



Queensland

Criminal Practice Amendment Rule 2023

Subordinate Legislation 2023 No. 95

made under the

Supreme Court of Queensland Act 1991

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[s 1]

1 Short title

This rule may be cited as the *Criminal Practice Amendment Rule 2023*.

2 Commencement

This rule commences on 1 August 2023.

3 Rules amended

This rule amends the *Criminal Practice Rules 1999*.

4 Amendment of sch 3 (Forms for indictments, informations and complaints—statement of offences under the Code)

- (1) Schedule 3, form 115, ‘Had carnal knowledge with (*or of*)’—
omit, insert—

Engaged in penile intercourse with

- (2) Schedule 3, form 116, item 1, ‘girl’—
omit, insert—

child

- (3) Schedule 3, form 116, item 1, from ‘person’ to ‘her’—
omit, insert—

person engaging (*or attempting to engage*) in penile intercourse with EF

- (4) Schedule 3, form 116, item 2, ‘the child’—
omit, insert—

EF

- (5) Schedule 3, form 117, heading, ‘carnal knowledge with or of’—
omit, insert—

penile intercourse with

-
- (6) Schedule 3, form 117, ‘Carnal knowledge with or of children’—

omit, insert—

Engaging in penile intercourse with child

- (7) Schedule 3, form 117, from ‘Had’ to ‘or of’—

omit, insert—

Engaged (*or* Attempted to engage) in unlawful penile intercourse with

- (8) Schedule 3, form 118, heading, ‘carnal knowledge of’—

omit, insert—

penile intercourse with

- (9) Schedule 3, form 118, ‘Had (*or* Attempted to have) unlawful carnal knowledge of’—

omit, insert—

Engaged (*or* Attempted to engage) in unlawful penile intercourse with

- (10) Schedule 3, form 120, ‘for carnal knowledge’—

omit, insert—

for penile intercourse

- (11) Schedule 3, form 120, ‘in carnal knowledge’—

omit, insert—

in penile intercourse

- (12) Schedule 3, form 122, item 2, ‘having (*or* attempting to have) unlawful carnal knowledge of’—

omit, insert—

engaging (*or* attempting to engage) in penile intercourse with

- (13) Schedule 3, form 123, ‘have unlawful carnal knowledge with (*or* of)’—

omit, insert—

[s 4]

- engage in unlawful penile intercourse with
- (14) Schedule 3, form 124, ‘Had (*or* attempted to have) carnal knowledge with (*or* of)’—
omit, insert—

Engaged (*or* Attempted to engage) in penile intercourse with

- (15) Schedule 3, form 131, ‘Maintaining a sexual relationship’—
omit, insert—

Repeated sexual conduct

- (16) Schedule 3, chapter 33A, heading, after ‘stalking’—
insert—

, intimidation, harassment or abuse

- (17) Schedule 3, form 205, after ‘Punishment of unlawful stalking’—
insert—

, intimidation, harassment or abuse

- (18) Schedule 3, form 205, after ‘stalked’—
insert—

, intimidated, harassed or abused

- (19) Schedule 3, form 205, after ‘the unlawful stalking’—
insert—

, intimidation, harassment or abuse

- (20) Schedule 3, form 205, after ‘[*date*].’—
insert—

And a domestic relationship existed between AB and EF.

- (21) Schedule 3, after form 205—
insert—

Form 205A

**Contravention of
restraining order within 5
years after conviction for
domestic violence offence**

(Section 359F(10). Court may restrain unlawful stalking, intimidation, harassment or abuse)

Knowingly contravened a restraining order.

And in the 5 years before the contravention, AB had on [date] at [place] been convicted on indictment of a domestic violence offence, namely [set out substance and effect of indictment] (or had on [date] at [place] been summarily convicted of a domestic violence offence, namely [set out substance and effect of complaint]).

ENDNOTES

- 1 Made by the Governor in Council on 27 July 2023.
- 2 Notified on the Queensland legislation website on 28 July 2023.
- 3 The administering agency is the Department of Justice and Attorney-General.

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