



Queensland

Criminal Practice (Queensland Community Safety) Amendment Rule 2024

Subordinate Legislation 2024 No. 216

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 (Queensland Community Safety) Amendment Rule 2024*.

2 Commencement

This rule commences on 23 September 2024.

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 30, after ‘(and GH).’—

insert—

And AB published material on a social media platform (*or* an online social network) to advertise AB’s involvement in the offence (*or* to advertise the act or omission constituting the offence).

- (2) Schedule 3, form 178, after ‘[place].’—

insert—

And AB published material on a social media platform (*or* an online social network) to advertise AB’s involvement in the offence (*or* to advertise the act or omission constituting the offence).

- (3) Schedule 3, form 179, after ‘arrived.’—

insert—

And before (*or* while) committing the offence, AB committed an offence against the *Police Powers and Responsibilities Act 2000*, section 754(2).

- (4) Schedule 3—

insert—

**Form 179A Damaging emergency
vehicle when operating
motor vehicle**

**(Section 328C. Damaging emergency vehicle when operating motor
vehicle)**

- 1 Operated a motor vehicle in a way that damaged an emergency vehicle and knew (*or ought reasonably to have known*) the damaged vehicle was an emergency vehicle and intended to damage the emergency vehicle (*or to injure (or endanger the safety of) an emergency worker*).
- 2 Operated a motor vehicle in a way that damaged an emergency vehicle and knew (*or ought reasonably to have known*) the damaged vehicle was an emergency vehicle and knew (*or ought reasonably to have known*) AB was operating a motor vehicle in a way that would damage an emergency vehicle.

**Form 179B Endangering police officer
when driving motor vehicle**

**(Section 328D. Endangering police officer when driving motor
vehicle)**

- 1 Drove a motor vehicle towards (*or near*) EF, a police officer acting in the performance of their duties as a police officer, and knew (*or ought reasonably to have known*) EF was a police officer and intended to injure (*or endanger the safety of*) EF.

[s 4]

- 2 Drove a motor vehicle towards (*or near*) EF, a police officer acting in the performance of their duties as a police officer, and knew (*or ought reasonably to have known*) EF was a police officer and endangered the safety of EF and knew (*or ought reasonably to have known*) AB was endangering the safety of EF.

- (5) Schedule 3, form 187, after ‘EF.’—

insert—

And AB published material on a social media platform (*or an online social network*) to advertise AB’s involvement in the offence (*or to advertise the act or omission constituting the offence*).

- (6) Schedule 3, form 192, after ‘bodily harm.’—

insert—

And AB published material on a social media platform (*or an online social network*) to advertise AB’s involvement in the offence (*or to advertise the act or omission constituting the offence*).

- (7) Schedule 3, form 240, items 1 and 2, before ‘online’—

insert—

an

- (8) Schedule 3, form 240, items 1 and 2, after ‘property, namely, [*describe it*].’—

insert—

And the motor vehicle (*or aircraft or vessel*) was an emergency vehicle and AB knew (*or ought reasonably to have known*) the motor vehicle (*or aircraft or vessel*) was an emergency vehicle.

- (9) Schedule 3, form 251, after ‘property.’—

insert—

And AB published material on a social media platform (*or an online social network*) to advertise AB’s involvement in the offence (*or to advertise the act or omission constituting the offence*).

(10) Schedule 3, form 257, after ‘property.’—

insert—

And the vehicle was an emergency vehicle and AB knew (*or* ought reasonably to have known) the vehicle was an emergency vehicle.

(11) Schedule 3—

insert—

**Form 307AB Wilful destruction (*or*
damage) of an emergency
vehicle**

(Section 469. Wilful damage, punishment in special cases, emergency vehicles)

Wilfully and unlawfully destroyed (*or* damaged) an emergency vehicle and knew (*or* ought reasonably to have known) the vehicle was an emergency vehicle.

ENDNOTES

- 1 Made by the Governor in Council on 19 September 2024.
- 2 Notified on the Queensland legislation website on 20 September 2024.
- 3 The administering agency is the Department of Justice and Attorney-General.

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