

Human Rights Bill 2018



Queensland

Human Rights Bill 2018

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A Bill

for

An Act to respect, protect and promote human rights, and to amend this Act, the Anti-Discrimination Act 1991, the Corrective Services Act 2006, the Corrective Services Regulation 2017, the Disability Services Act 2006, the Family and Child Commission Act 2014, the Financial Accountability Act 2009, the Health Ombudsman Act 2013. the Industrial Relations Act 2016. the Industrial Relations (Tribunals) Rules 2011, the Information Privacy Act 2009, the Integrity Act 2009, the Ombudsman Act 2001, the Parliament of Queensland Act 2001, the Prostitution Regulation 2014, the Public Guardian Act 2014, the Public Sector Ethics Regulation 2010, the Public Service Act 2008, the Public Service Regulation 2018, the Queensland Civil and Administrative Tribunal Rules 2009, the Statutory Bodies Financial Arrangements Regulation 2007, the Statutory Instruments Act 1992 and the Youth Justice Act 1992 for particular purposes

Pream	ble-	_	1	
	In enacting this Act, the Parliament of Queensland recognises—			
	1	The inherent dignity and worth of all human beings.	3	
	2	The equal and inalienable human rights of all human beings.	4	
	3	Human rights are essential in a democratic and inclusive society that respects the rule of law.	5 6	
	4	Human rights must be exercised in a way that respects the human rights and dignity of others.	7 8	
	5	Human rights should be limited only after careful consideration, and should only be limited in a way that can be justified in a free and democratic society based on human dignity, equality, freedom and the rule of law.	9 10 11 12	
	6	Although human rights belong to all individuals, human rights have a special importance for the Aboriginal peoples and Torres Strait Islander peoples of Queensland, as Australia's first people, with their distinctive and diverse spiritual, material and economic relationship with the lands, territories, waters, coastal seas and other resources with which they have a connection under Aboriginal tradition and Ailan Kastom. Of particular significance to Aboriginal peoples and Torres Strait Islander peoples of Queensland is the right to self-determination.	13 14 15 16 17 18 19 20 21 22	

The Pa	rliamen	t of Queensland enacts—	1
Part 1	I	Preliminary	2
Divisio	on 1	Introduction	3
1 :	Short ti	tle s Act may be cited as the <i>Human Rights Act 2018</i> .	4 5
2		encement s Act commences on a day to be fixed by proclamation.	6 7
3	Main ob	pjects of Act	8
	The	main objects of this Act are—	9
	(a)	to protect and promote human rights; and	10
	(b)	to help build a culture in the Queensland public sector that respects and promotes human rights; and	11 12
	(c)	to help promote a dialogue about the nature, meaning and scope of human rights.	13 14
4	How ma	ain objects are primarily achieved	15
	The	main objects are to be achieved primarily by—	16
	(a)	stating the human rights Parliament specifically seeks to protect and promote; and	17 18
	(b)	requiring public entities to act and make decisions in a way compatible with human rights; and	19 20

	(c)	to be tabled in the Legislative Assembly for all Bills introduced in the Assembly; and	1 2 3
	(d)	providing for a portfolio committee responsible for examining a Bill introduced in the Legislative Assembly to consider whether the Bill is compatible with human rights; and	4 5 6 7
	(e)	providing for Parliament, in exceptional circumstances, to override the application of this Act to a statutory provision; and	8 9 10
	(f)	requiring courts and tribunals to interpret statutory provisions, to the extent possible that is consistent with their purpose, in a way compatible with human rights; and	11 12 13 14
	(g)	conferring jurisdiction on the Supreme Court to declare that a statutory provision can not be interpreted in a way compatible with human rights; and	15 16 17
	(h)	providing for a Minister and a portfolio committee to report to the Legislative Assembly about declarations of incompatibility; and	18 19 20
	(i)	providing for how to resolve human rights complaints; and	21 22
	(j)	providing for the Queensland Human Rights Commission to carry out particular functions under this Act, including, for example, to promote an understanding and acceptance of human rights and this Act in Queensland.	23 24 25 26 27
Act	bind	s all persons	28
(1)	exter	Act binds all persons, including the State and, to the and the legislative power of the Parliament permits, the amonwealth and the other States.	29 30 31
(2)	This	Act applies to—	32

		(a)	a court or tribunal, to the extent the court or tribunal has functions under part 2 and part 3, division 3; and	1 2
		(b)	the Parliament, to the extent the Parliament has functions under part 3, divisions 1, 2 and 3; and	3 4
		(c)	a public entity, to the extent the public entity has functions under part 3, division 4.	5 6
	(3)	Sub	section (2) does not limit or otherwise affect—	7
		(a)	another function conferred by this Act on an entity mentioned in the subsection; or	8 9
		(b)	a function conferred by this Act on any other entity.	10
	(4)		hing in this Act makes the State liable to be prosecuted for ffence.	11 12
Divi	sion	2	Interpretation	13
6	Def	finitio	ons	14
			dictionary in schedule 1 defines particular words used in Act.	15 16
7	Me	aning	g of <i>human rights</i>	17
		Hun and	nan rights means the rights stated in part 2, divisions 2 3.	18 19
8	Me	anin	g of <i>compatible with human rights</i>	20
			act, decision or statutory provision is <i>compatible with</i> an <i>rights</i> if the act, decision or provision—	21 22
		(a)	does not limit a human right; or	23
		(b)	limits a human right only to the extent that is reasonable and demonstrably justifiable in accordance with section 13.	24 25 26

9	Meaning of <i>public entity</i>						
	(1)	Each	of the following entities is a <i>public entity</i> —	2			
		(a)	a government entity within the meaning of the <i>Public Service Act 2008</i> , section 24;	3 4			
		(b)	a public service employee;	5			
		(c)	the Queensland Police Service;	6			
		(d)	a local government, a councillor of a local government or a local government employee;	7 8			
		(e)	a Minister;	9			
		(f)	an entity established under an Act when the entity is performing functions of a public nature;	10 11			
		(g)	a member of a portfolio committee when the committee is acting in an administrative capacity;	12 13			
		(h)	an entity whose functions are, or include, functions of a public nature when it is performing the functions for the State or a public entity (whether under contract or otherwise);	14 15 16 17			
			Example of an entity not performing functions of a public nature for the State—	18 19			
			A non-State school is not a public entity merely because it performs functions of a public nature in educating students because it is not doing so for the State.	20 21 22			
		(i)	a person, not otherwise mentioned in paragraphs (a) to (h), who is a staff member or executive officer (however called) of a public entity;	23 24 25			
		(j)	an entity prescribed by regulation to be a public entity.	26			
	(2)	A pu	blic entity includes—	27			
		(a)	a registered provider when the provider is performing functions of a public nature in the State; and	28 29			
		(b)	a non-State police officer, under the <i>Police Service Administration Act 1990</i> , section 5.17, while the officer—	30 31			

		(i)	is appointed as a special constable under section 5.16(1) of that Act; or	1 2
		(ii)	is authorised under section 5.17(2) of that Act to exercise the powers of a police officer; or	3 4
		(iii)	is exercising a power under another law of the State.	5 6
(3)		_	<i>ablic entity</i> includes an entity for which a declaration e under section 60.	7 8
(4)	How	ever,	a public entity does not include—	9
	(a)	func Asso	Legislative Assembly or a person performing ctions in connection with proceedings in the embly, except when acting in an administrative acity; or	10 11 12 13
	(b)		court or tribunal, except when acting in an ninistrative capacity; or	14 15
	(c)	an e	entity prescribed by regulation not to be a public ty.	16 17
(5)	In th	is sec	etion—	18
	entit	y mea	ans an entity in and for Queensland.	19
	a re	gister	I provider means a registered provider of supports or red NDIS provider under the National Disability e Scheme Act 2013 (Cwlth).	20 21 22
Wh	en fu	nctio	on is of a public nature	23
(1)	natu		ng whether a function of an entity is of a public r this Act, any of the following matters may be d—	24 25 26
	(a)		ether the function is conferred on the entity under a utory provision;	27 28
	(b)		ether the function is connected to or generally attified with functions of government;	29 30
	(c)	whe	ether the function is of a regulatory nature;	31

		(d)	whet func	ther the entity is publicly funded to perform the tion;	1 2
		(e)	whet	her the entity is a government owned corporation.	3
	(2)		derec	(1) does not limit the matters that may be in deciding whether a function is of a public	4 5 6
	(3)			miting subsection (1) or (2), the following functions blic nature—	7 8
		(a)	Corr	operation of a corrective services facility under the eective Services Act 2006 or another place of ntion;	9 10 11
		(b)	the p	provision of any of the following—	12
			(i)	emergency services;	13
			(ii)	public health services;	14
			(iii)	public disability services;	15
			(iv)	public education, including public tertiary education and public vocational education;	16 17
			(v)	public transport;	18
			(vi)	a housing service by a funded provider or the State under the <i>Housing Act 2003</i> .	19 20
Part	2			Human rights in Queensland	21
Divis	ion	1		Preliminary	22
11	Wh	o has	hun	nan rights	23
	(1)	All in	ndivio	luals in Queensland have human rights.	24
	(2)	Only	indiv	riduals have human rights.	25
		Note-	-		26
		A c	corpora	ation does not have human rights.	27

12	Hu	man rights are in addition to other rights and freedoms	1
		A right or freedom not included, or only partly included, in this Act that arises or is recognised under another law must not be taken to be abrogated or limited only because the right or freedom is not included in this Act or is only partly included.	2 3 4 5 6
		Examples of another law—	7
		the Commonwealth Constitution	8
		• a law of the Commonwealth	9
		• the common law	10
		 rights under the International Covenant on Civil and Political Rights not stated in this Act 	11 12
		 rights under the Universal Declaration of Human Rights not stated in this Act 	13 14
		 rights under other international conventions 	15
		 other international laws 	16
13	Hu	man rights may be limited	17
	(1)	A human right may be subject under law only to reasonable limits that can be demonstrably justified in a free and democratic society based on human dignity, equality and freedom.	18 19 20 21
	(2)	In deciding whether a limit on a human right is reasonable and justifiable as mentioned in subsection (1), the following factors may be relevant—	22 23 24
		(a) the nature of the human right;	25
		(b) the nature of the purpose of the limitation, including whether it is consistent with a free and democratic society based on human dignity, equality and freedom;	26 27 28
		(c) the relationship between the limitation and its purpose, including whether the limitation helps to achieve the purpose;	29 30 31
		(d) whether there are any less restrictive and reasonably available ways to achieve the purpose;	32 33

ſs	1	4

		(e) the importance of the purpose of the limitation;	1
		(f) the importance of preserving the human right, taking into account the nature and extent of the limitation on the human right;	2 3 4
		(g) the balance between the matters mentioned in paragraphs (e) and (f).	5 6
14	Hu	man rights are protected	7
		Nothing in this Act gives any person or other entity a right to limit to a greater extent than is provided for under this Act, or destroy, a human right of any person.	8 9 10
Divi	sion	2 Civil and political rights	11
15	Re	cognition and equality before the law	12
	(1)	Every person has the right to recognition as a person before the law.	13 14
	(2)	Every person has the right to enjoy the person's human rights without discrimination.	15 16
	(3)	Every person is equal before the law and is entitled to the equal protection of the law without discrimination.	17 18
	(4)	Every person has the right to equal and effective protection against discrimination.	19 20
	(5)	Measures taken for the purpose of assisting or advancing persons or groups of persons disadvantaged because of discrimination do not constitute discrimination.	21 22 23
16	Rig	ht to life	24
		Every person has the right to life and has the right not to be arbitrarily deprived of life.	25 26

17		otecti atme	on from torture and cruel, inhuman or degrading nt	1 2
		A pe	erson must not be—	3
		(a)	subjected to torture; or	4
		(b)	treated or punished in a cruel, inhuman or degrading way; or	5 6
		(c)	subjected to medical or scientific experimentation or treatment without the person's full, free and informed consent.	7 8 9
18	Fre	edon	n from forced work	10
	(1)	A pe	erson must not be held in slavery or servitude.	11
	(2)	A person must not be made to perform forced or compulsor labour.		12 13
	(3)	In th	is section—	14
			et order includes an order made by a court of another diction.	15 16
		forc	ed or compulsory labour does not include—	17
		(a)	work or service normally required of a person who is under detention because of a lawful court order or who, under a lawful court order, has been conditionally released from detention or ordered to perform work in the community; or	18 19 20 21 22
		(b)	work or service performed under a work and development order under the <i>State Penalties Enforcement Act 1999</i> ; or	23 24 25
		(c)	work or service required because of an emergency threatening the Queensland community or a part of the Queensland community; or	26 27 28
		(d)	work or service that forms part of normal civil obligations.	29 30

LIE	edom of movement
	Every person lawfully within Queensland has the right to move freely within Queensland and to enter and leave it, and has the freedom to choose where to live.
Fre	edom of thought, conscience, religion and belief
(1)	Every person has the right to freedom of thought, conscience, religion and belief, including—
	(a) the freedom to have or to adopt a religion or belief of the person's choice; and
	(b) the freedom to demonstrate the person's religion or belief in worship, observance, practice and teaching, either individually or as part of a community, in public or in private.
(2)	A person must not be coerced or restrained in a way that limits
	the person's freedom to have or adopt a religion or belief.
Fre	eedom of expression
Fre (1)	
	edom of expression Every person has the right to hold an opinion without
(1)	Every person has the right to hold an opinion without interference. Every person has the right to freedom of expression which includes the freedom to seek, receive and impart information and ideas of all kinds, whether within or outside Queensland
(1)	Every person has the right to hold an opinion without interference. Every person has the right to freedom of expression which includes the freedom to seek, receive and impart information and ideas of all kinds, whether within or outside Queensland and whether—
(1)	Every person has the right to hold an opinion without interference. Every person has the right to freedom of expression which includes the freedom to seek, receive and impart information and ideas of all kinds, whether within or outside Queensland and whether— (a) orally; or
(1)	Every person has the right to hold an opinion without interference. Every person has the right to freedom of expression which includes the freedom to seek, receive and impart information and ideas of all kinds, whether within or outside Queensland and whether— (a) orally; or (b) in writing; or
(1)	Every person has the right to hold an opinion without interference. Every person has the right to freedom of expression which includes the freedom to seek, receive and impart information and ideas of all kinds, whether within or outside Queensland and whether— (a) orally; or (b) in writing; or (c) in print; or
(1)	Every person has the right to hold an opinion without interference. Every person has the right to freedom of expression which includes the freedom to seek, receive and impart information and ideas of all kinds, whether within or outside Queensland and whether— (a) orally; or (b) in writing; or (c) in print; or (d) by way of art; or

	(2)	Every person has the right to freedom of association with others, including the right to form and join trade unions.	1 2
23	Tal	king part in public life	3
	(1)	Every person in Queensland has the right, and is to have the opportunity, without discrimination to participate in the conduct of public affairs, directly or through freely chosen representatives.	4 5 6 7
	(2)	Every eligible person has the right, and is to have the opportunity, without discrimination—	8 9
		(a) to vote and be elected at periodic State and local government elections that guarantee the free expression of the will of the electors; and	10 11 12
		(b) to have access, on general terms of equality, to the public service and to public office.	13 14
24	Pro	operty rights	15
	(1)	All persons have the right to own property alone or in association with others.	16 17
	(2)	A person must not be arbitrarily deprived of the person's property.	18 19
25	Pri	vacy and reputation	20
		A person has the right—	21
		(a) not to have the person's privacy, family, home or correspondence unlawfully or arbitrarily interfered with; and	22 23 24
		(b) not to have the person's reputation unlawfully attacked.	25
26	Pro	otection of families and children	26
	(1)	Families are the fundamental group unit of society and are entitled to be protected by society and the State.	27 28

	(2)	Every child has the right, without discrimination, to the protection that is needed by the child, and is in the child's best interests, because of being a child.	1 2 3
	(3)	Every person born in Queensland has the right to a name and to be registered, as having been born, under a law of the State as soon as practicable after being born.	4 5 6
27	Cu	Itural rights—generally	7
		All persons with a particular cultural, religious, racial or linguistic background must not be denied the right, in community with other persons of that background, to enjoy their culture, to declare and practise their religion and to use their language.	8 9 10 11 12
28		Itural rights—Aboriginal peoples and Torres Strait	13 14
	(1)	Aboriginal peoples and Torres Strait Islander peoples hold distinct cultural rights.	15 16
	(2)	Aboriginal peoples and Torres Strait Islander peoples must not be denied the right, with other members of their community—	17 18 19
		(a) to enjoy, maintain, control, protect and develop their identity and cultural heritage, including their traditional knowledge, distinctive spiritual practices, observances, beliefs and teachings; and	20 21 22 23
		(b) to enjoy, maintain, control, protect, develop and use their language, including traditional cultural expressions; and	24 25 26
		(c) to enjoy, maintain, control, protect and develop their kinship ties; and	27 28
		(d) to maintain and strengthen their distinctive spiritual, material and economic relationship with the land, territories, waters, coastal seas and other resources with which they have a connection under Aboriginal tradition or Island custom; and	29 30 31 32 33

		(e)	to conserve and protect the environment and productive capacity of their land, territories, waters, coastal seas and other resources.	1 2 3
	(3)	right	riginal peoples and Torres Strait Islander peoples have the t not to be subjected to forced assimilation or destruction neir culture.	4 5 6
29	Rig	ht to	liberty and security of person	7
	(1)	Eve	ry person has the right to liberty and security.	8
	(2)	_	person must not be subjected to arbitrary arrest or ntion.	9 10
	(3)	-	erson must not be deprived of the person's liberty except grounds, and in accordance with procedures, established aw.	11 12 13
	(4)	time	erson who is arrested or detained must be informed at the of arrest or detention of the reason for the arrest or nation and must be promptly informed about any deedings to be brought against the person.	14 15 16 17
	(5)	A pe	erson who is arrested or detained on a criminal charge—	18
		(a)	must be promptly brought before a court; and	19
		(b)	has the right to be brought to trial without unreasonable delay; and	20 21
		(c)	must be released if paragraph (a) or (b) is not complied with.	22 23
	(6)	custo	erson awaiting trial must not be automatically detained in ody, but the person's release may be subject to guarantees ppear—	24 25 26
		(a)	for trial; and	27
		(b)	at any other stage of the judicial proceeding; and	28
		(c)	if appropriate, for execution of judgment.	29
	(7)	to a	erson deprived of liberty by arrest or detention is entitled pply to a court for a declaration or order regarding the fulness of the person's detention, and the court must—	30 31 32

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		(a) make a decision without delay; and	1
		(b) order the release of the person if it finds the detention is unlawful.	2 3
	(8)	A person must not be imprisoned only because of the person's inability to perform a contractual obligation.	4 5
30	Hu	mane treatment when deprived of liberty	6
	(1)	All persons deprived of liberty must be treated with humanity and with respect for the inherent dignity of the human person.	7 8
	(2)	An accused person who is detained or a person detained without charge must be segregated from persons who have been convicted of offences, unless reasonably necessary.	9 10 11
	(3)	An accused person who is detained or a person detained without charge must be treated in a way that is appropriate for a person who has not been convicted.	12 13 14
31	Fai	r hearing	15
	(1)	A person charged with a criminal offence or a party to a civil proceeding has the right to have the charge or proceeding decided by a competent, independent and impartial court or tribunal after a fair and public hearing.	16 17 18 19
	(2)	However, a court or tribunal may exclude members of media organisations, other persons or the general public from all or part of a hearing in the public interest or the interests of justice.	20 21 22 23
	(3)	All judgments or decisions made by a court or tribunal in a proceeding must be publicly available.	24 25
32	Rig	phts in criminal proceedings	26
	(1)	A person charged with a criminal offence has the right to be presumed innocent until proved guilty according to law.	27 28
	(2)	A person charged with a criminal offence is entitled without discrimination to the following minimum guarantees—	29 30

(a)	to be informed promptly and in detail of the nature and reason for the charge in a language or, if necessary, a type of communication the person speaks or understands;	1 2 3 4
(b)	to have adequate time and facilities to prepare the person's defence and to communicate with a lawyer or advisor chosen by the person;	5 6 7
(c)	to be tried without unreasonable delay;	8
(d)	to be tried in person, and to defend themselves personally or through legal assistance chosen by the person or, if eligible, through legal aid;	9 10 11
(e)	to be told, if the person does not have legal assistance, about the right, if eligible, to legal aid;	12 13
(f)	to have legal aid provided if the interests of justice require it, without any costs payable by the person if the person is eligible for free legal aid under the <i>Legal Aid Queensland Act 1997</i> ;	14 15 16 17
(g)	to examine, or have examined, witnesses against the person;	18 19
(h)	to obtain the attendance and examination of witnesses on the person's behalf under the same conditions as witnesses for the prosecution;	20 21 22
(i)	to have the free assistance of an interpreter if the person can not understand or speak English;	23 24
(j)	to have the free assistance of specialised communication tools and technology, and assistants, if the person has communication or speech difficulties that require the assistance;	25 26 27 28
(k)	not to be compelled to testify against themselves or to confess guilt.	29 30
proce	aild charged with a criminal offence has the right to a sedure that takes account of the child's age and the ability of promoting the child's rehabilitation.	31 32 33

(3)

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	(4)	A person convicted of a criminal offence has the right to have the conviction and any sentence imposed in relation to it reviewed by a higher court in accordance with law.	1 2 3
	(5)	In this section—	4
		legal aid means legal assistance given under the Legal Aid Queensland Act 1997.	5 6
33	Ch	ildren in the criminal process	7
	(1)	An accused child who is detained, or a child detained without charge, must be segregated from all detained adults.	8 9
	(2)	An accused child must be brought to trial as quickly as possible.	10 11
	(3)	A child who has been convicted of an offence must be treated in a way that is appropriate for the child's age.	12 13
34	Ric	ght not to be tried or punished more than once	14
	5	A person must not be tried or punished more than once for an offence in relation to which the person has already been finally convicted or acquitted in accordance with law.	15 16 17
35	Re	trospective criminal laws	18
	(1)	A person must not be found guilty of a criminal offence because of conduct that was not a criminal offence when it was engaged in.	19 20 21
	(2)	A penalty must not be imposed on any person for a criminal offence that is greater than the penalty that applied to the offence when it was committed.	22 23 24
	(3)	If a penalty for an offence is reduced after a person committed the offence but before the person is sentenced for the offence, the person is eligible for the reduced penalty.	25 26 27
	(4)	Nothing in this section affects the trial or punishment of any person for any act or omission that was a criminal offence	28 29

		under international law at the time it was done or omitted to be done.	
Div	ision	3 Economic, social and cultural rights	
36	Rig	ht to education	
	(1)	Every child has the right to have access to primary and secondary education appropriate to the child's needs.	
	(2)	Every person has the right to have access, based on the person's abilities, to further vocational education and training that is equally accessible to all.	
37	Rig	ht to health services	
	(1)	Every person has the right to access health services without discrimination.	
	(2)	A person must not be refused emergency medical treatment that is immediately necessary to save the person's life or to prevent serious impairment to the person.	
Paı	ተ 3	Application of human rights in Queensland	
Div	ision	1 Scrutiny of new legislation	
38	Sta	tements of compatibility	
	(1)	A member who proposes to introduce a Bill in the Legislative Assembly must prepare a statement of compatibility for the Bill.	
	(2)	The statement of compatibility must state—	
		(a) whether, in the member's opinion, the Bill is compatible with human rights and, if so, how it is compatible; and	

		(b) if, in the member's opinion, a part of the Bill is not compatible with human rights, the nature and extent of the incompatibility.	1 2 3 4
		Subsections (1) and (2) apply to Ministers introducing government Bills and members introducing private members' Bills.	5 6
	(3)	A member who introduces a Bill in the Legislative Assembly, or another member acting on the member's behalf, must table the statement of compatibility prepared under this section when introducing the Bill.	7 8 9 10
	(4)	The statement of compatibility is not binding on any court or tribunal.	11 12
39		rutiny of Bills and statements of compatibility by rtfolio committee	13 14
		The portfolio committee responsible for examining a Bill introduced in the Legislative Assembly must—	15 16
		(a) consider the Bill and report to the Assembly about whether the Bill is not compatible with human rights; and	17 18 19
		(b) consider the statement of compatibility tabled for the Bill and report to the Assembly about the statement.	20 21
40	Sci	rutiny of non-Queensland laws by portfolio committee	22
	(1)	The Legislative Assembly may refer a non-Queensland law to a portfolio committee.	23 24
	(2)	If a non-Queensland law is referred under subsection (1), the portfolio committee must consider the law and report to the Legislative Assembly about whether the law is not compatible with human rights.	25 26 27 28

41	Hu	man rights certificate for subordinate legislation	1
	(1)	The responsible Minister for subordinate legislation must prepare a human rights certificate for the legislation.	2 3
	(2)	The human rights certificate must state—	4
		(a) whether, in the responsible Minister's opinion, the subordinate legislation is compatible with human rights and, if so, how it is compatible; and	5 6 7
		(b) if, in the responsible Minister's opinion, a part of the subordinate legislation is not compatible with human rights, the nature and extent of the incompatibility.	8 9 10
	(3)	When subordinate legislation is tabled in the Legislative Assembly, it must be accompanied by the human rights certificate prepared under this section for the legislation.	11 12 13
		Note—	14
		See the <i>Statutory Instruments Act 1992</i> , section 49 for the requirement to table subordinate legislation.	15 16
	(4)	The portfolio committee responsible for examining the subordinate legislation may, in examining the legislation, also consider the human rights certificate.	17 18 19
	(5)	In this section—	20
		<i>responsible Minister</i> , for subordinate legislation, means the Minister who administers the law or provision of the law under which the subordinate legislation is made.	21 22 23
42	No	effect on application of laws	24
		A failure to comply with this division in relation to a Bill that becomes an Act, a non-Queensland law or subordinate legislation does not affect the validity of the Act, law, subordinate legislation or any other law.	25 26 27 28

Divi	ision	2 Override declarations	1
43	Ov	erride by Parliament	2
	(1)	Parliament may expressly declare in an Act that the Act or another Act, or a provision of the Act or another Act, has effect despite being incompatible with 1 or more human rights or despite anything else in this Act.	3 4 5 6
	(2)	A declaration under subsection (1) is an <i>override declaration</i> .	7
	(3)	If an override declaration is made in relation to an Act or a provision of an Act, the declaration extends to a statutory instrument made under the Act or provision.	8 9 10
	(4)	It is the intention of Parliament that an override declaration will only be made in exceptional circumstances.	11 12
		Examples of exceptional circumstances—	13
		war, a state of emergency, an exceptional crisis situation constituting a threat to public safety, health or order	14 15
44	Sta	tement about exceptional circumstances	16
	(1)	A member who introduces in the Legislative Assembly a Bill containing an override declaration, or another member acting on the member's behalf, must make a statement to the Assembly explaining the exceptional circumstances that justify including the override declaration.	17 18 19 20 21
	(2)	The statement under subsection (1) must be made when introducing the Bill.	22 23
	(3)	If the override declaration is contained in an amendment in consideration of a Bill, the statement under subsection (1) must be made—	24 25 26
		(a) by the member who moves the amendment or another member acting on the member's behalf; and	27 28
		(b) when the amendment is moved.	29

45	Eff	ect and expiry of override declaration	1
	(1)	If an override declaration is made in relation to an Act or a provision of an Act, this Act does not apply to the Act or provision to the extent of the declaration while the declaration is in force.	2 3 4 5
		Note—	6
		If this Act does not apply to an Act or provision of an Act for which an override declaration has been made, the Supreme Court can not make a declaration of incompatibility in relation to the Act or provision (see section 53(3)). Also, the requirement under section 48 to interpret the Act or provision in a way that is compatible with human rights does not apply (see section 48(5)).	7 8 9 10 11 12
	(2)	A provision of an Act containing an override declaration expires 5 years after the day on which the provision commences or on an earlier day stated in the Act.	13 14 15
46	Re-	-enacting override declaration	16
	(1)	Parliament may, at any time, re-enact an override declaration.	17
	(2)	This division applies in relation to a re-enacted override declaration.	18 19
47	No	effect on validity	20
		A failure to comply with section 44 in relation to a Bill that becomes an Act does not affect the validity of the Act or any other law.	21 22 23
Divi	sion	3 Interpretation of laws	24
48	Inte	erpretation	25
	(1)	All statutory provisions must, to the extent possible that is consistent with their purpose, be interpreted in a way that is compatible with human rights.	26 27 28
	(2)	If a statutory provision can not be interpreted in a way that is compatible with human rights, the provision must, to the	29 30

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		(b) proceed in a way or make a decision that is inconsistent with the Supreme Court's decision on the question.	1 2
	(4)	If a question is referred under subsection (2) by the Trial Division of the Supreme Court, the referral is to be made to the Court of Appeal.	3 4 5
	(5)	Despite any other Act, if a question arises of a kind mentioned in subsection (1), the question may only be referred to the Supreme Court under this section.	6 7 8
50	Inte	ervention by Attorney-General	9
	(1)	The Attorney-General may, for the State, intervene in and be joined as a party to a proceeding before a court or tribunal in which—	10 11 12
		(a) a question of law arises that relates to the application of this Act; or	13 14
		(b) a question arises in relation to the interpretation of a statutory provision in accordance with this Act.	15 16
	(2)	If the Attorney-General intervenes, the Attorney-General becomes a party to the proceeding for the purpose of any appeal from an order made in the proceeding.	17 18 19
51	Inte	ervention by commission	20
	(1)	The commission may intervene in and be joined as a party to a proceeding before a court or tribunal in which—	21 22
		(a) a question of law arises that relates to the application of this Act; or	23 24
		(b) a question arises in relation to the interpretation of a statutory provision in accordance with this Act.	25 26
	(2)	If the commission intervenes, the commission becomes a party to the proceeding for the purpose of any appeal from an order made in the proceeding.	27 28 29

Not	tice to Attorney-General and commission	1
(1)	A party to a proceeding must give notice in the approved form to the Attorney-General and the commission if—	2 3
	(a) for a proceeding in the Supreme Court or District Court—a question of law arises that relates to the application of this Act or a question arises in relation to the interpretation of a statutory provision in accordance with this Act; or	4 5 6 7 8
	(b) for any proceeding—a question is referred to the Supreme Court under section 49.	9 10
(2)	However, the notice need not be given to—	11
	(a) the Attorney-General, if the State is a party to the proceeding; or	12 13
	(b) the commission, if the commission is a party to the proceeding.	14 15
(3)	Nothing in this section requires a court or tribunal to adjourn a proceeding in relation to which the notice is given.	16 17
Dec	claration of incompatibility	18
(1)	This section applies if—	19
	(a) in a proceeding in the Supreme Court a question of law arises that relates to the application of this Act or a question arises in relation to the interpretation of a statutory provision in accordance with this Act; or	20 21 22 23
	(b) a question is referred to the Supreme Court under section 49; or	24 25
	(c) an appeal before the Court of Appeal relates to a question mentioned in paragraph (a).	26 27
(2)	The Supreme Court may, in a proceeding, make a declaration (a <i>declaration of incompatibility</i>) to the effect that the court is of the opinion that a statutory provision can not be interpreted	28 29 30

	(3)	However, the Supreme Court can not make a declaration of incompatibility about a statutory provision if an override declaration is in force in relation to the provision.	1 2 3
	(4)	If the Supreme Court is considering making a declaration of incompatibility, the court must give notice of that fact in the approved form to the Attorney-General and the commission.	4 5 6
	(5)	The Supreme Court must not make a declaration of incompatibility unless the court is satisfied—	7 8
		(a) a notice has been given to the Attorney-General and the commission under subsection (4); and	9 10
		(b) a reasonable opportunity has been given to the Attorney-General and the commission to intervene in the proceeding or to make submissions about the proposed declaration.	11 12 13 14
	(6)	For the <i>Supreme Court of Queensland Act 1991</i> , section 62, a declaration of incompatibility is taken to be an order of the court in the Trial Division.	15 16 17
54	Eff	ect of declaration of incompatibility	18
		A declaration of incompatibility does not—	19
		(a) affect in any way the validity of the statutory provision for which the declaration was made; or	20 21
		(b) create in any person any legal right or give rise to any civil cause of action.	22 23
55	Giv	ing copies of declaration of incompatibility	24
	(1)	The Supreme Court must give a copy of a declaration of incompatibility to the Attorney-General within 7 days after—	25 26
		(a) if the period for filing an appeal in relation to the proceeding in which the declaration was made has ended without an appeal having been filed—the end of that period; or	27 28 29 30

		 (b) if an appeal has been filed in relation to the proceeding and, on appeal, the declaration is upheld—the appeal has been finalised. Example— If the Trial Division of the Supreme Court makes a declaration of incompatibility (based on a referral of a question from QCAT) and on appeal the Court of Appeal upholds the declaration, a copy of the declaration must be given to the Attorney-General within 7 days after the Court of Appeal's decision. 	1 2 3 4 5 6 7 8 9
	(2)	The Attorney-General must, as soon as practicable, give a copy of a declaration of incompatibility received under subsection (1) to the Minister administering the statutory provision for which the declaration was made, unless the Minister is the Attorney-General.	10 11 12 13 14
56	Act	tion by Minister on declaration of incompatibility	15
	(1)	The Minister administering a statutory provision for which a declaration of incompatibility was made must—	16 17
		(a) within 6 sitting days after receiving the declaration, table a copy of the declaration in the Legislative Assembly; and	18 19 20
		(b) within 6 months after receiving the declaration—	21
		(i) prepare a written response to the declaration; and	22
		(ii) table a copy of the response in the Assembly.	23
	(2)	In preparing the response mentioned in subsection (1)(b), the Minister must consider the portfolio committee's report to the Legislative Assembly under section 57 on the declaration of incompatibility.	24 25 26 27
	(3)	Despite the <i>Parliament of Queensland Act 2001</i> , section 9, the declaration of incompatibility is not proceedings in the Assembly under that section.	28 29 30

57	Action by portfolio committee on declaration of incompatibility				
	(1)	The Legislative Assembly must refer a declaration of incompatibility tabled under section 56 to a portfolio committee.	3 4 5		
	(2)	If a declaration of incompatibility is referred under subsection (1), the portfolio committee must—	6 7		
		(a) consider the declaration; and	8		
		(b) report on the declaration to the Legislative Assembly within 3 months after it is referred.	9 10		
	(3)	The report may include any recommendations about the declaration the portfolio committee considers appropriate.	11 12		
Divi	sion	4 Obligations on public entities	13		
58	Со	nduct of public entities	14		
	(1)	It is unlawful for a public entity—	15		
		(a) to act or make a decision in a way that is not compatible with human rights; or	16 17		
		(b) in making a decision, to fail to give proper consideration to a human right relevant to the decision.	18 19		
	(2)	Subsection (1) does not apply to a public entity if the entity could not reasonably have acted differently or made a different decision because of a statutory provision, a law of the Commonwealth or another State or otherwise under law. Example—	20 21 22 23 24		
		A public entity is acting to give effect to a statutory provision that is not compatible with human rights.	25 26		
	(3)	Also, subsection (1) does not apply to a body established for a religious purpose if the act or decision is done or made in accordance with the doctrine of the religion concerned and is necessary to avoid offending the religious sensitivities of the people of the religion.	27 28 29 30 31		

	(4)	This section does not apply to an act or decision of a private nature.	1 2		
	(5)	For subsection (1)(b), giving proper consideration to a human right in making a decision includes, but is not limited to—	3		
		(a) identifying the human rights that may be affected by the decision; and	5 6		
		(b) considering whether the decision would be compatible with human rights.	7 8		
	(6)	To remove any doubt, it is declared that—	9		
		(a) an act or decision of a public entity is not invalid merely because, by doing the act or making the decision, the entity contravenes subsection (1); and	10 11 12		
		(b) a person does not commit an offence against this Act or another Act merely because the person acts or makes a decision in contravention of subsection (1).	13 14 15		
59	Leç	gal proceedings	16		
	(1)	Subsection (2) applies if a person may seek any relief or remedy in relation to an act or decision of a public entity on the ground that the act or decision was, other than because of section 58, unlawful.			
	(2)	The person may seek the relief or remedy mentioned in subsection (1) on the ground of unlawfulness arising under section 58, even if the person may not be successful in obtaining the relief or remedy on the ground mentioned in subsection (1).	21 22 23 24 25		
	(3)	However, the person is not entitled to be awarded damages on the ground of unlawfulness arising under section 58.	26 27		
	(4)	This section does not affect a right a person has, other than under this Act, to seek any relief or remedy in relation to an act or decision of a public entity, including—	28 29 30		
		(a) a right to seek judicial review under the <i>Judicial Review</i> Act 1991 or the <i>Uniform Civil Procedure Rules</i> 1999; and	31 32 33		

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		(b) a right to seek a declaration of unlawfulness and associated relief including an injunction, a stay of proceedings or an exclusion of evidence.	1 2 3
	(5)	A person may seek relief or remedy on a ground of unlawfulness arising under section 58 only under this section.	4 5
	(6)	Nothing in this section affects a right a person may have to damages apart from the operation of this section.	6 7
60	Ent	ity may choose to be subject to obligations	8
	(1)	An entity may ask the Minister, in writing, to declare that the entity is subject to the obligations of a public entity under this division.	9 10 11
	(2)	If asked under subsection (1), the Minister must make the declaration by gazette notice.	12 13
	(3)	The Minister must, by gazette notice, revoke the declaration if asked in writing by the entity.	14 15
Par	t 4	Queensland Human Rights Commission	16 17
Divi	sion	1 Functions and powers of commission and commissioner under this Act	18 19 20
61	Fur	nctions	21
		The commission has the following functions under this Act—	22
		(a) to deal with human rights complaints under this part;	23
		(b) if asked by the Attorney-General, to review the effect of Acts, statutory instruments and the common law on human rights and give the Attorney-General a written report about the outcome of the review;	24 25 26 27

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	(c)	to review public entities' policies, programs, procedures, practices and services in relation to their compatibility with human rights;	1 2 3
	(d)	to promote an understanding and acceptance, and the public discussion, of human rights and this Act in Queensland;	4 5 6
	(e)	to make information about human rights available to the community;	7 8
	(f)	to provide education about human rights and this Act;	9
	(g)	to assist the Attorney-General in reviews of this Act under sections 95 and 96;	10 11
	(h)	to advise the Attorney-General about matters relevant to the operation of this Act;	12 13
	(i)	another function conferred on the commission under this Act or another Act.	14 15
62 Po	wers		16
	conv	commissioner has power to do all things necessary or renient to be done for the performance of the mission's functions under this Act.	17 18 19
Division	2	Human rights complaints	20
Subdivis	sion	1 Preliminary	21
63 Me	aning	of human rights complaint	22
	cont	<i>cuman rights complaint</i> is a complaint about an alleged revention of section 58(1) by a public entity in relation to et or decision of the public entity.	23 24 25

Sub	divis	sion 2 Making and referring human rights complaints	1 2
64	Wh	o may make human rights complaint to commissioner	3
	(1)	The following persons may make a human rights complaint to the commissioner—	4 5
		(a) an individual the subject of a public entity's alleged contravention of section 58(1);	6 7
		(b) an agent of the individual;	8
		(c) a person authorised in writing by the commissioner to make a complaint for the individual.	9 10
	(2)	For subsection (1)(c), the commissioner may authorise a person to make a human rights complaint for an individual if satisfied the individual can not make the complaint.	11 12 13
	(3)	Two or more persons may jointly make a human rights complaint.	14 15
65		quirements for making human rights complaint to mmissioner	16 17
	(1)	A person may make a human rights complaint to the commissioner only if—	18 19
		(a) the commissioner is satisfied the person has made a complaint to the public entity about the alleged contravention the subject of the complaint; and	20 21 22
		Example of making a complaint for paragraph (a)—	23
		a complaint made to the public entity under the entity's system or procedures for complaints management	24 25
		(b) at least 45 business days have elapsed since the complaint mentioned in paragraph (a) was made; and	26 27
		(c) the person has not received a response to the complaint or has received a response the person considers to be an inadequate response.	28 29 30

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(2)	before the if the c	r, the commissioner may accept a complaint made a period mentioned in subsection (1)(b) has elapsed ommissioner considers it appropriate because of nal circumstances.	1 2 3 4
Ref	erral ent nplaint	ity may deal with or refer human rights	5 6
(1)	This sect	ion applies if—	7
	On	ombudsman receives a complaint under the abudsman Act 2001 and the ombudsman considers the applaint may also be a human rights complaint; or	8 9 10
	He	health ombudsman receives a complaint under the alth Ombudsman Act 2013 and the health budsman considers the complaint may also be a man rights complaint; or	11 12 13 14
	cor Co.	Crime and Corruption Commission receives a implaint about corruption under the <i>Crime and rruption Act 2001</i> and the chairperson of the immission under that Act considers the complaint may to be a human rights complaint; or	15 16 17 18 19
	cor the	information commissioner receives a privacy mplaint under the <i>Information Privacy Act 2009</i> and information commissioner considers the complaint y also be a human rights complaint.	20 21 22 23
(2)	The refer	rral entity receiving the complaint may—	24
		al with the complaint under the referral Act under ich the complaint was made; or	25 26
	hur	th the consent of the person who could make the man rights complaint under section 64, refer the mplaint to the commissioner.	27 28 29
	Note—		30
	an arra	section 74, the commissioner and a referral entity may enter into ngement about referring complaints under a referral Act or with complaints that are not referred.	31 32 33

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67	Fo	rm of human rights complaint	1
	(1)	A human rights complaint made or referred to the commissioner must—	2 3
		(a) be written; and	4
		(b) state the complainant's name and address for service; and	5 6
		(c) include enough details to indicate the alleged contravention to which the complaint relates.	7 8
	(2)	If the commissioner is satisfied the complainant needs help to put the complaint in writing, the commissioner must give reasonable help to the complainant to put the complaint in writing.	9 10 11 12
Sub	divis	sion 3 Dealing with human rights complaints	13 14
68	Pre	eliminary inquiries	15
		The commissioner may make preliminary inquiries about a human rights complaint made or referred to the commissioner to decide how to deal with the complaint under this division.	16 17 18
69		mmissioner must refuse to deal with particular mplaint	19 20
		The commissioner must refuse to deal with a human rights	21
		complaint if the commissioner considers the complaint is frivolous, trivial, vexatious, misconceived or lacking in substance.	22 23 24
70		frivolous, trivial, vexatious, misconceived or lacking in	23

	(a)	the commissioner considers there is a more appropriate course of action available under another law to deal with the subject of the complaint; or	1 2 3
	(b)	the commissioner considers the subject of the complaint has been appropriately dealt with by another entity; or	4 5
	(c)	the commissioner considers the requirements under section 65 for making the complaint have not been met; or	6 7 8
	(d)	the complaint was not made or referred to the commissioner within 1 year after the alleged contravention to which the complaint relates happened.	9 10 11
(2)		commissioner may refuse to continue to deal with a an rights complaint if—	12 13
	(a)	the complainant does not comply with a reasonable request made by the commissioner in dealing with the complaint; or	14 15 16
		Example of a reasonable request—	17
		a request for information relevant to the complaint under section $78(2)$	18 19
	(b)	the commissioner is satisfied on reasonable grounds the complainant, without a reasonable excuse, has not cooperated in the commissioner's dealing with the complaint; or	20 21 22 23
	(c)	the commissioner can not make contact with the complainant.	24 25
(3)	The	commissioner may defer dealing with a complaint if—	26
	(a)	the complainant has complained to the public entity as required under section 65 but the commissioner considers the public entity has not yet had an adequate opportunity to deal with the complaint; or	27 28 29 30
	(b)	the commissioner considers it is necessary to do so to ensure the complaint is dealt with appropriately under another law.	31 32 33
(4)	In th	is section—	34

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		law includes—	1
		(a) the <i>National Disability Insurance Scheme Act 2013</i> (Cwlth) or another law of the Commonwealth; and	2 3
		(b) a law of another State.	4
71		tice about refusing to deal, or deferring dealing, with mplaint	5
	(1)	If the commissioner refuses to deal, or to continue to deal, with a human rights complaint or defers dealing with a complaint, the commissioner must give the complainant and respondent notice of the refusal or deferral and the reasons for the refusal or deferral.	7 8 9 10 11
	(2)	However, the commissioner need not give the notice to the respondent if the commissioner considers it is not appropriate in the circumstances to do so.	12 13 14
		Example of circumstances for subsection (2)— The respondent is not aware of the complaint or has not been contacted by the commissioner in relation to the complaint.	15 16 17
72	Wh	en complaint lapses	18
	(1)	If the commissioner refuses to deal, or to continue to deal, with a human rights complaint—	19 20
		(a) the complaint lapses; and	21
		(b) the complainant can not make a further complaint relating to the alleged contravention the subject of the complaint.	22 23 24
	(2)	Subsection (1)(b) does not apply to a human rights complaint the commissioner refuses to deal with under section 70(1)(c).	25 26
73		mmissioner may refer human rights complaint to other ities	27 28
	(1)	If the subject of a human rights complaint could be the subject of a complaint under the <i>Ombudsman Act 2001</i> , the	29 30

		missioner may refer the human rights complaint to the udsman.	1 2		
(2)	If the subject of a human rights complaint could be the subject of a health service complaint under the <i>Health Ombudsman Act 2013</i> , the commissioner may refer the human rights complaint to the health ombudsman.				
(3)	If the subject of a human rights complaint could be the subject of a complaint about corruption made under the <i>Crime and Corruption Act 2001</i> , the commissioner may refer the human rights complaint to the Crime and Corruption Commission.				
(4)	If the subject of a human rights complaint could be the subject of a privacy complaint under the <i>Information Privacy Act</i> 2009, the commissioner may refer the human rights complaint to the information commissioner.				
(5)	If the subject of a human rights complaint could be the subject of an NDIS complaint, the commissioner may refer the human rights complaint to the NDIS commissioner.				
(6)	However, the commissioner may only refer a human rights complaint under this section—				
	(a)	with the complainant's consent; and	20		
	(b)	if the commissioner considers the complaint would be more appropriately dealt with by the entity to whom it is referred.	21 22 23		
(7)		ne commissioner refers a human rights complaint to an y under this section, the commissioner—	24 25		
	(a)	may, with the consent of the complainant, give the entity information about the complaint obtained by the commissioner under this part; and	26 27 28		
	(b)	must give the complainant a notice stating the complaint has been referred to the entity.	29 30		
(8)	In th	is section—	31		
	Nati	S complaint means a complaint mentioned in the onal Disability Insurance Scheme Act 2013 (Cwlth), for 181G	32 33		

		1
(1)		3
	refer to the entity because they would be more	5 6 7
		8 9
		10 11
		12 13
	referral Act that could also form the basis of a human	14 15 16
	and the entity's functions to ensure the effective	17 18 19
(2)	· ·	20 21
	refer to the NDIS commissioner because they would be more appropriately dealt with by the NDIS	22 23 24 25
	and the NDIS commissioner's functions to ensure the effective operation of this part and the <i>National</i>	26 27 28 29
(3)	subsection (1)(a) or (b) or (2)(a), the arrangement must also	30 31 32

	(4)	The commissioner and an entity with whom an arrangement has been entered into under this section may perform their functions in accordance with the arrangement.	1 2 3
75		aling with human rights complaint under ti-Discrimination Act 1991	4 5
	(1)	This section applies if the commissioner considers a human rights complaint made or referred to the commissioner would be more appropriately dealt with by the commission as a complaint about an alleged contravention of the <i>Anti-Discrimination Act 1991</i> .	6 7 8 9 10
	(2)	The commissioner may, with the consent of the complainant, deal with the complaint under the <i>Anti-Discrimination Act</i> 1991 as an alleged contravention of that Act.	11 12 13
	(3)	For dealing with the complaint as mentioned in subsection (2), the complaint—	14 15
		(a) is taken to be a complaint about an alleged contravention of the <i>Anti-Discrimination Act 1991</i> that is accepted by the commissioner under section 141 of that Act; and	16 17 18 19
		(b) is taken to be made on the day the human rights complaint was made or referred.	20 21
76	Ac	ceptance of human rights complaint by commissioner	22
	(1)	If the commissioner decides to accept a human rights complaint for resolution by the commission, the commissioner must give the complainant and respondent notice of its acceptance.	23 24 25 26
	(2)	The notice must state—	27
		(a) the role of the commission in trying to resolve the complaint; and	28 29
		(b) the powers the commissioner may exercise in trying to resolve the complaint.	30 31
	(3)	The notice given to the respondent must also state—	32

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		(a)	the substance of the complaint; and	1
		(b)	that the respondent will be given an opportunity to make submissions in writing in response to the complaint; and	2 3
		(c)	that the respondent must advise the commissioner of the respondent's address for service; and	4 5
		(d)	that the commissioner may seek information or documents from the respondent in relation to the complaint.	6 7 8
77	De	aling	with human rights complaint—generally	9
	(1)	comp comp	ne commissioner decides to accept a human rights plaint for resolution by the commission, the missioner may take the reasonable action the missioner considers appropriate to try to resolve the plaint.	10 11 12 13 14
	(2)	With	out limiting subsection (1), the commissioner may—	15
		(a)	ask the respondent to make submissions to the commission in writing in response to the complaint; or	16 17
		(b)	give the complainant a copy of the respondent's written submissions; or	18 19
		(c)	ask or direct the complainant or respondent to give the commissioner information relevant to the complaint, including under section 78; or	20 21 22
		(d)	make enquiries of, and discuss the complaint with, the complainant and the respondent; or	23 24
		(e)	cause the complaint to be conciliated under subdivision 4.	25 26
78		mmis ormat	sioner may ask or direct relevant entity to give ion	27 28
	(1)	maki	section applies in relation to the commissioner for ing preliminary inquiries under section 68 or dealing with man rights complaint under this division.	29 30 31

(2)	The commissioner may, by notice given to a relevant entity for the complaint, ask or direct the entity to give the commissioner information about the complaint within the reasonable period stated in the notice.	1 2 3 4
(3)	The notice must state the purpose for making the request.	5
(4)	For information in an electronic document, compliance with the request or direction requires the giving of a clear image or written version of the electronic document.	6 7 8
(5)	The entity must comply with a direction unless the entity has a reasonable excuse.	9 10
(6)	It is a reasonable excuse for an entity to fail to comply with a direction because, for example, complying with the direction would require the entity to disclose information that is the subject of legal professional privilege.	11 12 13 14
(7)	The commissioner may enforce a direction by filing a copy of it with a court of competent jurisdiction.	15 16
(8)	The direction is then enforceable as if it were an order of the court.	17 18
(9)	In this section—	19
	information includes a document.	20
	relevant entity, for a human rights complaint, means—	21
	(a) the complainant or respondent for the complaint; or	22
	(b) another entity the commissioner considers has information relevant to the complaint in the entity's possession or control.	23 24 25
Subdivis	sion 4 Conciliation of human rights complaints	26 27
79 Co	mmissioner may conduct conciliation conference	28
	If the commissioner decides to accept a human rights complaint for resolution by the commission, the	29 30

		commissioner may conduct a conference (a <i>conciliation conference</i>) under this subdivision for the purpose of conciliating the complaint.	1 2 3
80	Pu	rpose of conciliation	4
		The purpose of conciliation of a human rights complaint is to promote the resolution of the complaint in a way that is informal, quick and efficient.	5 6 7
81	Att	endance at conciliation conference	8
	(1)	The commissioner may direct a person to take part in a conciliation conference.	9 10
	(2)	The commissioner may enforce the direction by filing a copy of it with a court of competent jurisdiction.	11 12
	(3)	The direction is then enforceable as if it were an order of the court.	13 14
82	Att	endance by complainant	15
	(1)	The complainant for a human rights complaint the subject of conciliation must attend the conciliation conference in person unless—	16 17 18
		(a) the complainant is a child or a person with impaired capacity; or	19 20
		(b) the commissioner consents to another person attending the conciliation conference for the complainant.	21 22
	(2)	The complainant may, with the commissioner's consent, be accompanied at the conciliation conference by a support person.	23 24 25
	(3)	In this section—	26
		<i>impaired capacity</i> see the <i>Guardianship and Administration Act 2000</i> , schedule 4.	27 28

83	Re	prese	entation	1
	(1)	repr	person may be represented by another person (a <i>esentative</i>) at a conciliation conference only with the missioner's consent.	2 3 4
	(2)		commissioner may give consent for subsection (1) if fied—	5 6
		(a)	it is appropriate in the circumstances for the person to be represented; and	7 8
		(b)	the person's representation by the representative would help the conciliation; and	9 10
		(c)	the representative has sufficient knowledge of matters relating to the complaint to effectively represent the person.	11 12 13
	(3)	The	commissioner may—	14
		(a)	give the consent on conditions the commissioner considers reasonable; and	15 16
		(b)	withdraw the consent if the person or the representative does not comply with the conditions.	17 18
84	Us	e of i	nterpreters and other persons	19
		A pe	erson may be helped at a conciliation conference by—	20
		(a)	an interpreter; or	21
		(b)	another person necessary or desirable to make the conciliation conference intelligible to the person, including, for example, a person with appropriate cultural or social knowledge and experience.	22 23 24 25
85	Co	nduc	t of conciliation conference	26
	(1)		onducting a conciliation conference, the commissioner is bound by the rules of evidence.	27 28
	(2)	A co	onciliation conference must be held in private.	29

		<u> </u>	
86	Co	nfidentiality of conciliation conference	1
		Nothing said or done in the course of a conciliation	2
		conference for a human rights complaint is admissible in any criminal, civil or administrative proceeding, unless the	3 4
		complainant and respondent for the complaint agree.	5
87	Co	nciliation does not affect other rights	6
		A person's participation in a conciliation conference under	7
		this division does not affect a right the person may have to	8
		seek any relief or remedy the person may have in relation to a contravention of section 58(1).	9 10
Suh	divis	sion 5 Action on dealing with human rights	11
Oub	aivis	complaint	12
		Complaint	12
88	Re	port about unresolved human rights complaint	13
	(1)	This section applies in relation to a human rights complaint accepted by the commissioner for resolution by the commission if the commissioner considers the complaint has not been resolved by conciliation or otherwise.	14 15 16 17
	(2)	·	
	(2)	The commissioner must prepare a report about the complaint as soon as practicable after the commission has finished dealing with the complaint.	18 19 20
	(3)	The report must include—	21
	(-)	(a) the substance of the complaint; and	22
		(b) the actions taken to try to resolve the complaint.	23
	(4)	The report may include details of action the commissioner	24
	(1)	considers the respondent for the complaint should take to ensure its acts and decisions are compatible with human rights.	25 26 27
	(5)	The commissioner must give a copy of the report to the complainant and respondent.	28 29

	(6)	The report is not admissible in a proceeding in relation to a contravention of this Act, unless the complainant and respondent agree.	1 2 3
89	No	tice about resolved human rights complaint	4
	(1)	This section applies in relation to a human rights complaint accepted by the commissioner for resolution by the commission if the commissioner considers the complaint has been resolved.	5 6 7 8
	(2)	The commissioner must, as soon as practicable after the complaint is resolved, give the complainant and respondent a notice stating—	9 10 11
		(a) the outcome of the resolution of the complaint; and	12
		(b) that the commission has finished dealing with the complaint.	13 14
90	Co	mmissioner may publish information	15
	(1)	The commissioner may publish information about a human rights complaint that the commission has finished dealing with.	16 17 18
	(2)	The publication—	19
		(a) may include the substance of the complaint; and	20
		(b) may draw on information about the complaint contained in a report prepared under section 88 or a notice given under section 89; and	21 22 23
		(c) must not include personal information about an individual unless the information has previously been published, or given for the purpose of publication, by the individual.	24 25 26 27

Division 3		3	Reporting requirements	1
91	An	nual	report	2
	(1)	com	soon as practicable after the end of each financial year, the emissioner must prepare a report (an <i>annual report</i>) about operation of this Act during the year.	3 4 5
	(2)		report must include the following information for the ncial year—	6 7
		(a)	details of any examination of the interaction between this Act and other Acts, statutory instruments and the common law;	8 9 10
		(b)	details of all declarations of incompatibility made;	11
		(c)	details of all override declarations made;	12
		(d)	details of all interventions by the Attorney-General or the commission under section 50 or 51;	13 14
		(e)	the number of human rights complaints made or referred to the commissioner;	15 16
		(f)	the outcome of human rights complaints accepted by the commissioner for resolution by the commission, including whether or not the complaints were resolved by conciliation or otherwise;	17 18 19 20
		(g)	the number of human rights complaints resolved by the commission;	21 22
		(h)	the number of conciliation conferences conducted under this part;	23 24
		(i)	the number of public entities that were asked or directed to take part in a conciliation conference, and the number that failed to comply with a direction to take part;	25 26 27
		(j)	the number of human rights complaints received by particular public entities decided by the commissioner.	28 29
	(3)	cons	report may include other information the commissioner siders appropriate, including, for example, the names of lic entities and details of action, mentioned in section	30 31 32

		88(4), relating to human rights complaints that have not been resolved.	1 2
	(4)	However, the report must not include personal information about an individual unless the information has previously been published, or given for the purpose of publication, by the individual.	3 4 5 6
	(5)	The commissioner must give the report to the Attorney-General as soon as practicable after it is prepared.	7 8
92	Oth	ner reports	9
	(1)	The commissioner may prepare a report about a matter relevant to the performance of the commission's or the commissioner's functions under this Act.	10 11 12
	(2)	The commissioner must, if asked by the Attorney-General, prepare a report about a matter mentioned in subsection (1).	13 14
	(3)	The commissioner must give a report prepared under subsection (2) to the Attorney-General as soon as practicable after it is prepared.	15 16 17
	(4)	A report prepared under this section must not include personal information about an individual unless the information has previously been published, or given for the purpose of publication, by the individual.	18 19 20 21
93	Re	port containing adverse comment	22
	(1)	This section applies if the commissioner proposes to make an adverse comment about a person in a report prepared under section 88 or this division.	23 24 25
	(2)	Before preparing the report, the commissioner must give the person an opportunity to make submissions to the commissioner about the proposed adverse comment.	26 27 28
	(3)	If the person makes submissions and the commissioner still proposes to make the adverse comment, the commissioner must ensure the person's response is fairly stated in the report.	29 30 31

	(4)	statement	section, an adverse comment does not include a that a public entity did not participate in resolving a ghts complaint.	1 2 3
94	Att	orney-Ge	neral to table reports	4
		report, an section 9	orney-General must table a copy of each annual and each report given to the Attorney-General under 2(3), in the Legislative Assembly within 6 sitting receiving the report.	5 6 7 8
Part	5		General	9
95	Fire	st review	of Act	10
	(1)		rney-General must ensure the operation of this Act ruly 2023 is reviewed as soon as practicable after that	11 12 13
	(2)		ew must be carried out by an independent and tely qualified person.	14 15
	(3)		s of reference for the review are the terms decided by ney-General.	16 17
	(4)	The revie	w must include consideration of the following—	18
		hun	ether additional human rights should be included as nan rights under this Act, including, but not limited rights under—	19 20 21
		(i)	the International Covenant on Economic, Social and Cultural Rights; or	22 23
		(ii)	the Convention on the Rights of the Child; or	24
		(iii)	the Convention on the Rights of Persons with Disabilities; or	25 26
		(iv)	the Convention on the Elimination of All Forms of Discrimination against Women;	27 28

		(b) whether further or different provision should be made in this Act about proceedings that may be brought or remedies that may be awarded in relation to acts or decisions of public entities made unlawful because of this Act;	1 2 3 4 5
		(c) whether the amendments made by this Act to the <i>Corrective Services Act 2006</i> and the <i>Youth Justice Act 1992</i> are operating effectively, or further or different provision should be made for the interrelationship between this Act and those Acts.	6 7 8 9 10
	(5)	The Attorney-General must table a copy of the report about the outcome of the review in the Legislative Assembly within 14 sitting days after receiving the report.	11 12 13
96	Fui	rther review of Act	14
	(1)	The Attorney-General must ensure the operation of this Act after 30 June 2023 is reviewed—	15 16
		(a) as soon as practicable after 1 July 2027; or	17
		(b) if the Attorney-General considers it appropriate—at any time after the Attorney-General tables the report mentioned in section 95 but before 1 July 2027.	18 19 20
	(2)	The review must be carried out by an independent and appropriately qualified person.	21 22
	(3)	The terms of reference for the review are the terms decided by the Attorney-General.	23 24
	(4)	Without limiting subsection (3), the review must include consideration of the matters mentioned in section 95(4).	25 26
	(5)	The Attorney-General must table a copy of the report about the outcome of the review in the Legislative Assembly within 14 sitting days after receiving the report.	27 28 29
	(6)	The report must include a recommendation about whether a further review of this Act is necessary.	30 31

97	Re	porting requirements for certain public entities	1
	(1)	This section applies to a public entity that is required under the <i>Financial Accountability Act 2009</i> , section 63, to prepare an annual report.	2 3 4
	(2)	The entity must include in each annual report—	5
		(a) details of any actions taken during the reporting period to further the objects of this Act; and	6 7
		(b) details of any human rights complaints received by the entity, including—	8 9
		(i) the number of complaints received; and	10
		(ii) the outcome of the complaints; and	11
		(iii) any other information prescribed by regulation relating to complaints; and	12 13
		(c) details of any review of policies, programs, procedures, practices or services undertaken in relation to their compatibility with human rights.	14 15 16
98	Info	ormation request for reports	17
	(1)	The commissioner may, by notice given to a public entity, ask the entity to give the commissioner information in the entity's possession or control, other than personal information that is not publicly available, that the commissioner reasonably requires to prepare an annual report or a report under section 92.	18 19 20 21 22 23
	(2)	The notice must state—	24
		(a) why the request has been made; and	25
		(b) the period within which the information is to be given.	26
	(3)	If the commissioner asks a public entity for information under this section, the entity must comply with the request unless the entity has a reasonable excuse.	27 28 29
		Maximum penalty—100 penalty units.	30

	(4)	The commissioner may use information obtained under this section only for the purpose for which it was requested.	1 2
99	Giv	ving of information protected	3
	(1)	This section applies if a person, acting honestly, gives information under this Act to the commissioner or another entity in relation to a human rights complaint.	4 5 6
	(2)	The person is not liable, civilly, criminally or under an administrative process, for giving the information.	7 8
	(3)	Also, merely because the person gives the information, the person can not be held to have—	9 10
		(a) breached any code of professional etiquette or ethics; or	11
		(b) departed from accepted standards of professional conduct.	12 13
100	An	onymity	14
	(1)	If, any time while the commissioner is dealing with a human rights complaint, the commissioner considers that the preservation of anonymity of a person who is, or has been, involved in the complaint is necessary to protect the work security, privacy or any human right of the person, the commissioner may give a direction prohibiting the disclosure of information that identifies, or is likely to lead to the identification of, the person.	15 16 17 18 19 20 21 22
	(2)	A person must comply with a direction unless the person has a reasonable excuse.	23 24
		Maximum penalty—	25
		(a) in the case of an individual—35 penalty units; or	26
		(b) in the case of a corporation—170 penalty units.	27
	(3)	In this section, a reference to involvement in a complaint includes—	28 29
		(a) making a complaint under this Act and continuing with the complaint; and	30 31

	(b) being a respondent to a complaint; and
	(c) giving information to a person who is performing a function under this Act.
Pro	oceedings for offences
	The Anti-Discrimination Act 1991, section 226 applies in relation to a proceeding for an offence against this Act.
Ad	dress for service
	The address for service of a complainant or a respondent for a human rights complaint as advised to the commissioner must be a residential or business address, a post office box address, or an email address.
No	address for service advised
(1)	This section applies if the address for service of a party to a human rights complaint is not known—
	(a) because of the party's failure to comply with a requirement for advising an address for service; or
	(b) because the party is a respondent, and has not yet been notified under section 76.
(2)	The party's address for service is taken to be—
	(a) for an individual—the individual's last known place of residence or business; or
	(b) for a public entity—the entity's principal office.
Ар	proved forms
-	The chief executive may approve forms for use under this Act.

105	Re	gulation-making power	1
		The Governor in Council may make regulations under this Act.	2 3
Part	6	Savings and transitional	4
		provisions	5
106	Ac	t does not affect laws about termination of pregnancy	6
		Nothing in this Act affects any law relating to termination of pregnancy or the killing of an unborn child, whether before or after the commencement of part 2.	7 8 9
107	Ac	t does not affect native title rights and interests	10
	(1)	Nothing in this Act affects native title rights and interests otherwise than in accordance with the <i>Native Title Act 1993</i> (Cwlth).	11 12 13
	(2)	A provision of this Act must be interpreted and applied in a way that does not prejudice native title rights and interests to the extent the rights and interests are recognised and protected under the <i>Native Title Act 1993</i> (Cwlth).	14 15 16 17
	(3)	In this section—	18
		<i>affects</i> , in relation to native title rights and interests, see the <i>Native Title Act 1993</i> (Cwlth), section 227.	19 20
		native title rights and interests see the Native Title Act 1993 (Cwlth), section 223.	21 22
108	Аp	plication of Act—generally	23
	(1)	This Act applies to all Acts and statutory instruments, whether passed or made before or after the commencement.	24 25
	(2)	However, this Act—	26

		(a)	does not affect proceedings commenced or concluded before the commencement; and
		(b)	does not apply to an act, or decision made, by a public entity before the commencement.
	(3)	Subs	section (1) is subject to sections 106 and 107.
art	7		Amendment of legislation
ivis	ion	1	Amendment of this Act
09	Act	ame	ended
		This	division amends this Act.
10	Am	endr	ment of long title
		Long	g title, from ', and to amend'—
		omit	
ivis	ion	2	Amendment of Anti-Discrimination Act 1991
11	Act	ame	ended
		This	division amends the Anti-Discrimination Act 1991.
12	_	_	ment of ch 7, pt 1 (What the Anti-Discrimination sion may do)
		Cha _j Con	pter 7, part 1, heading, 'Anti-Discrimination mission'—
		omit	t, insert—
			Queensland Human Rights Commission

113	Insertion of ne	ew s 140A	1	
	After section 140—			
	insert— 140ADealing with complaint under Human Rights Act 2018			
	(1)	This section applies if the commissioner considers a complaint made or referred to the commissioner under this Act would be more appropriately dealt with by the commission as a complaint about an alleged contravention of the <i>Human Rights Act 2018</i> .	6 7 8 9 10 11	
	(2)	The commissioner may, with the consent of the complainant, deal with the complaint under the <i>Human Rights Act 2018</i> as an alleged contravention of that Act.	12 13 14 15	
	(3)	For dealing with the complaint as mentioned in subsection (2), the complaint—	16 17	
		(a) is taken to be a complaint about an alleged contravention of the <i>Human Rights Act 2018</i> that is accepted by the commissioner under section 76 of that Act; and	18 19 20 21	
		(b) is taken to be made on the day the complaint was made or referred under this Act.	22 23	
114	Amendment o	f s 221 (False or misleading information)	24	
	Section 221, 'under the Act'—			
	omit, insert	<u>. </u>	26	
		under this Act or the Human Rights Act 2018	27	
115	Amendment o	f s 222 (Obstruction)	28	
	Section 222	2, 'under the Act'—	29	
	omit, insert	<u> </u>	30	

	<u> </u>
	under this Act or the Human Rights Act 2018
1	mendment of s 226 (Proceedings for offences)
	Section 226(1), (2) and (3), 'the Act'—
	omit, insert—
	this Act or the Human Rights Act 2018
	mendment of ch 9, pt 1 (The Anti-Discrimination ommission)
	Chapter 9, part 1, heading, 'Anti-Discrimination Commission'—
	omit, insert—
	Queensland Human Rights Commission
•	ommission and Commissioner) Section 234— omit, insert—
	234 The Queensland Human Rights Commission and Human Rights Commissioner
	(1) The Queensland Human Rights Commission is established.
	(2) There is to be a Human Rights Commissioner.
	(3) The commission consists of the commissioner and the staff of the commission.
4	mendment of s 243 (Termination of appointment)
	Section 243(1)(b), 'Anti-Discrimination Commissioner'—
	omit, insert—
	commissioner

120	Amendment of s 244 (Delegation of power by commissioner)				
	(1)	Section 244 headi	ng, after 'power'—	3	
		insert—		4	
		or fu	nction	5	
	(2)	Section 244, after	'powers'—	6	
		insert—		7	
		or fu	nctions	8	
121	Amendment of s 263C (General requirement for address for service)				
		Section 263C, 'or	a post office box address'—	11	
		omit, insert—		12	
		, a po	est office box address or an email address	13	
122	Amendment of s 265 (Protection from civil actions—exercise of functions etc.)				
	Section 265(1)(g) and (h), 'the Act'—				
	omit, insert—				
		this A	Act or the Human Rights Act 2018	18	
123	Insertion of new ch 11, pt 6				
	Chapter 11—				
		insert—		21	
		Part 6	Transitional provisions	22	
			for Human Rights Act	23	
			2018	24	

		2// Co	mmissioner	1
		(1)	Subject to this Act, the current commissioner continues in office as the Human Rights Commissioner until the end of the term stated in the person's instrument of appointment.	2 3 4 5
		(2)	A reference in a document to the Anti-Discrimination Commissioner is, unless the context otherwise permits, taken to be a reference to the Human Rights Commissioner.	6 7 8 9
		(3)	In this section—	10
			<i>current commissioner</i> means the person who, immediately before the commencement, was the Anti-Discrimination Commissioner.	11 12 13
		278 Co	mmission	14
		(1)	The current commission continues as the Queensland Human Rights Commission.	15 16
		(2)	A reference in a document to the Anti-Discrimination Commission is, unless the context otherwise permits, taken to be a reference to the Queensland Human Rights Commission.	17 18 19 20
		(3)	In this section—	21
			<i>current commission</i> means the body that, immediately before the commencement, was the Anti-Discrimination Commission.	22 23 24
124	Am	nendment o	of schedule (Dictionary)	25
	(1)	Schedule, d	definitions commission and commissioner—	26
		omit.		27
	(2)	Schedule—	-	28
		insert—		29
			commission means the Queensland Human	30
-				

		Rights Commission established under section 234(1). commissioner means the Human Rights Commissioner.	1 2 3 4
Division 3		Amendment of Corrective Services Act 2006	5 6
125	Act amended This divisi	on amends the Corrective Services Act 2006.	7 8
126	After section of n After section insert— 5A Re		9 10 11 12
	(1)	This section applies to the chief executive's or a corrective services officer's consideration of—	13 14
		(a) the <i>Human Rights Act 2018</i> , section 30(2) in relation to a prisoner admitted to a corrective services facility for detention on remand or a prisoner detained without charge; or	15 16 17 18 19
		(b) the <i>Human Rights Act 2018</i> , section 30 in relation to managing a prisoner in a corrective services facility where it is not practicable for the prisoner to be provided with the prisoner's own room under section 18.	20 21 22 23 24 25
	(2)	To remove any doubt, it is declared that the chief executive or officer does not contravene the <i>Human Rights Act 2018</i> , section 58(1) only because the chief executive's or officer's consideration takes into account—	26 27 28 29

	-	
	(a) the security and good management of corrective services facilities; or	1 2
	(b) the safe custody and welfare of all prisoners.	3
127	Amendment of s 319D (No property or interest in right of complaint)	4 5
	Section 319D(1), 'anti-discrimination commissioner'—	6
	omit, insert—	7
	human rights commissioner	8
128	Amendment of s 319E (Complaint to chief executive required first)	9 10
	Section 319E(1), 'anti-discrimination commissioner'—	11
	omit, insert—	12
	human rights commissioner	13
129	Amendment of s 319F (Complaint to official visitor required first)	14 15
	Section 319F(2), 'anti-discrimination commissioner'—	16
	omit, insert—	17
	human rights commissioner	18
Divis	Amendment of Corrective Services Regulation 2017	19 20
130	Regulation amended	21
	This division amends the Corrective Services Regulation 2017.	22 23

ſs	1	3	1	1

131	Amendme	nt of s 17 (Privileged mail)	1
	Section	n 17(1)(j)—	2
	omit, ir	isert—	3
		(j) the human rights commissioner under the <i>Anti-Discrimination Act 1991</i> ;	4 5
Divis	sion 5	Amendment of Disability Services Act 2006	6 7
132	Act amend	ded	8
	This di	vision amends the <i>Disability Services Act</i> 2006.	9
133	Amendme	nt of sch 8 (Dictionary)	10
	Schedu	ale 8, definition complaints agency, paragraph (c)—	11
	omit, ir	isert—	12
		(c) the human rights commissioner under the <i>Anti-Discrimination Act 1991</i> ;	13 14
Divis	sion 6	Amendment of Family and Child	15
		Commission Act 2014	16
134	Act amend	ded	17
	This di 2014.	ivision amends the Family and Child Commission Act	18 19
135	Amendme	nt of sch 1 (Dictionary)	20
	Schedu	ale 1, definition complaints entity, paragraph (c)—	21
	omit, ir	ısert—	2.2

		(c) the human rights commissioner under the <i>Anti-Discrimination Act 1991</i> ;	1 2
Divis	sion 7	Amendment of Financial Accountability Act 2009	3 4
136	Act amend	ed	5
	This div	vision amends the Financial Accountability Act 2009.	6
137	Amendme	nt of s 63 (Annual reports)	7
	Section	63(1)—	8
	insert—	_	9
		Note—	10
		See the <i>Human Rights Act 2018</i> , section 97, for particular information relating to human rights that must be included in an annual report.	11 12 13
Divis	sion 8	Amendment of Health Ombudsman Act 2013	14 15
138	Act amend	ed	16
	This div	vision amends the Health Ombudsman Act 2013.	17
139	Amendme	nt of s 30 (Cooperation with other entities)	18
	Section	30(a)—	19
	omit, in	sert—	20
		(a) the Queensland Human Rights Commission established under the <i>Anti-Discrimination Act 1991</i> ;	21 22 23

Divi	sion	9 Amendment of Industrial Relations Act 2016	1 2
140	Ac	t amended	3
		This division amends the <i>Industrial Relations Act 2016</i> .	4
141		nendment of s 157 (Review on application by ti-Discrimination Commission)	5 6
	(1)	Section 157, heading, 'Anti-Discrimination Commission'—	7
		omit, insert—	8
		Queensland Human Rights Commission	9
	(2)	Section 157(1), 'Anti-Discrimination Commission'—	10
		omit, insert—	11
		Queensland Human Rights Commission	12
142	Am	nendment of s 253 (Orders on application etc.)	13
		Section 253(1)(e)—	14
		omit, insert—	15
		(e) the human rights commissioner under the <i>Anti-Discrimination Act 1991</i> .	16 17
143		nendment of s 531 (Decisions of the commission and gistrates)	18 19
		Section 531(4), from 'Anti-Discrimination Commission'—	20
		omit, insert—	21
		Queensland Human Rights Commission as evidence.	22 23

[s	1	44]

144		nt of sch 5 (Dictionary)	1
	Schedul	e 5—	2
	insert—		3
		Queensland Human Rights Commission means the Queensland Human Rights Commission established under the Anti-Discrimination Act 1991.	4 5 6 7
Divi	Division 10 Amendment of Industrial Relations (Tribunals) Rules 2011		8 9
145	Rules amer	nded	10
	This div	vision amends the <i>Industrial Relations (Tribunals)</i> 011.	11 12
146		nt of r 80B (Application for order protecting nt's interests—Anti-Discrimination Act 1991, s	13 14 15
	Section	80B(3), 'anti-discrimination commissioner'—	16
	omit, ins	sert—	17
		human rights commissioner	18
147		nt of r 80C (Giving copy of order protecting nt's interests—Anti-Discrimination Act 1991, s	19 20 21
	Section	80C(1)(b), 'anti-discrimination commissioner'—	22
	omit, ins	sert—	23
		human rights commissioner	24

[s 148]

148		nendment of r 80D (Application for review of decision out complaint lapsing—Anti-Discrimination Act 1991, s	1 2 3
		Section 80D, 'anti-discrimination commissioner's'—	4
		omit, insert—	5
		human rights commissioner's	6
149	ant	nendment of r 80E (Commission to give ti-discrimination commissioner and parties copy of isons for decision)	7 8 9
		Section 80E, 'anti-discrimination commissioner'—	10
		omit, insert—	11
		human rights commissioner	12
150	ant	nendment of r 88B (Notice of appeal to ti-discrimination commissioner—Anti-Discrimination t 1991)	13 14 15
		Section 88B, 'anti-discrimination commissioner'—	16
		omit, insert—	17
		human rights commissioner	18
151	Am	nendment of sch 2 (Dictionary)	19
	(1)	Schedule 2, definition anti-discrimination commissioner—	20
		omit.	21
	(2)	Schedule 2—	22
		insert—	23
		human rights commissioner means the human rights commissioner under the Anti-Discrimination Act 1991.	24 25 26

Divisi	on	11 Amendment of Information Privacy Act 2009	1 2
152	Act	amended	3
		This division amends the <i>Information Privacy Act</i> 2009.	4
		endment of s 165 (Privacy complaint may be made or erred to information commissioner)	5 6
((1)	Section 165(2)—	7
		insert—	8
		(ba) the human rights commissioner under the <i>Anti-Discrimination Act 1991</i> ;	9 10
((2)	Section 165(2), paragraphs (ba) to (d)—	11
		renumber as paragraphs (c) to (e).	12
Divisi	on	12 Amendment of Integrity Act 2009	13
154	Act	amended	14
		This division amends the <i>Integrity Act 2009</i> .	15
	Am 720	endment of sch 1 (Statutory office holders for section	16 17
		Schedule 1, entry for the Anti-Discrimination Act 1991—	18
		omit, insert—	19
		Anti-Discrimination Act 1991	20
		• the human rights commissioner	21

Divis	sion 13	Amendment of Ombudsman Act 2001	1 2
156	Act amende	ed	3
	This div	ision amends the Ombudsman Act 2001.	4
157	Amendmen	nt of sch 3 (Dictionary)	5
		e 3, definition <i>complaints entity</i> , example, second dot Anti-Discrimination Commissioner'—	6 7
	omit, ins	sert—	8
		human rights commissioner	9
Divis	sion 14	Amendment of Parliament of Queensland Act 2001	10 11
158	Act amende	ed	12
	This div	ision amends the Parliament of Queensland Act 2001.	13
159		t of s 67 (Resignation of particular office becoming candidates)	14 15
	Section	67(1)(a)—	16
	omit, ins	sert—	17
		(a) human rights commissioner under the <i>Anti-Discrimination Act 1991</i> ;	18 19
160	Amendmen	nt of s 93 (Legislation)	20
	Section	93—	21
	insert—		22
	(3) The committee's responsibility also includes considering Bills, subordinate legislation and	23 24

		other laws and matters as required under the <i>Human Rights Act 2018</i> , sections 39, 40 and 57.	1 2
Divis	sion 15	Amendment of Prostitution Regulation 2014	3 4
161	Regulation	amended	5
	This divi	sion amends the Prostitution Regulation 2014.	6
162	Amendmen complaints	t of s 24 (Authority to keep and implement policy)	7 8
	Section 2	24(4), definition <i>complaints agency</i> , paragraph (a)—	9
	omit, ins	ert—	10
		(a) the human rights commissioner under the <i>Anti-Discrimination Act 1991</i> ;	11 12
Divis	sion 16	Amendment of Public Guardian Act 2014	13 14
163	Act amende	d	15
	This divi	sion amends the <i>Public Guardian Act 2014</i> .	16
164	government	t of s 144 (Complaints agency or other service provider to inform public guardian ns taken for complaint)	17 18 19
	Schedule (a)—	e 144(5), definition complaints agency, paragraph	20 21
	omit, ins	ert—	22
		(a) the human rights commissioner under the <i>Anti-Discrimination Act 1991</i> :	23 24

Divis	sion	17	Amendment of Public Sector Ethics Regulation 2010	1 2
165	Reg	gulation ar	nended	3
		This divis <i>2010</i> .	ion amends the Public Sector Ethics Regulation	4 5
166		endment o	of schedule (Entities prescribed as public cies)	6 7
	(1)	Schedule,	entry for the Anti-Discrimination Commission—	8
		omit.		9
	(2)	Schedule-	_	10
		insert—		11
			Queensland Human Rights Commission established under the <i>Anti-Discrimination Act</i> 1991	12 13 14
Divis	sion	18	Amendment of Public Service Act 2008	15 16
167	Act	amended		17
		This divisi	on amends the <i>Public Service Act 2008</i> .	18
168			of s 219A (Departments to have complaints system for customer complaints)	19 20
		Section 21	9A(3)—	21
		insert—		22
			Note—	23
			Details of customer complaints that are human rights complaints must, under the <i>Human Rights Act 2018</i> ,	24 25

		section 97, be included in the department's annual report.	1 2
169	Am hea	nendment of sch 1 (Public service offices and their ads)	3 4
	(1)	Schedule 1, entry for the Anti-Discrimination Commission—	5
		omit.	6
	(2)	Schedule 1—	7
		insert—	8
Divi	sion		9
470	D .	Regulation 2018	10
170	Re	gulation amended	11
		This division amends the <i>Public Service Regulation 2018</i> .	12
171	Am	nendment of sch 14 (Prescribed State employees)	13
		Schedule 14, item 1, 'Anti-Discrimination Commissioner'—	14
		omit, insert—	15
		human rights commissioner	16

Divi	sion 20 Amendment of Queensland Civil and Administrative Tribunal Rules 2009	1 2 3
172	Rules amended	4
	This division amends the Queensland Civil and Administrative Tribunal Rules 2009.	5 6
173	Amendment of r 102 (Additional requirement for application for review of decision about a complaint lapsing)	7 8 9
	Rule 102, 'anti-discrimination commissioner's'—	10
	omit, insert—	11
	human rights commissioner's	12
174	Amendment of r 104 (Giving copy of application for order under Anti-Discrimination Act 1991, s 144)	13 14
	Rule 104(3), 'anti-discrimination commissioner'—	15
	omit, insert—	16
	human rights commissioner	17
175	Amendment of r 105 (Giving copy of order under Anti-Discrimination Act 1991, s 144)	18 19
	Rule 105(1)(b), 'anti-discrimination commissioner'—	20
	omit, insert—	21
	human rights commissioner	22
176	Amendment of r 106 (Principal registrar to give copy of reasons for decision to anti-discrimination commissioner and parties)	23 24 25
	Rule 106, 'anti-discrimination commissioner'—	26

	omit, inse	ert—		1
	,		ghts commissioner	2
177	Amendment anti-discrimi		otice of appeal to nmissioner)	3 4
	Rule 107,	, 'anti-discrir	mination commissioner'—	5
	omit, inse	ert—		6
		human riş	ghts commissioner	7
Divis	sion 21		ment of Statutory Bodies al Arrangements Regulation	8 9 10
178	Regulation a	ımended		11
		vision amen ments Regula	nds the Statutory Bodies Financial tion 2007.	12 13
179	Amendment 1 investmen		tatutory bodies allocated category	14 15
	Schedule	3, entry for t	the Anti-Discrimination Act 1991—	16
	omit, inse	rt—		17
Anti-l	Discrimination A	.ct 1991	Queensland Human Rights Commission	
Divi	sion 22		ment of Statutory nents Act 1992	18 19
180	Act amende	d		20
	This divis	sion amends	the Statutory Instruments Act 1992.	21

181	Amendment (of s 49 (Subordinate legislation must be	1 2
	Section 49	Q(1), note—	3
	omit, inser	rt—	4
		Notes—	5
		1 Under the <i>Legislative Standards Act 1992</i> , section 22, explanatory notes must be tabled with subordinate legislation.	6 7 8
		2 Under the <i>Human Rights Act 2018</i> , section 41, a human rights certificate must be tabled with subordinate legislation.	9 10 11
Divis	sion 23	Amendment of Youth Justice Act 1992	12 13
182	Act amended		14
	This divisi	ion amends the Youth Justice Act 1992.	15
183	Amendment	of s 263 (Management of detention centres)	16
	Section 26	53—	17
	insert—		18
	(7)	Subsection (8) applies in relation to the chief executive's consideration of—	19 20
		(a) the <i>Human Rights Act 2018</i> , section 30(2) in relation to a child detained in a detention centre on remand; and	21 22 23
		(b) the segregation of the child mentioned in paragraph (a) from a child detained on sentence.	24 25 26
	(8)	To remove any doubt, it is declared that the chief executive does not contravene the <i>Human Rights Act 2018</i> , section 58(1) only because the chief executive's consideration takes into account—	27 28 29 30

၂၁ ၂၀၁၂

(a)	the safety and wellbeing of the child on remand and other detainees; and	1 2
(b)	the chief executive's responsibilities and obligations under this section.	3 4

Schedule 1 Dictionary

2

section 6

act includes a failure to act or a proposal to act.	3
annual report see section 91(1).	
approved form means a form approved under section 104.	5
commission means the Queensland Human Rights Commission established under the Anti-Discrimination Act 1991.	6 7 8
<i>commissioner</i> means the Human Rights Commissioner under the <i>Anti-Discrimination Act 1991</i> .	9 10
compatible with human rights see section 8.	11
<i>complainant</i> , for a human rights complaint, means the individual who is the subject of the complaint.	12 13
conciliation conference see section 79.	14
councillor, of a local government—	15
(a) for the Brisbane City Council—see the <i>City of Brisbane Act 2010</i> , schedule 2; or	16 17
(b) for another local government—see the <i>Local Government Act 2009</i> , schedule 4.	18 19
<i>court</i> means the Supreme Court, the District Court, the Magistrates Court, the Childrens Court or the Coroners Court.	20 21
declaration of incompatibility see section 53(2).	22
discrimination, in relation to a person, includes direct discrimination or indirect discrimination, within the meaning of the <i>Anti-Discrimination Act 1991</i> , on the basis of an attribute stated in section 7 of that Act.	23 24 25 26
Note—	27
The Anti-Discrimination Act 1991, section 7, lists attributes in relation to which discrimination is prohibited, including, for example, age, impairment, political belief or activity, race, religious belief or religious activity, sex and sexuality.	28 29 30 31

func	etion includes a power.	1
	th ombudsman means the health ombudsman under the lth Ombudsman Act 2013.	2 3
hum	nan rights see section 7.	4
hum	nan rights complaint see section 63.	5
v	rmation commissioner means the information missioner under the Right to Information Act 2009.	6 7
loca	l government employee means—	8
(a)	for the Brisbane City Council—a council employee under the City of Brisbane Act 2010, schedule 2; or	9 10
(b)	for another local government—a local government employee under the <i>Local Government Act</i> 2009, schedule 4.	11 12 13
	aber, for part 3, means a member of the Legislative embly.	14 15
Qua	S commissioner means the Commissioner of the NDIS lity and Safeguards Commission under the National ability Insurance Scheme Act 2013 (Cwlth).	16 17 18
non-	-Queensland law means—	19
(a)	a Commonwealth law extending to the State because of a referral by the Parliament to the Commonwealth under the Commonwealth Constitution, section 51(xxxvii); or	20 21 22
(b)	a law of another jurisdiction applying, as in force from time to time, as a law of the State.	23 24
noti	ce means written notice.	25
	udsman means the ombudsman under the <i>Ombudsman</i> 2001.	26 27
over	ride declaration see section 43(2).	28
perf	form a function includes exercise a power.	29
_	onal information see the Information Privacy Act 2009, ton 12.	30 31

	er the <i>Parliament of Queensland Act 2001</i> , section 88.	1 2
pub	lic entity see section 9.	3
refe	rral Act means—	4
(a)	the Crime and Corruption Act 2001; or	5
(b)	the Health Ombudsman Act 2013; or	6
(c)	the Information Privacy Act 2009; or	7
(d)	the Ombudsman Act 2001.	8
refe	rral entity means—	9
(a)	the Crime and Corruption Commission; or	10
(b)	the health ombudsman; or	11
(c)	the information commissioner; or	12
(d)	the ombudsman.	13
resp	condent, for a human rights complaint—	14
(a)	means the public entity that, under the complaint, is alleged to have contravened section 58(1); and	15 16
(b)	if the public entity mentioned in paragraph (a) is an individual—includes the public entity with which the individual is employed or is otherwise engaged.	17 18 19
	utory provision means an Act or statutory instrument or a vision of an Act or statutory instrument.	20 21
proc	means the hearing of a charge, including a committal ceeding or a proceeding in which a person is to be enced.	22 23 24

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