

# Expanding Adult Time, Adult Crime and Taking a Strong Stance on Drugs and Anti-Social Behaviour Amendment Bill 2026

**Submission No:** 072

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Creating ever more stringent public place laws, which has increasing margin for overcast for use on those who it is unintended to target and misuse and abuse by successive governments and law enforcement, is a sure gesture committed in weakness.

It cannot replace the strength of the laws we currently have in place, which due to certain theories on the 'race' of people have diluted the ministrations of judges and lawcourts to effectively deal with youth community disturbance.

Effectively we have laws surging up minority rule based on skin colour DILUTING rule by effective law.

the solution by nature cannot be rule by increasingly more heavier laws duplicating laws that were effective in the past, because of laws recently introduced designed to treat minorities differently from citizens based on skin colour.

THE SOLUTION is one law for all citizens. Which we have.

Any regressive law which in effect dilutes our current rule of law, empowering lesser punishments or no punishments based on skin colour or religion which is rife in north qld and s.e.q. is no solution at all.

the only solution for the laws who in effect cause lesser punishment for minorities [who are participation in increasing levels of crime is to WALK BACK, REMOVE OR ABOLISH the laws weakening punishments for offenders who receive lesser punishments or no punishments for their crimes, which leads to reoffending.

Not, as this proposal of a new law, provide overreach opportunity and duplication to an already overstaffed law enforcement/govt who is bound from doing their work with established laws by recently introduced laws based on skin colour, religion or non Australian cultural norms.