	29 20 20 20 20 20	
			(a) the person was, immediately before the date on which the buyback period starts, authorised by the licence to possess the pistol, and	30 32 32	

- (b) the pistol is surrendered to a police officer or other member of NSW Police during the buyback period.
- (3) A person who is the holder of a firearms dealer licence that was in force immediately before the start of the buyback period is entitled to be paid compensation by the State for any prohibited pistol in the person's possession if the pistol:
 - (a) was acquired or ordered by the person before 20 December 2002, and
 - (b) is surrendered to a police officer or other member of NSW Police during the buyback period.
- (4) A person who is the holder of a firearms collector licence that was in force immediately before the start of the buyback period is entitled to be paid compensation by the State for any registered post-1946 pistol in the person's possession if:
 - (a) the person was, immediately before the date on which the buyback period starts, authorised under this Act or the regulations to possess the pistol as part of the person's firearms collection, and
 - (b) the person is unable to comply with section 20 (f), and
 - (c) the pistol is surrendered to a police officer or other member of NSW Police during the buyback period.
- (5) The amount of compensation payable for surrendering a prohibited pistol or post-1946 pistol under this section is the amount specified in respect of the pistol in the valuation list approved by the Commissioner for the purposes of this section. That list is to be made publicly available in such manner as the Commissioner determines.
- (6) If a person who is entitled to be paid compensation for surrendering a pistol under this section establishes that the approved valuation list does not take into account any modification or other thing that may relate to the true value of the pistol (being a modification or thing that has not been valued in relation to the pistol in accordance with the valuation list), the Commissioner may refer the dispute to an independent pistol evaluation panel constituted by the Commissioner for the purposes of this section. Such a panel is to comprise persons who, in the opinion of the Commissioner, are suitably qualified to assess the value of pistols surrendered under this section.

	(7)	to it. to th	panel is to determine any such valuation dispute referred Any such determination may include a recommendation be Commissioner as to the value of any modification or rething that is the subject of the dispute.	1 2 3 4
	(8)		panel's determination is final and is not subject to any cal or review.	5 6
	(9)	unde com	prohibited pistol or post-1946 pistol that is surrendered er this section is forfeited to the Crown after pensation for the pistol has been paid in accordance with section.	7 8 9 10
	(10)	The	Commissioner is to make arrangements:	11
		(a)	for the manner in which prohibited pistols and post-1946 pistols are to be surrendered under this section, and	12 13 14
		(b)	for the manner in which compensation under this section is to be paid, and	15 16
		(c)	for the disposal or destruction of, or for otherwise dealing with, pistols that are to be surrendered under this section.	17 18 19
[21]	Section	78A		20
	Omit sec	tion 78A	A. Insert instead:	21
	78A Co	mpens	ation for surrendering other items	22
		payn surre	regulations may make provision for or with respect to the ment of compensation by the State in relation to the endering, during the buyback period, of any one or more the following:	23 24 25 26
		(a)	pistols that are not prohibited pistols,	27
		(b)	post-1946 pistols that the holder of a firearms collector licence is authorised under this Act or the regulations to possess as part of the licensee's firearms collection,	28 29 30
		(c)	firearm parts and accessories in relation to prohibited pistols,	31 32
		(d)	pistol magazines with a capacity of more than 10 rounds,	33 34

			(e)	such other things in relation to prohibited pistols and post-1946 pistols as may be prescribed by the regulations.	1 2 3
[22]	Sec	tion 7	9		4
	Omi	t the se	ection.	. Insert instead:	5
	79	Disc	losur	e by health professionals of certain information	6
		(1)	the servi	health professional is of the opinion that a person to whom health professional has been providing professional ices may pose a threat to public safety (or a threat to the on's own safety) if in possession of a firearm, the health essional may inform the Commissioner of that opinion.	7 8 9 10 11
		(2)	liabi conf Com	ealth professional is not subject to any criminal or civil lity, including liability for breaching any duty of identiality, if the health professional informs the unissioner in good faith of the health professional's ion referred to in subsection (1).	12 13 14 15 16
		(3)	In th	is section:	17
			heal	th professional means any of the following persons:	18
			(a)	a medical practitioner, psychologist, nurse or social worker,	19 20
			(b)	a person who provides professional counselling services,	21 22
			(c)	a person who is of such other class of health professional as may be prescribed by the regulations.	23 24
[23]	Sec	tion 7	9A		25
	Inse	t after	section	on 79:	26
	79A	Disc	losur	e of certain information by club officials	27
			The secret colle with hold good	disclosure of any information or other matter by the etary or other relevant office holder of a pistol club or a ectors' society or club to the Commissioner in accordance any requirement imposed on the secretary or office er under the regulations does not, if the disclosure was in a faith, subject the society or club, or the secretary or the holder, to any criminal or civil liability.	28 29 30 31 32 33

Firearms Amendment (Prohibited Pistols) Bill 2003

Schedule 1 Amendment of Firearms Act 1996

[24]	Section 82A				
	Insert after section 82:				
	82A	Dec	eased estates	3	
		(1)	The executor or administrator of an estate of a person:	4	
			(a) who has died, and	5	
			(b) who was authorised by a licence or permit to possess a firearm,	6 7	
			does not commit an offence under section 7 in respect of the possession of the firearm if the executor or administrator retains possession of the firearm for the purposes of disposing of it lawfully.	8 9 10 11	
		(2)	Any such executor or administrator must:	12	
			(a) notify the Commissioner of the death of the person who possessed the firearm as soon as practicable after the person's death, and	13 14 15	
			(b) while retaining possession of the firearm, comply with the same requirements as to the safe keeping of the firearm that would apply to a person who is authorised by a licence or permit to keep a firearm of that kind.	16 17 18 19	
			Maximum penalty: 50 penalty units.	20	
		(3)	Subsection (1) ceases to have effect in relation to any such executor or administrator:	21 22	
			(a) once the firearm is disposed of lawfully by the executor or administrator, or	23 24	
			(b) at the end of the period of 6 months immediately following the death of the person who was authorised to possess the firearm concerned,	25 26 27	
			whichever occurs first.	28	
		(4)	Nothing in this section authorises the use of a firearm.	29	
[25]	Sec	tion 8	34 Proceedings for offences	30	
	Inse	rt "511	E, 58 (2)," after "51D (1)," in section 84 (2).	31	

[26]	Sec	tion 8	8 Regulations	1				
	Omi	t "prol	hibited firearms" from section 88 (2) (b).	2				
	Inse	rt inste	ead "pistols as provided by section 78".	3				
[27]	Sec	tion 8	8 (2) (b1)	4				
	Omi	t the p	paragraph.	5				
[28]		•	3 Savings and transitional provisions	6				
• •	Insert after clause 1 (1) (c):							
			(d) the Firearms Amendment (Prohibited Pistols) Act 2003.	8				
[29]	Sch	edule	3, Part 5	10				
	Inse	rt after	r Part 4:	11				
	Part 5 Provisions consequent on enactment of							
	Firearms Amendment (Prohibited Pistols) Act 2003							
	19		sting category H licences issued for sport/target shooting	15 16				
		(1)	A category H licence issued for the genuine reason of sport/target shooting and in force immediately before the commencement of this clause is taken to be a category H (sport/target shooting) licence.	17 18 19 20				
		(2)	Section 8 (as amended by the <i>Firearms Amendment</i> (<i>Prohibited Pistols</i>) <i>Act 2003</i>) extends to a category H licence in force immediately before the commencement of that amendment if the licence was issued for the genuine reason of sport/target shooting.	21 22 23 24 25				
		(3)	Without limiting subclause (1), if the holder of a category H licence issued for the genuine reason of sport/target shooting was, immediately before the commencement of this clause, authorised by that licence to possess and use a specialised target pistol within the meaning of section 16B, the holder is taken to have been issued with a special pistol licence (as referred to in that section) in respect of that pistol	26 27 28 29 30 31 32				

20	Exis	ting firearms collector licences	1
		Section 20 (b) (as amended by the <i>Firearms Amendment</i> (<i>Prohibited Pistols</i>) <i>Act 2003</i>) extends to a firearms collector licence in force immediately before the commencement of this clause.	2 3 4 5
21		porary amnesty for possession of prohibited pistols and t-1946 pistols	6 7
	(1)	In this clause and in clause 22:	8
		buyback period means the period referred to in section 78 (as substituted by the Firearms Amendment (Prohibited Pistols) Act 2003).	9 10 11
	(2)	A person who is the holder of a category H (sport/target shooting) licence does not commit an offence under section 7 in respect of the possession of a prohibited pistol acquired by the person before the buyback period.	12 13 14 15
	(3)	Subclause (2) ceases to have effect in relation to any such person once:	16 17
		(a) a police officer or other member of NSW Police makes a determination that the pistol is a prohibited pistol, or	18 19
		(b) the buyback period ends,	20
		whichever occurs first.	21
	(4)	Subject to the regulations, a person who is the holder of a firearms collector licence does not commit an offence under section 7 in respect of the possession of a post-1946 pistol acquired by the person before the buyback period.	22 23 24 25
	(5)	Subclause (4) ceases to have effect at the end of the buyback period.	26 27
	(6)	Nothing in this clause authorises a person to use a prohibited pistol or post-1946 pistol.	28 29
22		porary amnesty for possession of pistols fitted with azines of more than 10 round capacity	30 31
	(1)	This clause applies to a pistol fitted with a magazine that has a capacity of more than 10 rounds.	32 33

- 1 2 3 4 5 6 7 8
- (2) A person who is the holder of a category H (sport/target shooting) licence does not, during the buyback period, commit an offence under section 51E (as inserted by the *Firearms Amendment (Prohibited Pistols) Act 2003*) in respect of the possession of a pistol to which this clause applies that was acquired by the person before the buyback period.
- (3) Nothing in this clause authorises a person to use a pistol to which this clause applies.

Sc	Schedule 2		Am Reg	nendment of Firearms (General) gulation 1997 (Section 4)	1 2 3
[1]	Cla	ıse 59	Α	(Occulon 4)	4
	Inse	rt after	claus	e 59:	5
	59A			r high calibre pistols used in specially approved competitions	6 7
		(1)	.38 i	clause applies to any pistol with a calibre of more than nch (but not more than .45 inch) but that is not otherwise phibited pistol.	8 9 10
		(2)	than the papple	Commissioner may, on application by a person who is the ler of a category H (sport/target shooting) licence (other a probationary pistol licence), issue a permit authorising person to possess and use a pistol to which this clause ies for the purposes only of participating in such classes pecialised shooting competitions as may be approved.	11 12 13 14 15
		(3)	this of the (spor certi perm	Commissioner must not issue a permit to a person under clause unless the pistol shooting club in respect of which person's genuine reason for having the category H rt/target shooting) licence has been established has fied to the Commissioner that the pistol to which the nit relates is required by the person to participate in any a specialised shooting competition.	17 18 19 20 21 22 23
		(4)		ccordance with section 30 (3) of the Act, a permit under clause:	24 25
			(a)	is subject to such conditions as the Commissioner thinks fit to impose, and	26 27
			(b)	remains in force for such period as the Commissioner determines at the time the permit is issued (unless it is sooner surrendered or revoked or otherwise ceases to be in force).	28 29 30 31
[2]	Cla	use 77	Defi	nitions	32
	Inse	rt in al	phabe	tical order:	33
				ol club means a shooting club that conducts or organises oved pistol shooting competitions.	34 35

[3]	Clau	ise 80 Cond	ditions of approval of club	1							
		t "the club m 2) (b).	embership requirements under clause 81 (1)" from clause	2							
	Inse	t instead "th	e requirements specified in clause 81".	4							
[4]	Clau	ıses 80A ar	nd 80B	5							
	Inse	Insert after clause 80:									
	80A	Special co	onditions relating to pistol clubs	7							
		pisto	nout limiting the conditions to which the approval of a sol club may be subject, any such approval is subject to the wing conditions:	8 9 10							
		(a)	the club must not admit a person (<i>the applicant</i>) as a member unless:	11 12							
			(i) the applicant has submitted 2 character references from persons who are of or above the age of 18 and who have known the applicant for at least 2 years, and	13 14 15 16							
			(ii) the secretary or other relevant office holder of the club is satisfied that the applicant has submitted the name of any other approved pistol club or shooting club of which the applicant is a member,	17 18 19 20							
		(b)	if the club cancels or suspends the membership of any member, the secretary or other relevant office holder must, within 7 days of the cancellation or suspension, notify the Commissioner that the person's membership has been cancelled or suspended and advise the Commissioner of the reasons for the cancellation or suspension,	21 22 23 24 25 26 27							
		(c)	the club must ensure that a person whose catgeory H (sport/target shooting) licence has been revoked or suspended does not, while the revocation or suspension remains in force, use a pistol on any shooting range or other premises of the club,	28 29 30 31 32							
		(d)	if the secretary or other relevant office holder of an approved pistol club is of the opinion that any person who is a member of the club, or who has applied to be a member of the club, may pose a threat to public safety	33 34 35 36							

		(or a threat to the person's own safety) if in possession of a firearm, the secretary or office holder must inform the Commissioner of that opinion.	1 2 3
	80B Special co	onditions relating to collectors' societies and clubs	4
	colle	nout limiting the conditions to which the approval of a ectors' society or club may be subject, any such approval bject to the following conditions:	5 6 7
	(a)	if the society or club cancels or suspends the membership of any member who is the holder of a licence or permit, the secretary or other relevant office holder must, within 7 days of the cancellation or suspension, notify the Commissioner that the person's membership has been cancelled or suspended and advise the Commissioner of the reasons for the cancellation or suspension,	8 9 10 11 12 13 14
	(b)	if the secretary or other relevant office holder of the society or club is of the opinion that any person who is a member of the society or club, or who has applied to be a member of the society or club, is not a fit and proper person to be in possession of a firearm, the secretary or office holder must inform the Commissioner of that opinion.	16 17 18 19 20 21
[5]	Clause 81 Part	icipation requirements for club members	23
	Omit clause 81 (1) (a). Insert instead:	24
	(a)	in the case of an approved pistol club—the person must, over each period of 12 months that the licence is in force:	25 26 27
		(i) participate in at least 6 club organised competitive shooting matches that are held at the club's shooting range, and	28 29 30
		(ii) for each different kind of pistol that the person possesses for different shooting events, undertake at least 4 club organised shoots,	31 32 33
[6]	Clause 81 (2)		34
	Omit "any such	requirement".	35
	Insert instead "th	ne requirements under this clause".	36

[/]	Clause 83					
	Inse	rt after	clause	e 82:	2	
	83	Disc	losure	e of information by Commissioner	;	
		(1)	mem secre	Commissioner is, in relation to an application for abership of an approved club, authorised to disclose to the ctary or other relevant office holder of the club any mation as to the following:	!	
			(a)	the pistols that are held by the applicant,	8	
			(b)	any other approved pistol club of which the applicant is a member,	10	
			(c)	any other information that, in the opinion of the Commissioner, is relevant to the person's application for membership of the approved club.	1: 1: 1:	
		(2)	In th	is clause:	14	
				oved club means an approved pistol club or an approved ctors' society or club.	1: 10	
[8]	Clau	ıse 84	Fees		1	
	Inse	rt after	clause	e 84 (1) (c):	18	
			(c1)	application fee for a probationary pistol licence—\$100,	19	
[9]		ıse 97 rmatio		losure by health practitioners of certain	20	
	Omi	t the c	lause.		22	
[10]	Clau 190		1 Exe	emption for certain firearms manufactured before	2: 24	
	Omit clause 111 (1). Insert instead:					
		(1)	This that:	clause applies to any firearm manufactured before 1900	20 21	
			(a)	in the case of a firearm other than a pistol—is not capable of discharging breech-loaded metallic cartridges or is a firearm for which ammunition is not, in the opinion of the Commissioner, commercially available, or	28 29 30 31 32	
			(b)	is a pre-percussion pistol.	33	

[11]	Clau	ıse 1 1	11 (5)			
	Insert after clause 111 (4):					
		(5)	In subclause (1):	;		
			<i>pre-percussion pistol</i> means a muzzle loading pistol (including a percussion lock pistol that is muzzle loading) that uses black powder to propel a projectile, but does not include any breech loading pistol with a rotating cylinder or any other breech loading pistol that accepts metallic cartridges.			
[12]	Clau	ıse 12	20	!		
	Insert after clause 119:					
	120		nporary general amnesty for illegally held firearms that are rendered to the police			
		(1)	In this clause:	1:		
			general amnesty period means the period starting on the commencement of this clause and ending 6 months later.	1- 1:		
		(2)	A person is, during the general amnesty period, exempt from the requirement under the Act to hold a licence or permit authorising possession of a firearm if the person:	1) 1; 1)		
			(a) is surrendering the firearm to a member of NSW Police in accordance with such directions as are issued by the Commissioner, or	1! 2! 2		
			(b) is proceeding to a police station (or other nominated place) for the purpose of surrendering the firearm.	2:		
		(3)	Nothing in this clause authorises the use of a firearm.	2		

Sch	nedule 3 Amendment of other legislation (Section 5)	1 2
3.1	Criminal Procedure Act 1986 No 209	3
[1]	Section 268 Maximum penalties for Table 2 offences	4
	Insert "51E, 58 (2)," after "51D (1)," in section 268 (2) (e1) (as renumbered by Schedule 1 [84] to the <i>Criminal Procedure Amendment (Justices and Local Courts) Act</i> 2001).	5 6 7
[2]	Schedule 1 Indictable offences triable summarily	8
	Insert "51E, 58 (2)," after "51D (1)," in clause 7 of Table 2.	9
3.2	Weapons Prohibition Act 1998 No 127	10
[1]	Schedule 1 Prohibited weapons	11
	Insert at the end of clause 4 (4) (d):	12
	, or	13
	(e) a pistol magazine with a capacity of more than 10 rounds.	14 15
[2]	Schedule 2 Savings and transitional provisions	16
	Omit "this Act." from clause 1 (1). Insert instead:	17
	the following Acts:	18
	this Act	19
	Firearms Amendment (Prohibited Pistols) Act 2003, to the extent that it amends this Act	20 21
[3]	Schedule 2, clause 1 (2)	22
	Omit "this Act". Insert instead "the Act concerned".	23

[4]	Sched	dule	2, Part 3	1
	Insert	after	Part 2:	2
	Part	3	Provisions consequent on enactment of Firearms Amendment (Prohibited Pistols) Act 2003	3 4 5
		Amn roun	esty for pistol magazines with a capacity of more than 10	6 7
		(1)	This clause applies to a prohibited weapon referred to in clause 4 (4) (e) of Schedule 1.	8 9
		(2)	A person who is the holder of a category H (sport/target shooting) licence under the <i>Firearms Act 1996</i> does not commit an offence under section 7 of this Act in respect of the possession of a prohibited weapon to which this clause applies acquired by the person before the buyback period.	10 11 12 13 14
		(3)	Subclause (2) ceases to have effect in relation to any such person once the buyback period ends.	15 16
		(4)	Nothing in this clause authorises a person to use a prohibited weapon to which this clause applies (including fitting the prohibited weapon to a pistol).	17 18 19
		(5)	In this clause:	20
			buyback period has the same meaning as in section 78 of the Firearms Act 1996 (as substituted by the Firearms Amendment (Prohibited Pistols) Act 2003.	21 22 23
3.3	Weap	ons	s Prohibition Regulation 1999	24
[1]	Sched	dule	1 Persons exempt from requirement for permit	25
	Omit '	'clau	se 4 (4)" from clause 4. Insert instead "clause 4 (4) (a)–(d)".	26
[2]			1, clause 4 Possession and use of firearm magazines by ersons	27 28
	Insert	at th	e end of the clause:	29
		(2)	The holder of a category H licence under the <i>Firearms Act</i> 1996 issued for the genuine reason of business or employment is exempt from the requirement under the Act for a permit to	30 31 32

	ess or use a prohibited weapon referred to in clause (e) of Schedule 1 to the Act, but:	1
(a)	only in relation to its use in a registered pistol to which the licence applies, and	3
(b)	only in connection with that genuine reason, and	5
(c)	subject to such restrictions as may be imposed on the licence by or under the <i>Firearms Act 1996</i> .	6 7