Western Australia

Working with Children (Criminal Record Checking) Amendment Bill 2009

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Western Australia

LEGISLATIVE COUNCIL

Working with Children (Criminal Record Checking) Amendment Bill 2009

A Bill for

An Act to amend the Working with Children (Criminal Record Checking) Act 2004 and the Spent Convictions Act 1988.

The Parliament of Western Australia enacts as follows:

1		Part 1 — Preliminary
2	1.	Short title
3 4		This is the Working with Children (Criminal Record Checking) Amendment Act 2009.
5	2.	Commencement
6		This Act comes into operation as follows —
7		(a) Part 1 — on the day on which this Act receives the
8		Royal Assent;
9		(b) the rest of the Act — on a day fixed by proclamation,
10		and different days may be fixed for different provisions.

Part 2 — Working	g with Children	n (Criminal	Record
Checki	<i>ng) Act 2004</i> a	mended	

1	Pa		rking with Children (Criminal Record ecking) Act 2004 amended
3	3.	Act amend	ed
4 5		This Part an Checking) A	nends the Working with Children (Criminal Record act 2004.
6	4.	Section 4 a	mended
7 8	(1)	In section 4	insert in alphabetical order:
9 10			3 offence means an offence that is not a Class 1 ce or a Class 2 offence;
11		educa	tion provider means —
12 13 14		(a)	a university established or continued under an Act of this State, the Commonwealth, another State or a Territory; or
15 16		(b)	the university company as defined in the <i>Bond University Act</i> 1987 (Queensland) section 2; or
17 18 19 20		(c)	a college or other vocational and training institution as defined in the <i>Vocational Education and Training Act 1996</i> section 5(1); or
21 22 23		(d)	a school specified under the <i>Vocational Education and Training Act 1996</i> section 6(1); or
24 25 26 27		(e)	an authorised non-university institution, a recognised Australian university or a recognised overseas university as defined in the <i>Higher Education Act 2004</i> section 3; or
28 29 30		(f)	any other provider of an educational or vocational course prescribed by the regulations for the purposes of this paragraph;

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1		S	studen	t means a person who —
2			(a)	is undertaking an educational or vocational course of study with an education provider; and
4 5 6			(b)	may or must undertake child-related work as part of that course;
7	(2)	In sect	ion 4	in the definition of child-related employment:
8 9		(a)	in pa	ragraph (a) delete "apprenticeship" and insert:
10 11			train	ing contract
12 13		(b)	in pa	ragraph (c) delete "organisation;" and insert:
14 15			orga	nisation; or
16 17		(c)	after	paragraph (c) insert:
18 19 20 21			(d)	child-related work carried out by a student with another person that may or must be undertaken as part of the student's course of study;
22 23	(3)	In sect	tion 4	in the definition of <i>parent</i> :
24 25		(a)	after	paragraph (c) insert:
26 27 28			(d)	who is specified as the child's prospective adoptive parent under the <i>Adoption Act 1994</i> section 20(b);
29 30		(b)	after	paragraphs (a) and (c) insert:
31 32			or	

1	5.	Sect	tions 9A	and 91	B inserted	
2		At tl	At the end of Part 1 insert:			
3						
4 5 6		9A.	emplo	yed in	of certain provisions to students child-related employment as part of an or vocational course	
7		(1)	This se	ection a	applies in relation to a student.	
8		(2)	If this	section	applies —	
9 10 11 12 13 14 15 16			(a) (b)	form in education the stuched child-section other just a section of the section o	in 9(3)(b) does not apply and the approved is to include provision for a student's tion provider or employer to certify that adent is, or proposes to be, employed in related employment; and in 11(3) applies as if the reference to the person were a reference to the other in or the student's education provider; and	
17 18			(c)	section if—	ns 13A(1)(b), 13(3) and 20(6) apply as	
19 20 21 22 23				(i)	the reference to child-related employment by another person were a reference to employment by another person as part of a course with an education provider; and	
24 25 26				(ii)	the reference to the other person were a reference to the other person or the student's education provider;	
27				and	<u>.</u> ,	

1 2 3 4		(d)		16 applies as if section 16(1) were and the following subsection were d:
5 6 7 8	(1)	employ employ	<i>ver</i>) who yment fo	a student's education provider (the pemploys a student or procures or the student (the <i>employee</i>) in employment —
9 10		(a)		ably suspects that the employee has been d with or convicted of an offence; and
11 12 13 14		(b)	reasona	ably believes that the charge or tion makes it inappropriate for the wee to continue to carry out child-related
15 16 17		suspici	on and l	nay give written notice to the CEO of the belief and the grounds on which the belief are held.
18			and	
19 20 21 22 23		(e)	employ	18(2) applies in relation to a student yed in child-related employment as part urse conducted by an education provider
24 25 26			. ,	the reference to the person's employer were a reference to the person's employer or education provider; and
27 28 29				the reference to the employer were a reference to the employer or the person's education provider;
30			and	•
31 32 33		(f)	child-re	29(1) applies to a student employed in elated employment as part of a course sted by an education provider so that the
34 35			student	is under an obligation to give his or her on provider written notice of a relevant

4				
1			_	e in the student's criminal record as soon
2			-	practicable after the change occurs; and
3		(g)		n 29(2) applies in relation to a notice
4				ed by the CEO from a student employed
5				ld-related employment as part of a course
6				cted by an education provider so that the
7				may advise the student's education
8			-	ler of the relevant change in the student's
9				nal record disclosed in the notice; and
10		(h)		n 31(3) applies to a student offered
11				related employment as part of a course
12				cted by an education provider so that the
13				nt is under an obligation to give the CEO
14				s or her education provider written notice
15				things referred to in paragraphs (a) and that subsection.
16			(0) 01	that subsection.
17	9B.	Educa	tion pr	ovider not to procure employment for
18		certai	n stude	nts in child-related employment
	(4)	. 1	, •	
19	(1)	An edi	acation	provider must not, for the purpose of
	(1)			provider must not, for the purpose of ident to complete the syllabus for a course
20	(1)	enablii conduc	ng a stu	ident to complete the syllabus for a course the provider, procure employment for the
20 21	(1)	enablii conduc	ng a stu	dent to complete the syllabus for a course
20 21 22	(1)	enablii conduc	ng a stucted by t in chi	ident to complete the syllabus for a course the provider, procure employment for the
20 21 22 23	(1)	enablii conduc studen	ng a stucted by t in chi	ident to complete the syllabus for a course the provider, procure employment for the ld-related employment if —
20 21 22 23 24	(1)	enablii conduc studen	ng a stu eted by t in chil the ed	ident to complete the syllabus for a course the provider, procure employment for the ld-related employment if — ucation provider —
20 21 22 23 24 25	(1)	enablii conduc studen	ng a stu eted by t in chil the ed	ident to complete the syllabus for a course the provider, procure employment for the ld-related employment if — ucation provider — is aware of a Class 1 offence or a
20 21 22 23 24 25 26	(1)	enablii conduc studen	ng a stu eted by t in chil the ed	ident to complete the syllabus for a course the provider, procure employment for the ld-related employment if — ucation provider — is aware of a Class 1 offence or a Class 2 offence of which the student has
20 21 22 23 24 25 26	(1)	enablii conduc studen	ng a stucted by t in chil the ed (i)	ident to complete the syllabus for a course the provider, procure employment for the ld-related employment if — ucation provider — is aware of a Class 1 offence or a Class 2 offence of which the student has been convicted; or
20 21 22 23 24 25 26 27 28	(1)	enablii conduc studen	ng a stucted by t in chil the ed (i)	ident to complete the syllabus for a course the provider, procure employment for the ld-related employment if — ucation provider — is aware of a Class 1 offence or a Class 2 offence of which the student has been convicted; or is aware that the student has a pending
20 21 22 23 24 25 26 27 28 29	(1)	enablii conduc studen	ng a stucted by t in chil the ed (i)	ident to complete the syllabus for a course the provider, procure employment for the ld-related employment if — ucation provider — is aware of a Class 1 offence or a Class 2 offence of which the student has been convicted; or is aware that the student has a pending charge in respect of a Class 1 offence or
20 21 22 23 24 25 26 27 28 29	(1)	enablii conduc studen	ng a stucted by t in chii the ed (i)	ident to complete the syllabus for a course the provider, procure employment for the ld-related employment if — ucation provider — is aware of a Class 1 offence or a Class 2 offence of which the student has been convicted; or is aware that the student has a pending charge in respect of a Class 1 offence or
20 21 22 23 24 25 26 27 28 29 30	(1)	enablin conduc studen (a)	ng a stucted by t in child the ed (i) (ii) and the stu	ident to complete the syllabus for a course the provider, procure employment for the ld-related employment if — ucation provider — is aware of a Class 1 offence or a Class 2 offence of which the student has been convicted; or is aware that the student has a pending charge in respect of a Class 1 offence or a Class 2 offence;
19 20 21 22 23 24 25 26 27 28 29 30 31 32 33	(1)	enablin conduc studen (a)	ng a stucted by t in child the ed (i) (ii) and the stunotice	ident to complete the syllabus for a course the provider, procure employment for the ld-related employment if — ucation provider — is aware of a Class 1 offence or a Class 2 offence of which the student has been convicted; or is aware that the student has a pending charge in respect of a Class 1 offence or a Class 2 offence;
20 21 22 23 24 25 26 27 28 29 30 31	(1)	enablin conduc studen (a)	ng a stucted by t in child the ed (i) and the stunctice assess	ident to complete the syllabus for a course the provider, procure employment for the ld-related employment if — ucation provider — is aware of a Class 1 offence or a Class 2 offence of which the student has been convicted; or is aware that the student has a pending charge in respect of a Class 1 offence or a Class 2 offence; adent does not have a current assessment and has not made an application for an

1 2 3 4 5 6 7	(2)	An education provider must not, for the purpose of enabling a student to complete the syllabus for a course conducted by the provider, procure employment for the student in child-related employment if the education provider is aware that a negative notice or an interim negative notice has been issued to the student and is current. Penalty: a fine of \$60 000.
9 10 11 12 13 14 15	(3)	An education provider must not, for the purpose of enabling a student to complete the syllabus for a course conducted by the provider, procure child-related employment for the student in connection with a child care service if the student does not have a current assessment notice and has not made an application for an assessment notice that is pending. Penalty: a fine of \$12 000.
16 17 18 19 20 21 22 23	(4)	An education provider must not, for the purpose of enabling a student to complete the syllabus for a course conducted by the provider, procure child-related employment for the student if the education provider is aware that the student has withdrawn an application for an assessment notice. Penalty: a fine of \$12 000.
24 25 26 27 28 29 30 31 32 33	(5)	An education provider must not, for the purpose of enabling a student to complete the syllabus for a course conducted by the provider, procure child-related employment for the student with a person (an <i>employer</i>) if — (a) the student has previously been employed by the employer in child-related employment for the purpose of enabling the student to complete the syllabus for that course for more than 5 days in a calendar year; and

1 2 3			(b)	the student does not have a current assessment notice and has not made an application for an assessment notice that is pending. y: a fine of \$12 000.
5 6 7 8		(6)	Subsect procur if subs	etion (5) does not apply in relation to the ement of child-related employment for a student ection (1), (2), (3) or (4) applies in relation to ocurement of employment.
9 10 11 12		(7)	may be	on charged with an offence under this section e convicted of another offence under this section offence is established by the evidence.
13	6.	Sect	ion 11 a	mended
14 15	(1)	Afte	r sectior	11(1) insert:
16 17 18		(2A)		etion (1) does not apply if the CEO has issued an in negative notice to the applicant that is current.
19 20	(2)	In se	ection 11	(2)(a) delete "identity;" and insert:
21 22 23 24 25 26				identity, that the applicant is, or proposes to be, employed in child-related employment by another person or that the applicant carries on, or proposes to carry on, a child-related business (as the case may be); and
27 28 29	(3)	In se		(2)(b)(i) delete "the applicant's identity; and" and
30 31 32				any matter referred to in paragraph (a) that is relevant to the application; and

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•	•

1 2	(4)	Afte	r section	11(2)(b) insert:
3 4		and		
5 6	(5)	Afte	r section	11(3) insert:
7 8 9 10		(4)	be mad	ection does not apply to an application taken to de under section 9 or 10 in accordance with a 17(3)(d)(i).
11	7.	Secti	ion 12 r	eplaced
12 13		Dele	te sectio	on 12 and insert:
14	1	2.	Decisio	on on application for an assessment notice
15 16		(1)		EO is to decide an application under section 9 n accordance with this section —
17 18			(a)	by issuing an assessment notice to the applicant; or
19			(b)	by issuing a negative notice to the applicant.
20 21 22		(2)		EO is not to decide the application unless the as made a criminal record check in respect of blicant.
23				
24 25		(3)	in relat	or more conditions specified in the Table apply tion to an applicant, the CEO is to decide the ation in accordance with —

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(b) if more than one condition applies, the applicable provision opposite the condition that has the higher or highest item number in the Table.

Table

Item	Condition	Applicable provision					
1.	The CEO is not aware of —						
	(a) any offence of which the applicant has been convicted; or						
	(b) any charge of an offence against the applicant.	s. 12(4)					
2.	The CEO is aware that the applicant has a non-conviction charge in respect of a Class 3 offence.	s. 12(4)					
3.	The CEO is aware, not as a result of a notice under section 16(1) or 17(1), of a pending charge against the applicant in respect of a Class 3 offence.	s. 12(4)					
4.	The CEO is aware, as a result of a notice under section 16(1) or 17(1), of a pending charge against the applicant in respect of a Class 3 offence.	s. 12(5)					
5.	The CEO is aware of a Class 3 offence of which the applicant has been convicted.	s. 12(5)					
6.	The CEO is aware that the applicant has a non-conviction charge in respect of a Class 1 offence or a Class 2 offence.	s. 12(5)					

Item	Condition	Applicable provision
7.	The CEO — (a) is aware of a Class 3 offence of which the applicant has been convicted; and	
	(b) reasonably believes that in the course of committing the offence the applicant performed an indecent act.	s. 12(6)
8.	The CEO is aware of a pending charge against the applicant in respect of a Class 1 offence or a Class 2 offence.	s. 12(6)
9.	The CEO is aware of a Class 2 offence of which the applicant has been convicted.	s. 12(6)
10.	The CEO is aware of a Class 1 offence (committed by the applicant when a child) of which the applicant has been convicted.	s. 12(6)
11.	The CEO is aware of a Class 1 offence (that was not committed by the applicant when a child) of which the applicant has been convicted.	s. 12(7)

- (4) If this subsection applies, the CEO is to issue an assessment notice to the applicant.
- (5) If this subsection applies, the CEO is to issue an assessment notice to the applicant unless the CEO is satisfied that, because of the particular circumstances of the case, a negative notice should be issued to the applicant.
- (6) If this subsection applies, the CEO is to issue a negative notice to the applicant unless the CEO is

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1 2 3		of the	ed that, because of the exceptional circumstances case, an assessment notice should be issued to blicant.
4 5	(7)		subsection applies, the CEO is to issue a we notice to the applicant.
6 7 8 9	(8)	the CE relation	ection (5) or (6) applies in respect of an offence, to is to decide whether he or she is satisfied in n to the particular or exceptional circumstances case having regard to —
10		(a)	the best interests of children;
11 12		(b)	when the offence was committed or is alleged to have been committed;
13 14 15		(c)	the age of the applicant when the offence was committed or is alleged to have been committed;
16 17		(d)	the nature of the offence and any relevance it has to child-related work;
18 19 20		(e)	the effect of future conduct by the applicant in relation to a child if that future conduct were the same or similar to conduct the subject of —
21 22			(i) any offence committed by the applicant; or
23			(ii) any charge against the applicant;
24 25		(f)	any information given by the applicant in, or in relation to, the application;
26		(g)	anything else that the CEO reasonably
27		(Ο)	considers relevant to the decision.
28	13A.	Issue o	of assessment notice or negative notice
29	(1)	On dec	eiding the application —
30		(a)	the CEO is to issue the assessment notice or the
31			negative notice, as the case requires, to the
32			applicant; and

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1 2 3 4			(b)	if the CEO is aware that that applicant is, or is proposed to be, employed in child-related employment by another person — the CEO is to give a copy of the notice to the other person.
5 6		(2)		a negative notice is issued to an applicant, the s to provide with it a written notice that —
7 8			(a)	states the reasons for the CEO's decision on the application; and
9 10 11 12 13			(b)	states that the applicant may, subject to section 26(3A), apply to the State Administrative Tribunal, within 28 days after the date of the negative notice, to have the decision reviewed; and
14 15 16			(c)	explains how the application for the review is made.
17	8.	Secti	ion 13 a	amended
18 19 20				8(4) delete "applicant, or the application is and insert:
21 22		appli	cant.	
23	9.	Secti	ion 17 r	replaced
24 25		Dele	te sectio	on 17 and insert:
26 27		17.		may require certain people to apply for ment notice
28 29		(1)		Commissioner reasonably believes that a person ed with or convicted of an offence —
30 31			(a)	is a person in respect of whom the CEO may ask for information under section 34; or

1		(b)	carries out child-related work,
2 3 4 5 6		charge person have a	e Commissioner reasonably believes that the or conviction makes it inappropriate for the to continue to carry out child-related work or n assessment notice, the Commissioner may give to notice of —
7		(c)	the person's name and address; and
8		(d)	the person's date of birth; and
9 10 11		(e)	the offence with which the person has been charged or of which the person has been convicted; and
12		(f)	the details of the offence; and
13		(g)	the date of the charge or conviction.
14 15	(2)		ommissioner may give notice under tion (1) despite another Act or law.
16 17 18 19	(3)	ground the CE	CEO is satisfied that there are reasonable ds for believing that a person in respect of whom EO has been given notice under subsection (1) or nation under section 34 —
20 21		(a)	carries out child-related work or has a current assessment notice; and
22 23 24 25 26 27		(b)	has been charged with or convicted of an offence, being a charge or conviction of which the CEO was not previously aware and the charge or conviction makes it inappropriate for the person to continue to carry out child-related work or have an assessment notice,
28		the CE	CO may —
29 30 31 32 33		(c)	if the person does not have a current assessment notice, give the person a written notice requiring the person to apply, within 10 days after the date of the notice, for an assessment notice; or

1		(d) if the person has a current assessment notice, make a decision under section 12 as if —
3 4 5		(i) an application had been made by the person under section 9 or 10, as the case requires; and
6 7 8 9		(ii) a reference in section 12 to issuing an assessment notice were a reference to issuing an assessment notice or a further assessment notice.
10 11 12 13		(4) A person must comply with a notice given to the person under subsection (3)(c) within the period referred to in that paragraph.Penalty: a fine of \$1 000.
14 15 16 17 18		(5) It is a defence to a charge of an offence under subsection (4) to prove that, at the time the offence is alleged to have been committed, the person was not carrying out child-related work.
19	10.	Section 18 amended
20 21		In section 18(1) delete "or 17(3)" and insert:
22 23		or 17(3)(c)
24	11.	Section 19 amended
25		In section 19(3):
26 27		(a) in paragraph (b) delete "appeal." and insert:
28 29		appeal; or

1		(b)	after paragraph (b) insert:
3 4 5 6 7 8			(c) the negative notice was issued under section 12(5) because the condition in item 4 of the Table to section 12(3) applied to the person and the pending charge in respect of an offence referred to in that item was later disposed of by a court otherwise than by way of a conviction.
10	12.	Sect	ions 21A, 21B and 21C inserted
11 12		Afte	r section 20 insert:
13 14		21A.	Cancellation of assessment notice of certain persons not involved in child-related work
15 16 17 18 19 20		(1)	If a person in respect of whom the CEO has received a notice under section 17(1) has a current assessment notice and that person gives the CEO written notice that the person is not employed in child-related employment or carrying on a child-related business, the CEO is to cancel the assessment notice.
21 22 23 24 25		(2)	If a person in respect of whom the CEO is required to make a decision in accordance with section 17(3)(d) gives the CEO a notice under subsection (1), the CEO may— (a) cancel the person's assessment notice; and
26 27			(b) not make a decision in accordance with that paragraph.
28 29 30		(3)	If the CEO cancels the person's assessment notice, the CEO is to give the person written notice of the cancellation.

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1 2	21B.	Cancel reques	llation of assessment notice on person's t
3 4 5 6 7	(1)	approve assessment that the	rson applies to the CEO in writing or in an ed form for the cancellation of the person's ment notice and the CEO reasonably believes e person does not carry out child-related work, O may cancel the notice.
8 9 10	(2)		CEO cancels the person's assessment notice, the sto give the person written notice of the ation.
11 12	21C.		llation of assessment notice of certain persons to have applied for an assessment notice
13	(1)	If—	
14 15 16		(a)	a notice given to the CEO under section 29(1) or 30 is treated under section 32(1) as an application for an assessment notice; and
17 18 19 20		(b)	the person who gave the notice to the CEO advises the CEO that he or she has ceased to be employed in child-related work or to carry on a child-related business; and
21		(c)	the person has a current assessment notice; and
22 23		(d)	the person requests the CEO not to decide the application,
24 25		_	son is taken to have withdrawn the application cEO is to cancel the assessment notice.
26 27 28 29	(2)		CEO cancels the person's assessment notice, the to give the person written notice of the ation.

1	13.	Section 25 a	amended
2	(1)	In section 2:	5(4):
3 4		(a) in pa	aragraph (b) delete "service." and insert:
5 6		serv	ice; or
7 8		(b) after	paragraph (b) insert:
9 0 1		(c)	whose assessment notice has been cancelled under section 21A(1) or (2) or 21C(1).
3	(2)	After section	n 25(4) insert:
4 5 6		an ass	ction (3) does not apply to a person who has had essment notice cancelled under section 31(5) if rson—
7		(a)	has not been issued with a further assessment notice; or
9 20 21 22		(b)	has applied for a further assessment notice and the application was pending at the time the offence under section 24 is alleged to have been committed.
23		(6) Subse	ction (3) does not apply to a person —
24 25 26		(a)	who has applied for an assessment notice having been required to do so under section 16(3) or 17(3)(c); or
27 28 29		(b)	who has given the CEO a notice that is to be treated under section 32(1) as an application by the person for an assessment notice; or
30 31		(c)	has been given a written notice by the CEO under section 13 that the CEO proposes or is

1 2			required to decide an application under section 12 by issuing a negative notice,
3 4 5			if the person withdraws the application for an assessment notice before the CEO decides the application.
6 7 8		(7)	Subsection (3) does not apply to a person referred to in section 17(3)(d).
9	14.	Section	on 26 amended
10	(1)	In sec	etion 26(1) in the definition of <i>defined period</i> :
11 12		(a)	delete "section 19(10)." and insert:
13 14			section 19(10); or
15 16		(b)	after paragraph (b) insert:
17 18 19 20 21			(c) in relation to a decision by the CEO to refuse to cancel a negative notice and substitute the correct notice — 28 days after the date the CEO refuses to cancel the negative notice and substitute the correct notice.
23 24	(2)	In sec	etion 26(2) delete "A person" and insert:
25 26		Subje	ect to subsection (3A), a person
27 28	(3)	After	section 26(2) insert:
29 30 31		(3A)	If a person has not made a submission to the CEO under section 13(1)(a)(iii) after having been invited to do so by the CEO, the person cannot make an

1		application under subsection (2)(a) without the leave of the Tribunal.
3 4 5 6 7		(3B) A person may apply to the State Administrative Tribunal within the defined period for a review of a decision by the CEO to refuse to cancel a negative notice and substitute the correct notice under section 20(2) if the person —
8 9		(a) has been refused leave under subsection (3A); and
10 11 12 13		(b) has subsequently made a submission to the CEO under section 13(1)(a)(ii) having been invited to do so by CEO.
14 15	(4)	In section 26(3) after "subsection (2)" insert:
16 17		or (3B)
18	15.	Section 29 amended
19 20	(1)	In section 29(1) after "must give" insert:
21 22		the CEO and
23 24	(2)	Delete section 29(2) and insert:
25 26 27 28 29		(2) If the CEO receives a notice under subsection (1), the CEO may advise the person's employer of the relevant change in the person's criminal record disclosed in the notice.

1	16.	Secti	ion 31 amended		
2		After	r section 31(3) insert:		
4 5 6 7 8 9		(4)	A person to whom this section applies must give written notice to the CEO of a relevant change in the person's criminal record as soon as is practicable after the change occurs. Penalty: a fine of \$60 000 and imprisonment for 5 years.		
10 11 12		(5)	If the CEO receives a notice from a person under subsection (4), the CEO is to cancel the person's assessment notice.		
13 14 15 16		(6)	If the CEO cancels the person's assessment notice, the CEO is to give the person written notice of the cancellation.		
17	17.	Secti	ion 32A inserted		
18 19		After	r section 31 insert:		
20 21		32A.	Certain people to notify proposed employer of relevant change in criminal record		
22 23 24			If a person who has had his or her assessment notice cancelled (the <i>cancelled assessment notice</i>) under section 31(5) —		
25 26			(a) has applied for a further assessment notice and the application is pending; and		
27 28			(b) a person (the <i>proposed employer</i>) proposes to employ him or her in child-related employment,		
29 30			the person must give the proposed employer written notice of any relevant change in the person's criminal		

1 2		record since the cancelled assessment notice was issued.
3 4 5		Penalty: a fine of \$60 000 and imprisonment for 5 years.
6	18.	Section 32 amended
7 8		In section 32(1) delete "section 29(2)" and insert:
9 10		section 29(1)
11	19.	Section 35 amended
12		In section 35:
13 14		(a) in paragraph (b) delete "CEO." and insert:
15 16		CEO; or
17 18		(b) after paragraph (b) insert:
19 20 21		(c) if the person is a student, the person's education provider.
22	20.	Section 36 amended
23		In section 36:
24 25		(a) in paragraph (b) delete "person." and insert:
26 27		person; or

S.	21

1 2		(b)	after	paragraph (b) insert:
3 4 5 6			(c)	the CEO gives the person a notice of cancellation of the assessment notice under section 21A(3), 21B(2), 21C(2) or 31(6).
7	21.	Section	1 38 a	mended
8 9 10	(1)			(2) delete "that a negative notice or an interimice has been issued to a person." and insert:
11		tl	nat —	
12 13 14			(a)	an application for an assessment notice has been made by a person in respect of which no decision has yet been made under section 12; or
15 16			(b)	an assessment notice has been issued to a person; or
17 18			(c)	an application for an assessment notice has been withdrawn by a person; or
19 20			(d)	a negative notice or an interim negative notice has been issued to a person; or
21 22 23			(e)	a person does not have a current assessment notice.
24 25	(2)	Delete	sectio	on 38(3) and insert:
26		(3) It	f the (CEO reasonably believes that a person —
27 28			(a)	holds a licence under the <i>Child Care Services Act 2007</i> ; or

1 2 3			(b)	is a nominated supervising officer, a supervising officer or a managerial officer, as defined in section 3 of that Act,
4 5				O may give written notice to the chief executive of the Department that —
6 7 8			(c)	an application for an assessment notice has been made by a person in respect of which no decision has yet been made under section 12; or
9 10			(d)	an assessment notice has been issued to the person; or
11 12			(e)	an application for an assessment notice has been withdrawn by the person; or
13 14			(f)	a negative notice or an interim negative notice has been issued to the person; or
15 16 17			(g)	the person does not have a current assessment notice.
18 19	(3)	After	r section	38(4) insert:
20 21 22 23 24 25		(5)	subsect princip Act 18	CEO gives a notice in relation to a person under tion (2) to the Department of the Public Service pally assisting in the administration of the <i>Police</i> 92, the CEO may also give that Department of the person's employment details.
26		Note:	The hea	ding to amended section 38 is to read:
27			Disclosi	ure of information by CEO to certain bodies

1	22.	Section 42 amended		
2 3 4		In section 42(1) in the definition of <i>regulated person</i> : (a) in paragraph (b) delete "business." and insert:		
5 6		business; or		
7 8		(b) after paragraph (b) insert:		
9 10		(c) who is an education provider.		
11	23.	Section 44 amended		
12 13	(1)	In section 44(1) delete "complaint" and insert:		
14 15		prosecution notice		
16 17	(2)	In section 44(2) delete "complaint" and insert:		
18 19		prosecution notice		
20 21	(3)	After section 44(2) insert:		
22 23 24 25 26 27 28		(3A) In proceedings for an offence against section 9B(1), (2) or (4), an allegation in the prosecution notice that an education provider was aware at a specified time of a specified matter referred to in that subsection is, in the absence of evidence to the contrary, taken to be proved.		
29 30 31		(3B) In proceedings for an offence against section 9B(1), (2), (3), (4) or (5), an allegation in the prosecution notice that the procurement		

1			by an education provider of employment for a
2			student in child-related employment was for the
3			purpose of enabling the student to complete the
4			syllabus for a course conducted by the provider
5			is, in the absence of evidence to the contrary,
6			taken to be proved.
7			
8	24.	Schedule 1	amended
9		In Schedule	e 1 under the heading relating to The Criminal Code
0		insert in the	e appropriate numerical order:
1			
		s. 186(1)	Occupier or owner allowing a child to be on premises for unlawful carnal knowledge (if the child in relation to whom the offence is committed is under 13)
		s. 325	Sexual penetration without consent (if the person against whom the offence is committed is a child under 13)
		s. 326	Aggravated sexual penetration without consent (if the person against whom the offence is committed is a child under 13)
		s. 327	Sexual coercion (if the person against whom the offence is committed is a child under 13)
		s. 328	Aggravated sexual coercion (if the person against whom the offence is committed is a child under 13)

Working with Children (Criminal Record Checking) Amendment Bill 2009

Part 2 Working with Children (Criminal Record Checking) Act 2004 amended

s. 25

25. Schedule 2 amended

In Schedule 2 under the heading relating to *The Criminal Code* delete the item relating to section 186 and insert:

s. 186(1) Occupier or owner allowing a child to be on premises for unlawful carnal knowledge (if the child in relation to whom the offence is committed is 13 or over)

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Part 3 — Spent Convictions Act 1988 amended

2	26.	Act	amende	ed
3		This	Part am	nends the Spent Convictions Act 1988.
4	27.	Secti	ion 28 a	amended
5 6	(1)	Befo	re secti	on 28(1) insert:
7	((1A)	In this	section —
8			child 1	neans a person under 18 years of age;
9 10 11 12 13 14			inform kept force,	al criminal record means a record containing nation about the results of criminal proceedings or the purposes of its functions by any police court, government department, local or other authority in Western Australia.
15 16	(2)	Dele	te section	on 28(2) and insert:
17 18		(2)	Subsectif—	ction (1) does not apply to a prescribed person
19 20 21 22 23			(a)	the person is required or permitted under a prescribed law of the Commonwealth, another State or a Territory to obtain or deal with information about a person who works, or seeks to work, with a child; and
24 25 26 27 28			(b)	the purpose of obtaining the information from an official criminal record is to obtain or deal with the information in accordance with the prescribed law.

28.	Schedule 3	habrame
40.	ochequie o	ишениеи

After Schedule 3 clause 2(6) insert:

2 3

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(7) The CEO as defined in the Working with Children (Criminal Record Checking) Act 2004 section 4 is excepted from the provisions of section 28(1) in respect of all spent convictions in disclosing information under section 37(2) of that Act if the disclosure is to a corresponding authority as defined in section 37(1) of that Act and that authority is a person prescribed under section 28(2).