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Update Summary

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UPDATE 24

SEPTEMBER 2022

INDICTABLE OFFENCES QUEENSLAND

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Material Code 42608856

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Jury Act 1995

Based on the trial judge having given firm directions to the jury to disregard each of the incidents and about the importance of impartiality, and confirming with them that they considered that they could be impartial, the Court of Appeal held that the trial judge's ruling not to discharge any juror or the jury as a whole had been open. See [JURY.56.140].

Weapons Act 1990

R v Wilson [2022] QCA 18 was a case relating to an offence under s 50(1)(a), possession of ten or more weapons, at least five of which were category H weapons. The offender had a poor criminal history and had previously been imprisoned. See [WA.50.640].

Dangerous Prisoners (Sexual Offenders) Act 2003

In *Attorney-General (Qld) v Salmon* [2022] QSC 14, Davis J commented adversely on Corrective Services' failure to provide suitable one-on-one courses for a prisoner who could not cope with courses delivered in a group setting. See [DPSOA.13.580].