Western Australia

Terrorism (Extraordinary Powers) Amendment Bill 2015

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Western Australia

LEGISLATIVE ASSEMBLY

Terrorism (Extraordinary Powers) Amendment Bill 2015

A Bill for

An Act to amend the Terrorism (Extraordinary Powers) Act 2005.

The Parliament of Western Australia enacts as follows:

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1	1.	Short title
2		This is the Terrorism (Extraordinary Powers) Amendment Act 2015.
4	2.	Commencement
5		This Act comes into operation as follows —
6 7		(a) sections 1 and 2 — on the day on which this Act receives the Royal Assent;
8		(b) the rest of the Act — on the day after that day.
9	3.	Act amended
10 11		This Act amends the <i>Terrorism (Extraordinary Powers) Act 2005</i> .
12	4.	Section 3 amended
13 14		In section 3 insert in alphabetical order:
15 16 17 18		<i>data</i> includes any record, any computer program, and any part of a computer program, in a digital, electronic or magnetic form;
19	5.	Section 7 amended
20 21		In section 7(2) delete "believe —" and insert:
22		suspect —

23

1	6.	Section 14 amended
2	(1	In section 14(1)(b) delete "is" and insert:
4 5		is, or contains,
6 7 8	(2	In section 14(2): (a) in paragraph (b) delete "search." and insert:
9		search;
11 12		(b) after paragraph (b) insert:
13 14 15		(c) access and operate any device or equipment in the vehicle that holds or processes data.
16	7.	Section 15 amended
17 18		After section 15(1) insert:
19 20 21 22 23		(2A) For the purposes of searching a place under subsection (1), a police officer may access and operate any device or equipment in the place that holds or processes data.
24	8.	Section 16 amended
25 26		After section 16(2) insert:
27 28 29 30		(3) If a thing is seized under this section, a police officer may access and operate any device or equipment in the thing that holds or processes data.

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1	9.	Section 17 amended				
2		In section 17(1):				
3		(a) in paragraph (b) delete "Territory." and insert:				
5 6		Territory; or				
7		(b) after paragraph (b) insert:				
9 10		(c) a sworn employee of the New Zealand Police; or				
11 12 13 14		(d) a law enforcement officer of a foreign jurisdiction prescribed for the purposes of this subsection.				
15	10.	Section 20 amended				
16 17		After section 20(2) insert:				
18 19 20		(3) Subsection (1) does not limit judicial review for jurisdictional error.				
21	11.	Section 22 amended				
22 23	(1)	In section 22 insert in alphabetical order:				
24 25		Commonwealth terrorist offence means an offence set out in section 23(2)(b) or (c);				
26 27 28 29		target vehicle, in relation to a covert search warrant, means a vehicle that is specified to be searched under the warrant.				

1 2 3	(2)	In sec insert		in the definition of <i>target place</i> delete "warrant."
4 5		warra	ent;	
6	12.	Section	on 23 a	mended
7 8		Delet	e sectio	on 23(2) and insert:
9 10 11 12		(2)	to appl	ommissioner must not authorise a police officer ly for a covert search warrant unless the dissioner is satisfied there are reasonable grounds seet —
13 14 15			(a)	that a terrorist act has been, is being, or is about to be, committed, whether in or outside this State; or
16 17 18 19			(b)	that a person has committed an offence under <i>The Criminal Code</i> section 102.3 set out in the Schedule to the <i>Criminal Code Act 1995</i> (Commonwealth); or
20 21 22 23			(c)	that a person has committed, or is committing, an offence under <i>The Criminal Code</i> section 80.2C set out in the Schedule to the <i>Criminal Code Act 1995</i> (Commonwealth).
24 25 26 27	•	(3A)	Comm for a c	ng satisfied under subsection (2), the issioner may authorise a police officer to apply overt search warrant if the Commissioner is ed there are reasonable grounds to believe —
28 29 30			(a)	that entry to and search of a place or vehicle in this State will substantially assist in preventing an act, or investigating an act or offence; and
31 32 33			(b)	that the entry and search needs to be carried out without the knowledge of the occupier of the place or the person in charge of the vehicle.

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1	13.	Sectio	n 24 a	mende	ed
2	(1)	In sec	tion 24	l (3):	
3 4		(a)	in pa	ragrapl	n (b) delete "place;" and insert:
5 6			place	e or targ	get vehicle; and
7 8 9		(b)	-	ragrapł nsert:	n (c) delete "occupier of the target place,"
0				pier of t vehic	the target place, or person in charge of the le,
3		(c)	delet	e parag	raph (d) and insert:
5 6 7 8			(d)	suspec terrori	he grounds on which the applicant ets that a terrorist act or Commonwealth est offence has been, is being, or is about committed, whether in or outside this and
20 21			(ea)	state to	he grounds on which the applicant es —
22 23 24 25				(i)	that entry to and search of the target place or target vehicle will substantially assist in preventing or investigating the act or offence; and
26 27 28 29				(ii)	that the entry and search needs to be carried out without the knowledge of the occupier of the target place or person in charge of the target vehicle;
30 31				and	

1 2 3	(d)	in paragraph (e) delete "act, or the class of such things, to be searched for in the target place;" and insert:
4 5 6 7		act or Commonwealth terrorist offence, or the class of such things, to be searched for in the target place or target vehicle; and
8 9 10	(e)	in paragraph (f) delete "and that it is in the target place;" and insert:
11 12 13		or Commonwealth terrorist offence and that it is in the target place or target vehicle; and
14 15	(f)	in paragraph (g) delete "place —" and insert:
16 17		place or target vehicle —
18 19	(g)	in paragraph (h) after "place" insert:
20 21		or target vehicle
22 23	(h)	in paragraph (i) after "target place" insert:
24 25		or target vehicle
26 27	(i)	in paragraph (i) after "place" insert:
28 29		or vehicle
30 31	(j)	in paragraph (j) after "target place" insert:
32 33		or target vehicle

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1	(2)	In sect	tion 24(4) after "place" insert:
3 4		or targ	get vehicle
5 6 7	(3)	In sectinsert:	tion 24(3) after each of paragraphs (a), (c) and (g) to (i)
8 9		and	
10	14.	Sectio	n 26 amended
11	(1)	In sect	tion 26(1):
12 13		(a)	after "a place" insert:
14 15			or vehicle
16 17 18 19		(b)	in paragraph (a) delete "suspects, there are reasonable grounds for the applicant to have that suspicion;" and insert:
20 21 22			suspects or believes, there are reasonable grounds for the applicant to have those suspicions and beliefs; and
23 24		(c)	in paragraph (c) after "target place" insert:
25 26			or target vehicle
27	(2)	In sect	tion 26(2):
28 29		(a)	after "target place" insert:
30 31			or target vehicle

1 2		(b)	in paragraph (a) delete "place;" and insert:
3 4			place or target vehicle; or
5 6	(3)	In sect	tion 26(3)(a) after "terrorist act" insert:
7 8		or Cor	mmonwealth terrorist offence
9	(4)	In sect	tion 26(5):
10 11		(a)	in paragraph (b) delete "place;" and insert:
12 13			place or target vehicle;
14 15		(b)	delete paragraph (d) and insert:
16 17 18 19			(d) if the warrant authorises the entry of a place that adjoins or is near the target place or target vehicle — a description of the place;
20 21		(c)	in paragraph (e) after "place" insert:
22 23			or target vehicle
24 25		(d)	in paragraph (f) after "target place" insert:
26 27			or target vehicle
28 29		(e)	in paragraph (f) after "place" insert:
30 31			or vehicle

1	15.	Section 27 amended		
2	(1)	In sect	ion 27(6) after "place" insert:	
4 5		or veh	icle	
6	(2)	In sect	ion 27(7):	
7 8		(a)	in paragraph (a) delete "place;" and insert:	
9 10			place or target vehicle;	
11 12		(b)	in paragraph (b) delete "place;" and insert:	
13 14			place or person in charge of the target vehicle;	
15 16		(c)	in paragraph (d) after "place" insert:	
17 18			or target vehicle	
19 20		(d)	in paragraph (e) after "terrorist act" insert:	
21 22			or Commonwealth terrorist offence	
23 24		(e)	in paragraph (f) after "place" insert:	
25 26			or target vehicle	
27 28 29		(f)	in paragraph (g)(i), (ii) and (iii) after "target place" insert:	
30 31			or target vehicle	

1		(g)	in paragraph (g)(iii) after "the place" insert:
3			or vehicle
5	(3)	In sect	tion 27(8):
6 7		(a)	in paragraph (a) after "target place" insert:
8			or target vehicle
10 11		(b)	in paragraph (b) delete "place;" and insert:
12 13			place or target vehicle;
14 15		(c)	in paragraph (c) after "target place" insert:
16			or target vehicle
17 18		(d)	in paragraph (d) after "target place" insert:
19 20			or target vehicle
21 22		(e)	in paragraph (d)(i) delete "place" and insert:
23			
24 25			place, or person in charge of the vehicle,
26		(f)	in paragraph (e) delete "record —" and insert:
27		· · · ·	
28 29			record or other data —
30 31		(g)	in paragraph (e)(i) after "target place" insert:
32			or target vehicle

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1 2	(h)	in paragraph (e)(i) delete "record; and" and insert:
3		record or data; and
5 6	(i)	delete paragraph (e)(ii) and insert:
7 8 9 10 11 12		(ii) to access and operate any device or equipment that holds, records or processes data and to exercise the powers to copy and seize the records or data set out in the <i>Criminal Investigation Act 2006</i> section 148;
14 15	(j)	in paragraph (f) after "target place" insert:
16 17		or target vehicle
18 19	(k)	in paragraph (f)(i) and (ii) delete "place;" and insert:
20 21		place or vehicle;
22 23	(1)	in paragraph (f)(iii), (iv) and (v) after "place" insert:
24 25		or vehicle
26 27	(4) After	section 27(8) insert:
28 29 30 31 32 33	(9A)	Access to data under a covert search warrant is subject to any limitations imposed by the <i>Telecommunications</i> (Interception and Access) Act 1979 (Commonwealth) and the <i>Telecommunications</i> (Interception and Access) Western Australia Act 1996.

(5)	In sec	tion 27(11):
	(a)	after "target place" insert:
		or target vehicle
	(b)	after "the place" insert:
		or vehicle
	(c)	in paragraphs (a), (b) and (c) after "the place" insert:
		or vehicle
16.	Section	on 28A inserted
	After	section 27 insert:
28	A.	Order to provide access to data
	, ,	For the purpose of seizing a record or data, or exercising a power under a covert search warrant, an officer may order a person to provide any information or assistance that is reasonable and necessary to enable the officer to seize the record or data or exercise the power.
	`	An order under subsection (1) may be given to the person from whom the record or data may be seized; or an employee (whether under a contract of service or a contract for services) of that person, if an officer reasonably suspects that the person knows how to gain
	16.	(a) (b) (c) 16. Section After 28A. (1)

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1		(3)	A person who is given an order under subsection (1)
2			and who, without reasonable excuse (the onus of
3			proving which is on the person), does not obey it
4			commits an offence.
5			Penalty for this subsection: a fine of \$12 000 and
6			imprisonment for 12 months.
7		(4)	It is not a defence to a charge of an offence under
8			subsection (3) that information that becomes available
9			under the access order would or may incriminate the
10			accused.
11			
12	17.	Secti	on 28 amended
13	(1)	After	section 28(1) insert:
14	()		
		(2.1)	** 10.1 . 1 . 1
15		(2A)	However, if the authorised applicant named in a covert
16			search warrant has died or is unavailable, the report
17			may be given to the judge by another police officer of
18			the same or higher rank who has been nominated by
19			the Commissioner, in writing, to replace the original
20			authorised applicant.
21		(2B)	A replacement police officer under subsection (2A)
22			must give the judge who issued the warrant (or, in the
23			absence of that judge, the Chief Justice) a written
24			report about the execution of the warrant in accordance
25			with this section.
26			Penalty for this subsection: a fine of \$12 000 and
27			imprisonment for 12 months.
28			

1 2	(2)	Delet	e section 28(2) and insert:
3 4 5		(2)	If the warrant was not executed, the report must be given to the judge within 7 days after the expiry date specified in the warrant.
6 7		(3A)	If the warrant was executed, then within 7 days after the day on which it was executed —
8			(a) the report must be given to the judge; or
9 10 11			(b) an interim report, together with an application for an extension of time to give the report, must be given to the judge.
12 13 14 15		(3B)	If the judge grants an extension of time to give the report, the report must be given to the judge on or before the date specified in the extension of time.
16	(3)	In sec	etion 28(3):
17 18		(a)	in paragraph (b) after "place" insert:
19 20			or vehicle
21 22		(b)	in paragraph (c) delete "place" and insert:
23 24			place, and person in charge of each vehicle,
25 26		(c)	in paragraph (f)(ii) after "place" insert:
27 28			or vehicle
29 30		(d)	in paragraph (f)(iii) delete "act; or" and insert:
31 32			act or Commonwealth terrorist offence; or

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1		(e)	delete parag	raph (h) and insert:
2 3 4 5 6 7			re-ente	target place or target vehicle was ered to return any thing removed from, or ieve any thing substituted in, the place or e when it was first entered under the ent—
8			(i)	state when the re-entry took place; and
9 10 11			(ii)	describe any other place that was entered in order to effect the re-entry; and
12 13 14			(iii)	name each person who re-entered the target place, target vehicle or any other place in order to effect the re-entry; and
15 16			(iv)	describe the thing that was returned or retrieved; and
17 18 19			(v)	if the thing that was not returned or retrieved, explain why it was not;
20 21		(f)	in paragraph	n (i) after "terrorist act" insert:
22 23			or Common	wealth terrorist offence
24	18.	Section	n 29 amende	d
25 26 27			* *	he definition of <i>confidential information</i> "report" insert:
28		or inte	rim report	

1	19.	Section	n 30 amended
2		In sect	ion 30(1):
3 4		(a)	in paragraph (d) after "places" insert:
5 6			and vehicles
7 8		(b)	in paragraph (e) after "terrorist acts" insert:
9 10			or Commonwealth terrorist offences
11 12		(c)	in paragraph (g) after "place" insert:
13 14			or vehicle
15	20.	Section	n 35 amended
16 17 18	(1)		ion 35(1) delete "the tenth anniversary of the day on it receives the Royal Assent." and insert:
19 20		19 Dec	cember 2025.
21 22 23	(2)		ion 35(2) delete "the tenth anniversary of the day on the Act receives the Royal Assent," and insert:
24 25		19 Dec	cember 2025,

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21.	Schedule 1	l alauraa 7	amandad
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In Schedule 1 af	ter clause 7	(1)	insert:
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(2A) If under subclause (1), any device or equipment is seized, a police officer may operate the device or equipment to gain access to, and recover and reproduce, a record or other data held or processed by that device or equipment if the officer reasonably suspects that the record or other data may be seized under the warrant.