

Court and Civil Legislation Amendment Bill 2017



Queensland

Court and Civil Legislation Amendment Bill 2017

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2017

A Bill

for

An Act to amend the Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) Act 1984, the Acts Interpretation Act 1954, the Anti-Discrimination Act 1991, the Appeal Costs Fund Act 1973, the Civil Proceedings Act 2011, the Classification of Computer Games and Images Act 1995, the Classification of Films Act 1991, the Classification of Publications Act 1991, the Court Funds Act 1973, the Criminal Code, the Evidence Act 1977, the Information Privacy Act 2009, the Invasion of Privacy Act 1971, the Justices of the Peace and Commissioners for Declarations Act 1991, the Land Court Act 2000, the Legal Aid Queensland Act 1997, the Legal Profession Act 2007, the Magistrates Act 1991, the Ombudsman Act 2001, the Penalties and Sentences Act 1992, the Professional Standards Act 2004, the Property Law Act 1974, the Prostitution Act 1999, the Public Guardian Act 2014, the Queensland Civil and Administrative Tribunal Act 2009, the Retail Shop Leases Act 1994, the Right to Information Act 2009, the Succession Act 1981, the Supreme Court Library Act 1968, the Trusts Act 1973. the Vexatious Proceedings Act 2005 and the legislation mentioned in schedule 1 for particular purposes, and to repeal

the Classification of Publications (Approval of Codes of Conduct) Order 1992, the Companies (Acquisition of Shares) (Application of Laws) Act 1981, the Companies and Securities (Interpretation and Miscellaneous Provisions) (Application of Laws) Act 1981, the Companies (Application of Laws) Act 1981, the Futures Industry (Application of Laws) Act 1986, the Land Court (Transitional) Regulation 2017, the Retail Shop Leases (Transitional) Regulation 2016 and the Securities Industry (Application of Laws) Act 1981

[s 1]
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	The Parliament of Queensland enacts—					
	Part	1	Preliminary	2		
Clause	1	Sho	This Act may be cited as the Court and Civil Legislation Amendment Act 2017.	3 4 5		
Clause	2		mmencement	6		
		(1)	Section 220 is taken to have commenced on 25 November 2016.	7 8		
		(2)	Section 203 commences on the commencement of the <i>Planning (Consequential) and Other Legislation Amendment Act 2016</i> , section 363.	9 10 11		
		(3)	The following provisions commence on a day to be fixed by proclamation—	12 13		
			(a) part 2;	14		
			(b) sections 149 to 151;	15		
			(c) section 153;	16		
			(d) section 155;	17		
			(e) section 252.	18		

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	Part	2		To	nendment of Aboriginal and rres Strait Islander mmunities (Justice, Land d Other Matters) Act 1984	1 2 3 4
Clause	3	Act	amended			5
			-		ds the Aboriginal and Torres Strait Islander ustice, Land and Other Matters) Act 1984.	6 7
Clause	4	Am	endment o	fs2	0 (Membership)	8
		(1)	Section 20((1A)-	_	9
			omit, insert	<u>-</u>		10
			(1A)	The	Minister—	11
				(a)	may appoint the members of a community justice group by publishing notice of the appointments on the Queensland Courts website; and	12 13 14 15
				(b)	must give each member written notice of the member's appointment.	16 17
		(2)	Section 20((4A)-	_	18
			omit, insert	<u>'</u>		19
			(4A)	just app	ne Minister decides a member of a community ice group is no longer eligible or suitable for ointment to the membership of the community ice group, the Minister must—	20 21 22 23
				(a)	revoke the member's appointment by written notice given to the member; and	24 25
				(b)	publish notice of the revocation on the Queensland Courts website.	26 27
		(3)	Section 200	(5)—		28
			insert—			29

[s 5]	
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				Que	ensl	and C	Courts website means—	1
				(a)	ww	w.cou	rts.qld.gov.au; or	2
				(b)			website authorised by the chief for this section.	3
		(4)	Section 20((1A) t	to (5)	_		5
			renumber a	s sec	tion 2	20(2)	to (7).	6
	Part	3			_	_	ent of Acts Ition Act 1954	7 8
lause	5	Act	t amended					9
			This part ar	nend	s the	Acts .	Interpretation Act 1954.	10
lause	6	Am	nendment o	fs4	8 (F	orms	—notification and availability)	11
		(1)	Section 48((5), af	fter 'i	n the	gazette'—	12
			insert—					13
				or o	n a r	elevai	nt website	14
		(2)	Section 48((6)—				15
			omit, insert	_				16
			(6)	Sub	secti	on (5)	may be complied with by—	17
				(a)	-	lishin site–	g in the gazette or on a relevant	18 19
					(i)	the t	form or the new version; or	20
					(ii)	a no	tice stating—	21
						(A)	the approval or availability of the form or the new version; and	22 23
						(B)	the heading, number and version number of the form or the new version; and	24 25 26

			(C) a place or places where copies of the form or the new version are available; and	1 2 3
		(b)	if the form or the new version, or the notice, is published on a relevant website—stating on the website the date on which it is first published.	4 5 6 7
	(6A)	fornif it	subsection (5), a form, a new version of a m or a notice is published on a relevant website is published on, or accessible through, the esite.	8 9 10 11
(3)	Section 48-			12
	insert—			13
	(9)	In tl	nis section—	14
		app: auth	vant department, in relation to an entity that roves or makes available forms under an norising law, means the department in which authorising law is administered.	15 16 17 18
		rele	vant website means—	19
		(a)	for publication in relation to a form, or a new version of a form, approved or made available by a local government—the local government's website; or	20 21 22 23
		(b)	for publication in relation to a form, or a new version of a form, approved or made available by another entity—	24 25 26
			(i) the whole-of-government website; or	27
			(ii) the entity's website; or	28
			(iii) if the entity does not have a website—	29
			(A) the relevant department's website; or	30 31

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		(B) a website identified on the relevant department's website as a website for this purpose.	1 2 3
		whole-of-government website means—	4
		(a) www.qld.gov.au; or	5
		(b) another website prescribed by regulation.	6
	(4) Section 486	(6A) to (9)—	7
	renumber a	s section 48(7) to (10).	8
Clause 7	Insertion of n	ew ss 52A and 52B	9
	Part 13—		10
	insert—		11
	52A Evi	dentiary provision	12
	(1)	A certificate purporting to be signed by or for an approving entity and stating any of the following matters is evidence of the matter—	13 14 15
		(a) a stated form—	16
		(i) was approved or made available by the entity under a stated authorising law on a stated day; and	17 18 19
		(ii) was first notified under section 48(5) on a stated relevant website on a stated day in a stated way;	20 21 22
		(b) a stated document is a copy of a stated form that was first notified under section 48(5) on a stated relevant website on a stated day in a stated way.	23 24 25 26
	(2)	An approving entity may, in writing, authorise a person to issue certificates under subsection (1) for the entity.	27 28 29
	(3)	In this section—	30
		approving entity means an entity authorised	31

[s	8]
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		under an authorising law to approve forms or make forms available.	1 2
		authorising law see section 48(1).	3
		form includes a new version of a form.	4
	52B Re	gulation-making power	5
		The Governor in Council may make regulations under this Act.	6 7
lause 8	Insertion of n	new pt 14, div 3	8
	Part 14—		9
	insert—		10
	Divisi	on 3 Transitional provision for	11
		Court and Civil Legislation	12
		Amendment Act 2017	13
		rm approved or made available, but not stified in gazette, before commencement	14 15
	(1)	This section applies if before the commencement—	16 17
		(a) a form was approved or made available by an entity under an authorising law; and	18 19
		(b) there had been no notification of the approval or availability of the form under previous section 48(5).	20 21 22
	(2)	On or after the day of commencement, the entity may notify the approval or availability of the form under amended section 48.	23 24 25
	(3)	In this section—	26
		<i>amended section 48</i> means section 48 as in force after the commencement.	27 28

[s	9]
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		authorising law see section 48(1).
		form includes a new version of a form.
		previous section 48(5) means section 48(5) as in force immediately before the commencement.
	Part	
		Anti-Discrimination Act 1991
ause	9	Act amended
		This part amends the Anti-Discrimination Act 1991.
ause	10	Amendment of s 119 (Meaning of sexual harassment)
		(1) Section 119, examples, 'Examples of subsection (1)(a)'—
		omit, insert—
		Examples for paragraph (a)
		(2) Section 119, examples, 'Example of subsection (1)(b)'—
		omit, insert—
		Example for paragraph (b)
		(3) Section 119, examples, 'Examples of subsection (1)(c)'—
		omit, insert—
		Examples for paragraph (c)
		(4) Section 119, examples, 'Examples of subsection (1)(d)'—
		omit, insert—
		Examples for paragraph (d)

	Part	5		mendment of Appeal Costs und Act 1973	1 2
Clause	11	Act	t amended		3
			This part ame	nds the Appeal Costs Fund Act 1973.	4
Clause	12	Am	endment of s	s 5 (Appeal Costs Fund)	5
		(1)	Section 5(3),	'subsections (7) and (8) of this section,'—	6
			omit, insert—		7
			S	ubsection (6) and	8
		(2)	Section 5(4) to	0 (7)—	9
			omit.		10
		(3)	Section 5(1A)	to (9)—	11
			renumber as s	ection 5(2) to (7).	12
Clause	13			s 22 (Abortive proceedings and new trials gs discontinued)	13 14
		(1)	Section 22(1)	(b)—	15
			omit, insert—		16
			(1	an appeal on a question of law, or on the ground there was a miscarriage of justice, against the conviction of a person (the <i>appellant</i>) convicted on indictment succeeds, and a new trial is ordered; or	17 18 19 20 21
		(2)	Section 22(1).	, from 'such costs'—	22
			omit, insert—		23
			a	ne costs the board considers have been thrown way or partly thrown away by the person or on ne person's behalf in the proceedings.	24 25 26
		(3)	After section	22(1)—	27

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insert-	_	1
(1B) For subsection (2), costs <i>thrown away</i> in relation to proceedings include costs that are reasonably incurred before, but are wasted when—	2 3 4
	(a) the proceedings are rendered abortive; or	5
	(b) the conviction is quashed; or	6
	(c) the hearing of the proceedings is discontinued.	7 8
(4) Section	n 22(1A) to (3)—	9
renum	ber as section 22(1) to (5).	10
Clause 14 Insertion	of new s 31	11
Afters	section 30—	12
insert-	_	13
31	Court and Civil Legislation Amendment Act 2017	14 15
	(1) This section applies if, before the commencement—	16 17
	(a) a person had an entitlement to a payment from the fund under section 22; and	18 19
	(b) the board had not decided the amount of the payment.	20 21
	(2) Section 22, as amended by the <i>Court and Civil Legislation Amendment Act 2017</i> , applies in relation to the person's entitlement.	22 23 24

[s 15]

	Part	6 Amendment of Civil Proceedings Act 2011	1 2
Clause	15	Act amended	3
		This part amends the Civil Proceedings Act 2011.	4
Clause	16	Amendment of s 71 (Definitions for pt 11)	5
		Section 71, definition owner, note—	6
		omit.	7
Clause	17	Amendment of s 72 (Damages for personal injury)	8
		Section 72, note 1, 'Navigation Act 1912 (Cwlth), see section	9
		260'—	10
		omit, insert—	11
		Navigation Act 2012 (Cwlth), see section 176(3)(a)	12 13
Clause	18	Amendment of s 73 (Right of contribution)	14
		Section 73, note, 'Navigation Act 1912 (Cwlth), see section 261'—	15 16
		omit, insert—	17
		Navigation Act 2012 (Cwlth), see section 176(3)(c)	18 19
			1)
Clause	19	Amendment of s 74 (Other damages)	20
		Section 74, note, 'Navigation Act 1912 (Cwlth), see section 259'—	21 22
		omit, insert—	23
		Navigation Act 2012 (Cwlth), see section 176(3)(b)	24 25

[s	20]

Clause	20	Amendment of s 75 (No statutory presumption of fault)	1
		Section 75, note, 'Navigation Act 1912 (Cwlth), see section 263'—	2 3
		omit, insert—	4
		Navigation Act 2012 (Cwlth), see section 179	5
Clause	21	Amendment of s 88 (Enforcement against property of a business)	6
		Section 88(1)(a) and (b), 'or style'—	8
		omit.	9
Clause	22	Amendment of s 89 (Variation of order in relation to a business name)	10 11
		Section 89(1), 'or style'—	12
		omit.	13
Clause	23	Amendment of sch 1 (Dictionary)	14
		Schedule 1—	15
		insert—	16
		assessment, for part 12, see section 76.	17
		assessor, for part 12, see section 76.	18
		costs assessment, for part 12, see section 76.	19
		<u> •</u>	

	Part	7 Amendment of Classification of Computer Games and Images Act 1995	1 2 3
Clause	24	Act amended	4
		This part amends the Classification of Computer Games and Images Act 1995.	5 6
Clause	25	Replacement of s 2A (Exempt computer game excluded from Act)	7 8
		Section 2A—	9
		omit, insert—	10
		2A Application of Act	11
		(1) This Act does not apply to a computer game that is an exempt computer game.	12 13
		(2) Also, this Act does not apply in relation to a relevant showing of a computer game to the extent the computer game is subject to a conditional cultural exemption in relation to the relevant showing.	14 15 16 17 18
Clause	26	Amendment of s 3 (Definitions and dictionary)	19
		Section 3, heading, 'and dictionary'—	20
		omit.	21
Clause	27	Omission of ss 4–8	22
		Sections 4 to 8—	23
		omit.	24

s	28]
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Clause	28	Amendment of s 8A (Calling in computer game for reclassification by board)
		Section 8A(2), 'or the computer games classification 3 officer'—
		omit. 5
Clause	29	Amendment of s 8B (Obtaining copies for review) 6
		Section 8B(2), 'or the computer games classification 7 officer'— 8
		omit. 9
Clause	30	Amendment of s 8C (Calling in unclassified computer game for classification)
		(1) Section 8C(1)—
		omit, insert—
		(1) This section applies if—
		(a) the director has reasonable grounds to believe an unclassified computer game is not an exempt computer game; and 17
		(b) the computer game is being published in Queensland, or the director has reasonable grounds to believe the computer game will be published in Queensland; and
		(c) if the computer game is being published in Queensland—the computer game is not subject to a conditional cultural exemption in relation to the publication.
		(2) Section 8C(2), 'or the computer games classification officer'— 2
		omit. 28
		(3) Section 8C(3)—
		omit, insert—

		(3)	The notice has effect only if it is published in the Commonwealth gazette.	1 2
Clause	31		of s 10 (Restriction on public demonstration R 18+ computer game)	3 4
			(6)(b), after 'section 22B(3)'—	5
		insert—		6
			or 22CH(1)	7
		(2) Section 10((7)—	8
		insert—		9
			Note—	10
			See the Commonwealth Act, sections 22CH(7) and 28 in relation to when the reclassification or revocation takes effect.	11 12 13
Clause	32		of s 10A (Prohibition against demonstration sified computer games)	14 15
		Section 10	A—	16
		insert—		17
		(3)	Subsection (2) does not apply in relation to an alteration or addition of a computer game that consists of a modification mentioned in the Commonwealth Act, section 20A(2)(a), (d) or (e) or 21(2)(a), (b), (ba) or (3).	18 19 20 21 22
Clause	33	Amendment o	of s 10B (Computer game available for	23
		playing on pa	y and play basis to bear determined consumer advice)	24 25
		playing on pa	consumer advice)	
		playing on par markings and	consumer advice) B(3)(b)—	25

		(i) (ii)	a classification or consumer advice for a computer game under the Commonwealth Act, section 22B(3); or a classification for a computer game	1 2 3 4 5
		(11)	under the Commonwealth Act, section 22CH(1).	6 7
(2)	Section 10B(4)—	_		8
	insert—			9
	Note	_		10
	in		Commonwealth Act, sections 22CH(7) and 28 ion to when the reclassification or revocation fect.	11 12 13
det	ermined markir	ngs a	dvertisement to contain and consumer advice)	14 15
(1)	Section 12(2)(b)			16
	omit, insert—			17
	(b)	the	board revokes—	18
		(i)	a classification or consumer advice for a computer game under the Commonwealth Act, section 22B(3); or	19 20 21 22
		(ii)	a classification for a computer game under the Commonwealth Act, section 22CH(1).	23 24 25
(2)	Section 12(3)—			26
	insert—			27
	Note	_		28
	in		Commonwealth Act, sections 22CH(7) and 28 ion to when the reclassification or revocation fect.	29 30 31

Clause 34

[s 35]

Clause	35	games)	2
		(1) Section 13(2)(b), after 'section 22B(3)'—	3
		insert—	4
		or 22CH(1)	5
		(2) Section 13(3)—	6
		insert—	7
		Note—	8
		See the Commonwealth Act, sections 22CH(7) and 28 in relation to when the reclassification or revocation takes effect.	9 10 11
Clause	36	Amendment of s 13B (Power to require certain advertisements to be submitted for approval)	12 13
		Section 13B(1), 'or the computer games classification officer'—	14 15
		omit.	16
Clause	37	Amendment of s 13C (Defence to prosecution under section 13B)	17 18
		(1) Section 13C, heading, 'section 13B'—	19
		omit, insert—	20
		s 13B	21
		(2) Section 13C, 'or the computer games classification officer'—	22
		omit.	23
Clause	38	Amendment of s 14 (Markings and consumer advice on containers)	24 25
		(1) Section 14(2)(b)—	26
		omit, insert—	27
		(b) the board revokes—	28

	a co	sification or consumer advice for omputer game under the nonwealth Act, section 22B(3);	1 2 3 4
	* *	sification for a computer game the Commonwealth Act, section (1).	5 6 7
	(2) Section 14(3)—		8
	insert—		9
	Note—		10
		onwealth Act, sections 22CH(7) and 28 when the reclassification or revocation	11 12 13
Clause 39	Amendment of s 15 (Display	of classifications notices)	14
	Section 15(2), definition class	ssifications notice—	15
	omit, insert—		16
	means a notice Commonwealth	notice, for computer games, in the form approved under the Act, section 8A about or computer games.	17 18 19 20
Clause 40	Amendment of s 21 (Sale of in computer games)	mproperly marked classified	21 22
	(1) Section 21(1), 'this Act'—		23
	omit, insert—		24
	the Commonwe	alth Act	25
	(2) Section 21(2)(b), after 'section	on 22B(3)'—	26
	insert—		27
	or 22CH(1)		28
	(3) Section 21(3)—		29
	insert—		30

			Note— See the Commonwealth Act, sections 22CH(7) and 28 in relation to when the reclassification or revocation takes effect.	1 2 3 4
Clause	41		of s 21A (Prohibition against selling certain nputer games)	5 6
		Section 21		7
		insert—		8
		(3)	Subsection (2) does not apply in relation to an alteration or addition of a computer game that consists of a modification mentioned in the Commonwealth Act, section 20A(2)(a), (d) or (e) or 21(2)(a), (b), (ba) or (3).	9 10 11 12 13
Clause	42	Amendment	of s 29 (No liability in certain circumstances)	14
			(a), 'under the ordinance'—	15
		omit.		16
Clause 43		Replacement seize comput	of s 42 (Additional power of inspector to ter games)	17 18
		Section 42	<u> </u>	19
		omit, inser	<i>t</i> —	20
			lditional power of inspector to seize mputer games	21 22
		(1)	This section applies if—	23
			(a) a person makes representations to an inspector about a computer game; and	24 25
			(b) the inspector reasonably believes the computer game is an objectionable computer game.	26 27 28
		(2)	The inspector may seize the computer game from	29

				any public place when the place is open to the public.	1 2
			(3)	An inspector who seizes a computer game under subsection (2) must, as soon as practicable, submit the computer game to the board for classification.	3 4 5 6
			(4)	If a computer game seized under subsection (2) is classified as a G, PG, M, MA 15+ or R 18+ computer game, the inspector must, as soon as practicable after it is classified, return the computer game to the person who appears to be entitled to it.	7 8 9 10 11 12
Clause	44	Om	nission of p	t 7 (Exemptions)	13
			Part 7—		14
			omit.		15
Clause	45	Am	nendment o	f s 62 (Evidentiary provisions)	16
		(1)		(2), 'the computer games classification officer, the legate and'—	17 18
			omit.		19
		(2)	Section 62(3), 'computer games classification officer'—	20
			omit, insert	<u></u>	21
				director or convenor	22
		(3)	Section 62(4)—	23
			omit, insert	<u></u>	24
			(4)	A document purporting to be a certificate given by the director or the convenor under the Commonwealth Act, section 25 or 87 and stating any of the following matters is evidence of the matter—	25 26 27 28 29

		(a) whether a stated computer game has been classified;
		(b) if a stated computer game has been classified—the classification given to the computer game;
		(c) whether a stated advertisement has been approved, or refused approval, under the Commonwealth Act, section 29.
lause	46	Amendment of s 63 (Indictable offences and summary offences)
		(1) Section 63(4), from 'only'—
		omit, insert—
		only by a person authorised in writing by the Minister.
		(2) Section 63—
		insert—
		(5) For subsection (4), the Minister may authorise a person either generally or in relation to a stated complaint.
lause	47	Amendment of s 66 (Classified computer games not indecent or obscene)
		(1) Section 66, heading—
		omit, insert—
		66 Particular computer games and advertisements not indecent or obscene
		(2) Section 66(2), 'This section'—
		omit, insert—
		Subsection (1)
		(3) Section 66—

		Division 4	Court and Civil Legislation Amendment Act 2017	24 25
		insert—		23
		Part 9—		22
Clause	50	Insertion of new p	t 9, div 4	21
		(d)	a public service employee assisting a person mentioned in paragraph (c).	19 20
		(c)	an inspector;	18
		(b)	the director;	17
		(a)	the convenor;	16
		offi	cial means any of the following persons—	15
		omit, insert—		14
		Section 69A(2),	definition official—	13
Clause	49	Amendment of s 6 liability)	9A (Protection of officials from criminal	11 12
		omit.		10
		Section 68—		9
Clause	48	Omission of s 68 (Delegation by computer games er)	7 8
		a corele ind	o, to the extent a computer game is subject to conditional cultural exemption in relation to a evant showing, the computer game is not ecent or obscene material for the purposes of Criminal Code.	2 3 4 5 6
		insert—	o to the extent a computer game is subject to	1

83	Def	finition for division	1
		In this division—	2
		repealed , if followed by a provision number, means the provision of that number as in force from time to time before the commencement.	3 4 5
84		ssification of computer games under ealed s 5	6 7
	(1)	This section applies in relation to a computer game that, immediately before the commencement, had a classification (the <i>earlier classification</i>) given under repealed section 5.	8 9 10 11
	(2)	From the commencement, the following are taken to have been given under the Commonwealth Act—	12 13 14
		(a) the earlier classification of the computer game;	15 16
		(b) any consumer advice (the <i>earlier consumer advice</i>) for the computer game determined under the Commonwealth Act, section 20, as applied under repealed section 5(3).	17 18 19 20
	(3)	However, if the computer game is later classified, the earlier classification and the earlier consumer advice stop having effect from when the later classification takes effect.	21 22 23 24
85		plication of particular modifications of nputer games for ss 10A and 21A	25 26
		To remove any doubt, it is declared that, for sections 10A(3) and 21A(3), an alteration or addition of a computer game may consist of a modification mentioned in the Commonwealth Act, section 20A(2)(a), (d) or (e) or 21(2)(ba) or (3) only if the computer game is classified on or after 1 January 2013.	27 28 29 30 31 32 33

ſs	51	1

				Note— See the Classification (Publications, Films and Computer Games) Amendment (Classification Tools and Other Measures) Act 2014 (Cwlth), schedule 4, part 2.	1 2 3 4
				ding of exemptions given under repealed s or 59	5 6
			(1)	This section applies if, immediately before the commencement, an exemption given under either of the following provisions was in force for an entity—	7 8 9 10
				(a) repealed section 58;	11
				(b) repealed section 59.	12
			(2)	On the commencement, the exemption ends.	13
Clause	51	Am	endment (of sch 2 (Dictionary)	14
		(1)		2, definitions advertisement, classified, computer assification officer, exempt computer game and ard—	15 16 17
			omit.		18
		(2)	Schedule 2	2	19
			insert—		20
				<i>advertisement</i> , for a computer game, has the meaning given by the Commonwealth Act, section 5, definition <i>advertisement</i> , to the extent the definition relates to an advertisement for a computer game.	21 22 23 24 25
				classified means classified or reclassified under the Commonwealth Act.	26 27
				<i>exempt computer game</i> see the Commonwealth Act, section 5.	28 29
				<i>inspector</i> means a person appointed to be an inspector under section 30(1).	30 31

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				<i>relevant showing</i> has the meaning given by the Commonwealth Act, sections 6C and 6E.	1 2
				<i>review board</i> see the Commonwealth Act, section 5.	3
				subject to a conditional cultural exemption has the meaning given by the Commonwealth Act, section 5.	5 6 7
		(3)	Schedule 2	, definition consumer advice—	8
			insert—		9
				Note—	10
				Under the Commonwealth Act, section 22CF(5), particular consumer advice determined by an approved classification tool is taken to be consumer advice determined by the board under section 20 of that Act.	11 12 13 14
	Part	8		Amendment of Classification of	15
				Films Act 1991	16
lause	52	Act	amended		17
			This part an	mends the Classification of Films Act 1991.	18
lause	53	Rej	olacement	of s 2A (Exempt film excluded from Act)	19
			Section 2A		20
			omit, insert	<u>- </u>	21
			2A Ap	plication of Act	22
			(1)	This Act does not apply to a film that is an exempt film.	23 24
			(2)	Also, this Act does not apply in relation to a relevant showing of a film to the extent the film is subject to a conditional cultural exemption in relation to the relevant showing.	25 26 27 28

Clause	54	Am	endment o	f s 3 (Definitions)	1
		(1)		definitions advertisement, classifications notice, , review board and synopsis—	2 3
			omit.		4
		(2)	Section 3—	-	5
			insert—		6
				advertisement, for a film, has the meaning given by the Commonwealth Act, section 5, definition advertisement, to the extent the definition relates to an advertisement for a film.	7 8 9 10
				classifications notice, for a film, means a notice in the form approved under the Commonwealth Act, section 8A about classifications for films.	11 12 13
				exempt film see the Commonwealth Act, section5.	14 15
				<i>inspector</i> means a person appointed to be an inspector under section $4(1)$.	16 17
				<i>relevant showing</i> has the meaning given by the Commonwealth Act, sections 6C and 6E.	18 19
				<i>review board</i> see the Commonwealth Act, section 5.	20 21
				subject to a conditional cultural exemption has the meaning given by the Commonwealth Act, section 5.	22 23 24
		(3)	Section 3, o	definition consumer advice—	25
			insert—		26
				Note—	27
				Under the Commonwealth Act, section 22CF(5), particular consumer advice determined by an approved classification tool is taken to be consumer advice determined by the board under section 20 of that Act.	28 29 30 31
		(4)	Section 3, "	In this Act—'—	32
			omit, insert	<u>-</u>	33

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		•	1 2
		(5) Section 3, all definitions—	3
		relocate to schedule 1, as inserted by this Act.	4
Clause	55		5
		(1) Section 4, heading, 'and films classification officer'—	7
		omit.	8
		(2) Section 4(5), penalty, 'contravention of this subsection'—	9
		omit, insert—	10
		subsection (5)	11
		(3) Section 4(6) and (7)—	12
		omit.	13
Clause	56		14 15
		,	16
			17
Clause	57		18 19
		Section 21(4)—	20
		omit, insert—	21
		alteration or addition of a film that consists of a modification mentioned in the Commonwealth Act, section 20A(2)(a) to (e) or 21(2)(a) to (d) or	22 23 24 25 26

lause	58		endment o		5CA (Calling in unclassified film for	1 2
		(1)	Section 250	CA(1)—	3
			omit, insert	<u>-</u>		4
			(1)	Thi	s section applies if—	5
				(a)	the director has reasonable grounds to believe an unclassified film is not an exempt film; and	6 7 8
				(b)	the film is being published in Queensland, or the director has reasonable grounds to believe the film will be published in Queensland; and	9 10 11 12
				(c)	if the film is being published in Queensland—the film is not subject to a conditional cultural exemption in relation to the publication.	13 14 15 16
		(2)	Section 250	CA(2), 'or the films classification officer'—	17
			omit.			18
		(3)	Section 250	CA—	-	19
			insert—			20
			(2A)		notice has effect only if it is published in the mmonwealth gazette.	21 22
		(4)	Section 250	CA(4)—	23
			omit.			24
		(5)	Section 250	CA(5), 'subsection (3)'—	25
			omit, insert	<u>-</u>		26
				sub	section (4)	27
		(6)	Section 250	CA(2	A) and (3)—	28
			renumber a	s sec	tion 25CA(3) and (4)	29

[s	59]
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Clause	59	Amendment of s 25CB (Calling in film for reclassification)	1
		Section 25CB(2), 'or the films classification officer'—	2
		omit.	3
Clause	60	Amendment of s 25CC (Obtaining copies for review)	4
		Section 25CC(2), 'or the films classification officer'—	5
		omit.	6
Clause	61	Amendment of s 25D (Power to require certain advertisements to be submitted for approval)	7 8
		Section 25D(1), 'or the films classification officer'—	9
		omit.	10
Clause	62	Amendment of s 25E (Defence to prosecution under section 25D)	11 12
		(1) Section 25E, heading, 'section 25D'—	13
		omit, insert—	14
		s 25D	15
		(2) Section 25E, 'or the films classification officer'—	16
		omit.	17
Clause	63	Amendment of s 27 (Advertisement to contain determined markings and consumer advice)	18 19
		Section 27(2)—	20
		omit, insert—	21
		(2) Subsection (3) applies if—	22
		(a) the board reclassifies a film under the Commonwealth Act, section 39; or	23 24
		(b) the board revokes—	25

	(i) a classification or consumer advice for a film under the Commonwealth Act, section 22B(3); or	1 2 3
	(ii) a classification for a film under the Commonwealth Act, section 22CH(1).	4 5
(3)	Display of the determined markings and consumer advice that applied to the film before the reclassification or revocation is sufficient compliance with subsection (1) for the period of 30 days after the day the reclassification or revocation takes effect.	6 7 8 9 10 11
	Note—	12
	See the Commonwealth Act, sections 22CH(7) and 28 in relation to when the reclassification or revocation takes effect.	13 14 15
Amendment o	f s 28 (False advertising of films prohibited)	16
Section 28(1A)—	17
omit, insert	<u> </u>	18
(2)	Subsection (3) applies if the board—	19
	(a) reclassifies a film under the Commonwealth Act, section 39; or	20 21
	(b) revokes a classification for a film under the Commonwealth Act, section 22B(3) or 22CH(1).	22 23 24
(3)	Indicating the film has the classification that applied to the film before the reclassification or revocation is sufficient compliance with subsection (1) for the period of 30 days after the day the reclassification or revocation takes effect.	25 26 27 28 29
	Note—	30
	See the Commonwealth Act, sections 22CH(7) and 28 in relation to when the reclassification or revocation takes effect.	31 32 33

Clause 64

13 001

Clause	65	Amendment o containers)	f s 29 (Markings and consumer advice on	1 2
		Section 29-	_	3
		insert—		4
		(2)	Subsection (3) applies if—	5
			(a) the board reclassifies a film under the Commonwealth Act, section 39; or	6 7
			(b) the board revokes—	8
			(i) a classification or consumer advice for a film under the Commonwealth Act, section 22B(3); or	9 10 11
			(ii) a classification for a film under the Commonwealth Act, section 22CH(1).	12 13
		(3)	Bearing the determined markings and consumer advice that applied to the film before the reclassification or revocation is sufficient compliance with subsection (1) for the period of 30 days after the day the reclassification or revocation takes effect.	14 15 16 17 18 19
			Note—	20
			See the Commonwealth Act, sections 22CH(7) and 28 in relation to when the reclassification or revocation takes effect.	21 22 23
Clause	66	Amendment o marked classi	f s 36 (Display and sale of improperly fied films)	24 25
		Section 36-	_	26
		insert—		27
		(2)	Subsection (3) applies if the board—	28
			(a) reclassifies a film under the Commonwealth Act, section 39; or	29 30

		(b) revokes a classification for a film under the Commonwealth Act, section 22B(3) or 22CH(1).	1 2 3
		(3) Indicating the film has the classification that applied before the reclassification or revocation is sufficient compliance with subsection (1) for the period of 30 days after the day the reclassification or revocation takes effect.	4 5 6 7 8
		Note—	9
		See the Commonwealth Act, sections 22CH(7) and 28 in relation to when the reclassification or revocation takes effect.	10 11 12
lause	67	Amendment of s 36A (Prohibition against sale of certain films)	13 14
		(1) Section 36A(3), 'an unclassified'—	15
		omit, insert—	16
		a classified	17
		(2) Section 36A(4)—	18
		omit, insert—	19
		(4) Subsection (3) does not apply in relation to an alteration or addition of a film that consists of a modification mentioned in the Commonwealth Act, section 20A(2)(a) to (e) or 21(2)(a) to (d) or (3).	20 21 22 23 24
lause	68	Replacement of s 52 (Additional power of inspector to seize films)	25 26
		Section 52—	27
		omit, insert—	28
		52 Additional power of inspector to seize films	29
		(1) This section applies if—	30

[s	69]
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				(a)	a person makes a complaint to an inspector about a film; and	1 2
				(b)	the inspector reasonably believes the film is an objectionable film.	3 4
			(2)		inspector may seize the film from any place inspector may lawfully enter or board.	5 6
			(3)	(2)	inspector who seizes a film under subsection must, as soon as practicable, submit the film to board for classification.	7 8 9
			(4)	the is c	film seized under subsection (2) is classified, inspector must, as soon as practicable after it classified, return the film to the person who ears to be entitled to it.	10 11 12 13
			(5)		section (4) does not apply if the film is sified as an X 18+ or RC film.	14 15
lause	69	Om	nission of	pt 7 (Exemptions)	16
			Part 7—			17
			omit.			18
lause	70	Am	nendment	of s 6	0 (Evidentiary provisions)	19
		(1)	Section 60)(1)—		20
			omit, inse	rt—		21
			(1)	doc the Cor any	a proceeding for an offence against this Act, a ument purporting to be a certificate given by director or the convenor under the mmonwealth Act, section 25 or 87 and stating of the following matters is evidence of the ter—	22 23 24 25 26 27
				(0)	whether a stated film has been classified;	28
				(a)	whether a stated fifth has been classified,	20

				(c) whether a stated advertisement has been approved, or refused approval, under the Commonwealth Act, section 29.	1 2 3
		(2)	Section 60(3) and (4)—	4
			omit.		5
Clause	71		nendment o	f s 61 (Indictable offences and summary	6 7
		(1)	Section 61(4), from 'only'—	8
			omit, insert-	<u> </u>	9
				only by a person authorised in writing by the Minister.	10 11
		(2)	Section 61-	_	12
			insert—		13
			(5)	For subsection (4), the Minister may authorise a person either generally or in relation to a stated complaint.	14 15 16
Clause	72		nendment o obscene)	f s 64 (Certain classified films not indecent	17 18
		(1)	Section 64(2), 'This section'—	19
			omit, insert-	_	20
				Subsection (1)	21
		(2)	Section 64-	_	22
			insert—		23
			(3)	Also, to the extent a film is subject to a conditional cultural exemption in relation to a relevant showing, the film is not indecent or obscene material for the purposes of the Criminal Code.	24 25 26 27 28

s	73]

Jause	13	Amer	ıamer	it of S b	bA (Protection of officials from liability)	I
		(1) S	ection	66A, he	ading, after 'from'—	2
		ir	ısert—			3
				crir	ninal	4
		(2) S	ection	66A(2),	definition official—	5
		0	mit, in	sert—		6
				offi	cial means any of the following persons—	7
				(a)	the convenor;	8
				(b)	the director;	9
				(c)	an inspector;	10
				(d)	a public service employee assisting a person mentioned in paragraph (c).	11 12
Clause	74		tion o art 9—	-	t 9, div 6	13 14
		ir	ısert—			15
			Divi	sion 6	Court and Civil Legislation	16
					Amendment Act 2017	17
					tion of particular modifications of films 1 and 36A	18 19
				sect add mer 20A	remove any doubt, it is declared that, for ions 21(4) and 36A(4), an alteration or ition of a film may consist of a modification ationed in the Commonwealth Act, section A(2)(a), (d) or (e) or 21(2)(ba) or (3) only if the is classified on or after 1 January 2013.	20 21 22 23 24 25 26

			ding of exemptions given under repealed s or 59A	1 2			
		(1)	This section applies if, immediately before the commencement, an exemption given under either of the following provisions was in force for an entity—	3 4 5 6			
			(a) repealed section 57;	7			
			(b) repealed section 59A.	8			
		(2)	On the commencement, the exemption ends.	9			
		(3)	In this section—	10			
			<i>repealed</i> , if followed by a provision number, means the provision of that number as in force from time to time before the commencement.	11 12 13			
Clause	75 Insertion of new sch 1						
		After part 9	·	15			
		insert—		16			
		Sched	dule 1 Dictionary	17			
			section 3	18			
	Part 9)	Amendment of Classification of Publications Act 1991	19 20			
Clause	76	Act amended		21			
		This part ar	mends the Classification of Publications Act 1991.	22			
Clause	77 I	Insertion of ne	ew s 2A	23			
		After section	on 2—	24			
		insert—		25			

			2A Ap	plication of Act	1
				This Act does not apply in relation to a relevant showing of a publication to the extent the publication is subject to a conditional cultural exemption in relation to the relevant showing.	2 3 4 5
lause	78	Am	endment o	of s 3 (Definitions)	6
		(1)	child abuse Code, code	definitions advertisement, approved wholesaler, e photograph, classification guidelines, classified, e of conduct, interim prohibited publication, QCAT in notice, retail seller and submittable publication—	7 8 9 10
			omit.		11
		(2)	Section 3—	_	12
			insert—		13
				advertisement, for a publication, has the meaning given by the Commonwealth Act, section 5, definition advertisement, to the extent the definition relates to an advertisement for a publication.	14 15 16 17 18
				<i>classified</i> means classified or reclassified under the Commonwealth Act.	19 20
				<i>inspector</i> means a person appointed to be an inspector under section $5(1)$.	21 22
				<i>relevant showing</i> has the meaning given by the Commonwealth Act, sections 6C and 6E.	23 24
				subject to a conditional cultural exemption has the meaning given by the Commonwealth Act, section 5.	25 26 27
				submittable publication see the Commonwealth Act, section 5.	28 29
		(3)	Section 3,	definition prohibited publication, paragraph (c)—	30
			omit.		31
		(4)	Section 3,	'In this Act—'—	32

		omit, insert—	1
		The dictionary in schedule 1 defines particular words used in this Act.	2 3
		(5) Section 3, all definitions—	4
		relocate to schedule 1, as inserted by this Act.	5
Clause	79	Omission of s 4 (Classification under Commonwealth Act)	6 7
		Section 4—	8
		omit.	9
Clause	80	Amendment of s 5 (Inspectors)	10
		Section 5(5), penalty, 'contravention of this subsection'—	11
		omit, insert—	12
		subsection (5)	13
Clause	81	Omission of ss 6–8	14
		Sections 6 to 8—	15
		omit.	16
Clause	82	Omission of s 9 (Classification of publications)	17
		Section 9—	18
		omit.	19
Clause	83	Amendment of s 9A (Power to require publisher to submit application for classification of a publication)	20 21
		(1) Section 9A(1) and (2)—	22
		omit, insert—	23
		(1) This section applies if—	24

			(a) the director reasonably believes a publication is a submittable publication; and	1 2
			(b) the publication is being published in Queensland, or the director reasonably believes the publication will be published in Queensland; and	3 4 5 6
			(c) if the publication is being published in Queensland—the publication is not subject to a conditional cultural exemption in relation to the publication.	7 8 9 10
		(2)	The director may, by written notice given to the publisher of the publication, require the publisher to submit an application for classification of the publication, or of subsequent issues of the publication, by the board.	11 12 13 14 15
		(2A)	The notice has effect only if it is published in the Commonwealth gazette.	16 17
		(2) Section 9A(2A) and (3)—	18
		renumber as	s section 9A(3) and (4).	19
Clause	84		s 9B (Power to require certain s to be submitted for approval)	20 21
		Section 9B(1), 'or the publications classification officer'—	22
		omit.		23
Clause	85	Amendment of section 9A or 9	s 9C (Defence to prosecution under 9B)	24 25
		(1) Section 9C,	heading, 'section 9A'—	26
		omit, insert-	_	27
			s 9A	28
		(2) Section 9C,	'or the publications classification officer'—	29
		omit.		30

s 861	
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Clause	86	Omission of ss 10 and 11	1
		Sections 10 and 11—	2
		omit.	3
Clause	87	Omission of pt 2A (Protection of children and families by conditions for displaying certain unrestricted publications)	4 5 6
		Part 2A—	7
		omit.	8
Clause	88	Amendment of s 12 (Sale etc. of prohibited publication or child abuse photograph)	9 10
		Section 12, 'or child abuse photograph'—	11
		omit.	12
Clause	89	Amendment of s 14 (Possession of child abuse publication or child abuse photograph)	13 14
		Section 14, 'or child abuse photograph'—	15
		omit.	16
Clause	90	Amendment of s 15 (Exhibition or display of prohibited publication or child abuse photograph)	17 18
		Section 15, 'or child abuse photograph'—	19
		omit.	20
Clause	91	Amendment of s 16 (Leaving prohibited publication or child abuse photograph in or on public place)	21 22
		Section 16, 'or child abuse photograph'—	23
		omit.	24

Clause	92	Amendment of s 18 (Procurement of minor for RC publication or child abuse photograph)	1 2
		Section 18, 'or child abuse photograph'—	3
		omit.	4
Clause	93	Replacement of s 19 (Distributors, retail sellers and advertisers not liable in certain circumstances)	5 6
		Section 19—	7
		omit, insert—	8
		19 Advertisers not liable in certain circumstances	9
		A person who advertises a publication is not guilty of an offence against section 12 if the person does not know, and has no reason to suspect, the publication is a prohibited publication.	10 11 12 13 14
Clause	94	Amendment of s 20 (Leaving prohibited publication or child abuse photograph in or on private premises)	15 16
		Section 20, 'or child abuse photograph'—	17
		omit.	18
Clause	95	Omission of s 20C (Offence to contravene a display order for an unrestricted publication)	19 20
		Section 20C—	21
		omit.	22
Clause	96	Amendment of s 20E (Consumer advice for unrestricted publications)	23 24
		Section 20E—	25
		insert—	26

		Note—	1
		particular consumer advice determined by an approved classification tool is taken to be consumer advice	2 3 4 5
Clause	97		6 7
		Section 28—	8
		omit, insert—	9
			10 11
		(1) This section applies if—	12
			13 14
			15 16
		• • •	17 18
		subsection (2) must, as soon as practicable, submit the publication to the board for	19 20 21 22
		classified as an unrestricted publication, the inspector must, as soon as practicable after it is classified, return the publication to the person	23 24 25 26 27
Clause	98	Amendment of s 32 (Evidentiary provisions)	28
		(1) Section 32(1)—	29
		omit, insert—	30
		(1) In a proceeding for an offence against this Act,	31

					the following documents is evidence of ers stated in it—	1 2
			(a)	give the	commonwealth Act, section 25 or 87 stating either of the following matters—	3 4 5 6
				(i)	whether a stated publication has been classified;	7 8
				(ii)	if a stated publication has been classified—the classification given to the publication;	9 10 11
			(b)	give	ocument purporting to be a certificate en by the director and stating whether a lication is a submittable publication.	12 13 14
	(2)	Section 32-	_			15
		insert—				16
		(3)	In t	his se	ection—	17
			Cla		r means the convenor of the ation Review Board established under monwealth Act.	18 19 20
Clause 99		nendment o ences)	fs3	3 (In	dictable offences and summary	21 22
	(1)	Section 33((1)(b)	, 'or	child abuse photograph'—	23
		omit.				24
	(2)	Section 33((4), fr	om '	only'—	25
		omit, insert				26
			_	y by nister	a person authorised in writing by the	27 28
	(3)	Section 33-	_			29
		insert—				30
		(5)	For	subs	ection (4), the Minister may authorise a	31

		_	
		person either generally or in relation to a stated complaint.	1 2
Clause	100	Amendment of s 34 (Forfeiture)	3
		(1) Section 34(1), 'or child abuse photograph'—	4
		omit.	5
		(2) Section 34(1) and (2), ', photograph'—	6
		omit.	7
Clause	101	Amendment of s 35 (Return of seized publications or photographs)	8 9
		(1) Section 35, heading, 'or photographs'—	10
		omit.	11
		(2) Section 35(3)—	12
		omit.	13
Clause	102	Amendment of s 36 (Unrestricted publication not indecent or obscene)	14 15
		(1) Section 36, heading, 'Unrestricted publication'—	16
		omit, insert—	17
		Particular publications	18
		(2) Section 36—	19
		insert—	20
		(2) Also, to the extent a publication is subject to a conditional cultural exemption in relation to a relevant showing, the publication is not indecent or obscene material for the purposes of the Criminal Code	21 22 23 24 25

Clause	103	Omission of s 37 (Exemptions)	1
		Section 37—	2
		omit.	3
Clause	104	Amendment of s 39 (Protection of officials from liability)	4
		(1) Section 39, heading, after 'from'—	5
		insert—	6
		criminal	7
		(2) Section 39(2), definition official—	8
		omit, insert—	9
		official means any of the following persons—	10
		(a) the director;	11
		(b) an inspector;	12
		(c) a public service employee assisting a person mentioned in paragraph (b).	13 14
Clause	105	Insertion of new pt 6, div 4	15
		Part 6—	16
		insert—	17
		Division 4 Court and Civil Legislation	18
		Amendment Act 2017	19
		45 Definition for division	20
		In this division—	21
		repealed , if followed by a provision number, means the provision of that number as in force from time to time before the commencement.	22 23 24

	46		ssification of publications under repealed s	1
		9	This section applies in relation to a publication	2
		(1)	This section applies in relation to a publication that, immediately before the commencement, had a classification (the <i>earlier classification</i>) given under repealed section 9(1).	3 4 5 6
		(2)	From the commencement, the earlier classification of the publication is taken to have been given under the Commonwealth Act.	7 8 9
		(3)	However, if the publication is later classified, the earlier classification stops having effect from when the later classification takes effect.	10 11 12
	47	End 37	ding of exemption given under repealed s	13 14
		(1)	This section applies if, immediately before the commencement, an exemption given under repealed section 37 was in force for an entity.	15 16 17
		(2)	On the commencement, the exemption ends.	18
lause 106	Insertion o	of ne	ew sch 1	19
	After p	oart 6	<u></u>	20
	insert–	_		21
	Sc	hec	dule 1 Dictionary	22
			section 3	23

[s 107]

	Part	10 Amendment of Court Funds Act 1973	1 2
Clause	107	Act amended	3
		This part amends the Court Funds Act 1973.	4
Clause	108	Amendment of long title	5
		Long title, from 'to amend' to 'District Court'—	6
		omit, insert—	7
		to provide for the custody and investment of money paid into the Supreme Court, the District Court and Magistrates Courts	8 9 10
Clause	109	Amendment of s 4 (Definitions)	11
		Section 4, definition <i>court</i> —	12
		omit, insert—	13
		Court means the Supreme Court or the District Court, or a Magistrates Court into which an amount that is money in Court is paid.	14 15 16
	Part	11 Amendment of Criminal Code	17
Clause	110	Code amended	18
		This part amends the Criminal Code.	19
		Note—	20
		See also the amendments in schedule 1.	21
Clause	111	Amendment of s 1 (Definitions)	22
		(1) Section 1, definition classification officer—	23

ſs	1	1	21

			omit.			1
		(2)	Section 1—	_		2
			insert—			3
					nmonwealth Classification Act, for chapter see section 207A.	4 5
Clause	112	Am	nendment o	fs2	07A (Definitions for this chapter)	6
		(1)	Section 207	7A, de	efinition classification officer—	7
			omit.			8
		(2)	Section 207	7A—		9
			insert—			10
				Clas	amonwealth Classification Act means the ssification (Publications, Films and Computer nes) Act 1995 (Cwlth).	11 12 13
Clause	113	Am	nendment o	of s 2	28E (Defences for ss 228A-228DC)	14
		(1)	Section 228	3E(3)-	<u> </u>	15
			omit, insert	<u>'</u>		16
			(3)		a defence for the person to prove that, at the of the alleged offence—	17 18
				(a)	the material that is alleged to be child exploitation material was subject to a conditional cultural exemption in relation to a relevant showing; and	19 20 21 22
				(b)	the person engaged in the conduct that is alleged to constitute the offence for the purpose of the relevant showing.	23 24 25
		(2)	Section 228	3E(4)	, '(3)(b)(i)'—	26
			omit, insert	<u>-</u>		27
				(3)(b)	28

ſs	1	1	41

	(3)	Section 228	3E(8)—	1
		omit, insert	<u>-</u>	2
		(8)	In this section—	3
			<i>certificate</i> means a certificate under the Commonwealth Classification Act, section 25 or 87.	4 5 6
			<i>relevant showing</i> has the meaning given by the Commonwealth Classification Act, sections 6C and 6E.	7 8 9
			subject to a conditional cultural exemption has the meaning given by the Commonwealth Classification Act, section 5.	10 11 12
lause 11			of s 228H (Possession etc. of child naterial by law enforcement officer)	13 14
	(1)	Section 228	BH(1)(a), 'classification officer or'—	15
		omit.		16
	(2)		28H(1)(b), examples, second dot point, 'a on officer for classification'—	17 18
		omit, insert	<u>-</u>	19
			the Classification Board established under the Commonwealth Classification Act for classification under that Act	20 21 22
	(3)	Section 228	BH—	23
		insert—		24
		(3)	In this section—	25
			<i>law enforcement officer</i> includes an inspector under any of the following Acts—	26 27
			(a) the Classification of Computer Games and	28
			Images Act 1995;	29

				(c) the Classification of Publications Act 1991.
	Part	12		Amendment of Evidence Act 1977
Clause	115	Act	t amended	
			This part ar	mends the Evidence Act 1977.
Clause	116	Am	endment o	f s 58 (Proof of letters patent)
		(1)	Section 580	(1) and (3), after '(premiers)'—
			insert—	
				or the State archivist
		(2)	Section 580	(2), 'officer'—
			omit, insert	<u></u>
				appropriately qualified officer
		(3)	Section 58-	_
			insert—	
			(2A)	The State archivist may delegate the power under subsection (1) to an appropriately qualified officer of the State archives.
		(4)	Section 580	(4)—
			insert—	
				State archives means the Queensland State Archives established under the <i>Public Records Act</i> 2002, section 21(2).
				<i>State archivist</i> means the State Archivist under the <i>Public Records Act</i> 2002, section 21(1).
		(5)	Section 580	(2A) to (4)—
			renumber a	s section 58(3) to (5).

[s	1	1	7]	
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	Part	13 Amendment of Information Privacy Act 2009	1 2
Clause	117	Act amended	3
		This part amends the Information Privacy Act 2009.	4
Clause	118	Amendment of s 45 (Making access or amendment applications for children)	5
		Section 45(2), definition parent, paragraph 1, 'is any'—	7
		omit, insert—	8
		means any	9
Clause	119	Amendment of s 53 (Noncompliance with application requirement)	10 11
		(1) Section 53—	12
		insert—	13
		(4A) Subsection (4) does not limit section 52.	14
		(2) Section 53(4A) to (6)—	15
		renumber as section 53(5) to (7).	16
Clause	120	Amendment of s 88 (Deletion of irrelevant information)	17
		Section 88(3)—	18
		omit, insert—	19
		(3) However, the agency or Minister may give access to the document under subsection (2) only if the agency or Minister considers it is reasonably practicable to give access to the copy.	20 21 22 23
Clause	121	Amendment of s 89 (Deletion of exempt information)	24
		Section 89(c)—	25

		omit.	1
Clause	122	Amendment of s 90 (Deletion of contrary to public interest information)	2 3
		Section 90(c)—	4
		omit.	5
Clause	123	Amendment of s 94 (Internal review)	6
		Section 94—	7
		insert—	8
		(4) Subsection (3) applies despite the <i>Acts Interpretation Act 1954</i> , section 27A.	9 10
Clause	124	Amendment of s 95 (Decisions that may not be reviewed)	11
		(1) Section 95, after 'access'—	12
		insert—	13
		or amendment	14
		(2) Section 95(b), after 'principal officer'—	15
		insert—	16
		personally	17
		(3) Section 95(c), after 'Minister'—	18
		insert—	19
		personally	20
Clause	125	Amendment of s 115 (Requiring a search)	21
		Section 115(1), 'or further searches'—	22
		omit, insert—	23
		or to conduct further searches	24

[s	126	ı
LO	120	ı

Clause	126	Amendment	of s 127 (Vexatious applicants)	1
		(1) Section 1 after 'acce	27(8), definition <i>abuse of process</i> , paragraph (a), ess'—	2 3
		insert—		4
			or amendment	5
		(2) Section 1 'actions'-	27(8), definition <i>abuse of process</i> , paragraph (b),	6 7
		omit, inse	rt—	8
			or amendment action	9
Clause	127	Amendment support fund	of s 135 (Performance monitoring and tions)	10 11
		Section 13	35(1)(b)—	12
		insert—		13
		(vi)	without limiting subparagraph (v), identify and comment on legislative and administrative changes that would improve the administration of this Act; and	14 15 16 17
Clause	128		of sch 3, s 2 (IPP 2—Collection of personal requested from individual))	18 19
		Schedule	3, section 2(5)—	20
		omit, inse	rt—	21
		(5)	However, the agency is not required to act under subsection (3) if the personal information is collected in the context of the delivery of an emergency service.	22 23 24 25
			Example—	26
			personal information collected during a triple 0 emergency call or during the giving of treatment or assistance to a person in need of an emergency service	27 28 29

Clause	129	Amendment of sch 3, s 11 (IPP 11—Limits on disclosure)					
		(1)	Schedule 3, section 11(1)—				
			insert—			3	
			(ea)	all c	of the following apply—	4	
				(i)	ASIO has asked the agency to disclose the personal information;	5 6	
				(ii)	an officer or employee of ASIO authorised in writing by the director-general of ASIO for this paragraph has certified in writing that the personal information is required in connection with the performance by ASIO of its functions;	7 8 9 10 11 12	
				(iii)	the disclosure is made to an officer or employee of ASIO authorised in writing by the director-general of ASIO to receive the personal information; or	13 14 15 16	
		(2)	Schedule 3,	e 3, section 11(3), 'to the agency'—			
			omit, insert—			18	
				by t	he agency	19	
Clause	130	Amendment of sch 5 (Dictionary)					
		(1)	Schedule 5-	_		21	
			insert—			22	
				Org. Seci	O means the Australian Security Intelligence anisation established under the Australian urity Intelligence Organisation Act 1979 (1th).	23 24 25 26	
				appo undo	ctor-general, of ASIO, means the person ointed as the Director-General of Security er the Australian Security Intelligence anisation Act 1979 (Cwlth).	27 28 29 30	
		(2)	Schedule 5 'section 53(inition reviewable decision, paragraph (b),	31 32	

[s	13	1]
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			omit, insert	<u>;</u>			1	
				sect	ion 5	3(6)	2	
		(3)	Schedule 5 'access to a			on reviewable decision, paragraph (f),	3 4	
			omit, insert	<u>;</u>			5	
				acce	ess to	all or part of a document	6	
		(4)	Schedule 5, or 90'—	, defii	nition	reviewable decision, paragraph (j), ', 89	7 8	
			omit.				9	
	Part	14		Αm	nen	dment of Invasion of	10	
						y Act 1971	11	
Clause	131	Act	Act amended					
			This part ar	mend	s the	Invasion of Privacy Act 1971.	13	
Clause	132		nendment of s 43 (Prohibition on use of listening vices)					
		(1)	Section 43((2)—			16	
			insert—				17	
				(e)	devi acti	or in relation to the use of a listening ce that is a government network radio, wated by a communications centre rator for a public safety entity, in cumstances in which—	18 19 20 21 22	
					(i)	an officer of the entity has activated a duress alarm; or	23 24	
					(ii)	an officer of the entity has contacted the communications centre operator to ask for assistance; or	25 26 27	

			 (iii) the communications centre operator has reasonable grounds to believe there may be a risk to the life, health or safety of an officer of the entity. Example for subparagraph (iii)— A communications centre operator for a public safety entity has lost contact with an officer of the entity and the officer does not respond to normal radio communication. 	1 2 3 4 5 6 7 8 9
(2)	Section 43-	_		10
	insert—			11
	(7)	In the	his section—	12
		safe othe paid	emunications centre operator, for a public ety entity, means a person who is employed or erwise engaged by the entity, whether on a d or voluntary basis, to maintain radio contact in officers of the entity.	13 14 15 16 17
		gov	ernment network radio means a radio that—	18
		(a)	uses a secure digital radio communications network to enable a communications centre operator for a public safety entity and an officer of the entity to communicate with each other; and	19 20 21 22 23
		(b)	may be fitted to a vehicle or carried by a person.	24 25
		who	cer, of a public safety entity, means a person is employed or otherwise engaged by the ty, whether on a paid or voluntary basis.	26 27 28
		pub	lic safety entity means—	29
		(a)	the Queensland Ambulance Service established under the <i>Ambulance Service Act 1991</i> ; or	30 31 32
		(b)	the Queensland Police Service; or	33

			(c)	any of the following entities established under the <i>Fire and Emergency Services Act</i> 1990—	1 2 3
				(i) the Queensland Fire and Emergency Service;	4 5
				(ii) the State Emergency Service;	6
				(iii) an emergency service unit; or	7
			(d)	a rural fire brigade registered under the <i>Fire</i> and <i>Emergency Services Act 1990</i> .	8 9
	Part 1	5	An	nendment of Justices of the	10
				ace and Commissioners for	11
			De	clarations Act 1991	12
lause	133 A	Act amended			13
		This part an for Declara		s the Justices of the Peace and Commissioners Act 1991.	14 15
lause	134 <i>A</i>	Amendment o	fs3	(Interpretation)	16
	(1) Section 3, h	eadi	ng—	17
		omit, insert-	_		18
		3 Def	initi	ons	19
	(2	2) Section 3—	•		20
		insert—			21
			Que	eensland Government website means—	22
			(a)	www.qld.gov.au; or	23
			(b)	another website prescribed by regulation.	24

Clause	135	Amendment of s 21 (Registration of justices of the peace and commissioners for declarations)	1 2
		Section 21(5)—	3
		omit, insert—	4
		(5) The registrar must publish, on the Queensland Government website, notice of the appointment and registration of a person as a justice of the peace or commissioner for declarations.	5 6 7 8
Clause	136	Amendment of s 23 (Resignation)	9
		Section 23(2) and (3)—	10
		omit, insert—	11
		(2) On receiving the person's written resignation, the registrar must—	12 13
		(a) publish notice of the resignation on the Queensland Government website; and	14 15
		(b) remove the person's registered particulars from the register.	16 17
		(3) The person ceases to hold office as a justice of the peace or commissioner for declarations when the person's written resignation is given to the registrar.	18 19 20 21
Clause	137	Amendment of s 24 (Revocation of appointment)	22
		(1) Section 24(1), ', by notification published in the gazette, may'—	23 24
		omit, insert—	25
		may, by notice given to the registrar,	26
		(2) Section 24(2)—	27
		omit, insert—	28
		(2) On receiving a notice under subsection (1) in	29

	relation to a person, the registrar must—	1
	(a) give the person a copy of the notice; and	2
	(b) publish the notice on the Queensland Government website; and	3 4
	(c) remove the person's registered particulars from the register.	5 6
(3)	The person ceases to hold office as a justice of the peace or commissioner for declarations when the notice is published on the Queensland Government website.	7 8 9 10
Clause 138 Amendment of	s 25 (Prohibition on acting in office)	11
(1) Section 25(1) to (4)—	12
omit, insert-	_	13
(1)	The Governor in Council may, by notice given to the registrar, prohibit an appointed justice of the peace or an appointed commissioner for declarations from acting in the office for a period stated in the notice.	14 15 16 17 18
(2)	The Governor in Council may act under subsection (1) for the reasons the Governor in Council considers appropriate.	19 20 21
(3)	On receiving a notice under subsection (1) in relation to a person, the registrar must—	22 23
	(a) give the person a copy of the notice; and	24
	(b) publish the notice on the Queensland Government website; and	25 26
	(c) make the following changes to the register—	27 28
	(i) at the start of the period stated in the notice—remove the person's registered particulars from the register;	29 30 31

					(ii) at the end of the period stated in the notice—enter in the register the registered particulars that were removed under subparagraph (i).	1 2 3 4
			I	peac	erson prohibited from acting as a justice of the ce or commissioner for declarations under a ce given under subsection (1)—	5 6 7
			((a)	ceases to hold the office from the start of the period stated in the notice; and	8 9
			((b)	resumes the office from the end of the period stated in the notice.	10 11
		(2)	Section 25(5)), 's'	ubsection (3)(b)'—	12
			omit, insert—	-		13
			S	subs	section (4)(b)	14
Clause	139	Am	endment of	s 20	6 (Notification of cessation of office)	15
			Section 26(2))(a)-	<u> </u>	16
			omit, insert—	-		17
			((a)	publish notice of the cessation of office on the Queensland Government website; and	18 19
	Part	16		۸m 200	endment of Land Court Act	20
				200		21
Clause	140	Act	amended			22
			This part ame	ends	s the Land Court Act 2000.	23
Clause	141		endment of soreme Court		A (Land Court has power of the	24 25
		(1)	Section 7A(2	2), 's	subsection (2)'—	26
			omit. insert—	_		27

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		1(1)	1
		subsection (1)	1
		(2) Section 7A(4), 'subsection (4)'—	2
		omit, insert—	3
		subsection (3)	4
Clause	142	Insertion of new s 28A	5
		After section 28—	6
		insert—	7
		28A Acting judicial registrars	8
		(1) The Governor in Council may appoint a person to act as a judicial registrar—	9 10
		(a) during any period when a judicial registrar is absent from duty or can not, for another reason, perform the functions of a judicial registrar; or	11 12 13 14
		(b) if the conduct of the business of the Land Court, in the opinion of the Governor in Council, requires the appointment.	15 16 17
		(2) An acting judicial registrar is appointed on a part-time or full-time basis for the term, of not more than 2 years, stated in the person's instrument of appointment.	18 19 20 21
		(3) The provisions of this Act applying to judicial registrars also apply to an acting judicial registrar to the extent the application is possible.	22 23 24
		(4) The rights of a public service officer appointed as an acting judicial registrar may be preserved under a regulation.	25 26 27
Clause	143	Amendment of s 37 (ADR process applies to proceedings started under this part) (1) Section 37—	28 29
		(1) Section 51—	30

		insert—				1
		(2A)			limiting subsection (1), for a relevant	2 3
			(a)	in t	n party to a proceeding who participates he ADR process must be prepared to atify and discuss the issues in dispute in attempt to negotiate a settlement; and	4 5 6 7
			(b)		party is represented in the ADR process lawyer or agent—	8 9
				(i)	the lawyer or agent must have authority to settle the matter or any issue discussed; or	10 11 12
				(ii)	if it is not practicable for the lawyer or agent to have the authority mentioned in subparagraph (i)—the lawyer or agent must have the authority to make a recommendation to the party about settling the matter or any issue discussed.	13 14 15 16 17 18 19
	(2)	Section 37-	_			20
		insert—				21
		(4)	In th	nis se	ction—	22
			with 201	nin th 1, se	ADR process means an ADR process the meaning of the Civil Proceedings Act action 39, other than to the extent the defers to case appraisal.	23 24 25 26
	(3)	Section 37((2A) t	o (4)	<u> </u>	27
		renumber a	s sect	tion 3	37(3) to (5).	28
144	Ins	ertion of n	ew pt	t 2, d	liv 12	29
		Part 2—				30
		insert—				31

Divisio	on 12	2 Application of Act to Land Court for recommendatory	1 2
		provisions	3
52A Me	aning	g of recommendatory provision	4
	In th	nis division—	5
	reco	mmendatory provision means—	6
	(a)	section 32F; or	7
	(b)	the <i>Aboriginal Cultural Heritage Act 2003</i> , part 6, division 5 and part 7, division 6; or	8 9
	(c)	the <i>Environmental Protection Act 1994</i> , chapter 5, part 5, division 3, subdivision 3; or	10 11 12
	(d)	the following provisions of the <i>Mineral Resources Act 1989</i> —	13 14
		(i) sections 72 and 75 to 78;	15
		(ii) sections 265, 268 and 269;	16
		(iii) section 318BC; or	17
	(e)	the Petroleum and Gas (Production and Safety) Act 2004, sections 320 and 363I; or	18 19
	(f)	the <i>Torres Strait Islander Cultural Heritage Act 2003</i> , part 6, division 5 and part 7, division 6; or	20 21 22
	(g)	another provision of this Act or another Act that confers an administrative function on the Land Court.	23 24 25
52B Ap	plicat	tion of Act	26
(1)	Land	following provisions of this Act apply to the d Court in the performance of a function ferred on the court under a recommendatory	27 28 29

	perf	vision, with all necessary changes, as if the formance of the function under the formendatory provision were a proceeding—	1 2 3
	(a)	section 5;	4
	(b)	section 7A(2)(a) and (c) and (3);	5
	(c)	section 9;	6
	(d)	section 16;	7
	(e)	section 22;	8
	(f)	section 24;	9
	(g)	section 25;	10
	(h)	section 27;	11
	(i)	section 33;	12
	(j)	section 34;	13
	(k)	section 36;	14
	(1)	section 37, other than to the extent the <i>Civil Proceedings Act 2011</i> , part 6 refers to case appraisal;	15 16 17
	(m)	section 42;	18
	(n)	section 46;	19
	(o)	section 52.	20
(2)	the loon reco	tions 32A, 32C and 32D of this Act apply to Land Court in the performance of a function ferred on the court under the following ommendatory provisions, with all necessary nges, as if the performance of the function er the recommendatory provision were a ceeding—	21 22 23 24 25 26 27
	(a)	the <i>Aboriginal Cultural Heritage Act 2003</i> , part 6, division 5 and part 7, division 6;	28 29

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			(b) the <i>Torres Strait Islander Cultural Heritage Act</i> 2003, part 6, division 5 and part 7, division 6.	1 2 3
		(3)	In this section—	4
			<i>performance</i> , of a function, includes the exercise of a power.	5 6
Clause	145	Insertion of ne	ew s 57A	7
		Part 3, divis	sion 2—	8
		insert—		9
		57A Cos	sts	10
		(1)	The Land Appeal Court may order costs for an appeal to the court as it considers appropriate.	11 12
		(2)	Without limiting subsection (1), the Land Appeal Court may order costs for the proceeding in which the decision appealed against was made, whether or not the court or tribunal that made the decision made, or had power to make, an order for costs for the proceeding.	13 14 15 16 17 18
		(3)	If the Land Appeal Court does not make an order under subsection (1), each party to the appeal must bear the party's own costs for the appeal.	19 20 21
		(4)	This section is subject to the provisions of this Act or another Act to the contrary.	22 23
Clause	146	Amendment o	f s 72 (Application of certain provisions of ppeal Court)	24 25
		Section 72(1), '8, 9, 21, 22 and 34'—	26
		omit, insert		27
			7A, 7B, 8, 9, 21, 22 and 33(5)	28

[s 147]

	Part	17 Amendment of Legal Aid Queensland Act 1997	1 2
Clause	147	Act amended	3
		This part amends the Legal Aid Queensland Act 1997.	4
Clause	148	Amendment of s 45 (General powers)	5
		(1) Section 45(2), 'but subject to subsection (4),'—	6
		omit.	7
		(2) Section 45(4) and (6)—	8
		omit.	9
		(3) Section 45(5)—	10
		renumber as section 45(4).	11
Clause	149	Amendment of s 55 (Delegation of board's powers)	12
		Section 55(1), after 'Act'—	13
		insert—	14
		, other than under section 73A,	15
Clause	150	Amendment of s 65 (Qualifications for appointment)	16
		Section 65, from 'is a lawyer'—	17
		omit, insert—	18
		is appropriately qualified to perform the functions of the chief executive officer.	19 20
Clause	151	Amendment of s 67 (Chief executive officer's responsibilities)	21 22
		Section 67(b) and (c)—	23
		omit, insert—	24

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	(b)	ensuring legal services are provided to legally assisted persons under this Act; and	1 2
	(c)	for legal services mentioned in paragraph (b) provided by Legal Aid lawyers, ensuring—	3 4 5
		(i) arrangements are made for the provision of the legal services; and	6 7
		(ii) the legal services are supervised.	8
Clause 152	Amendment of s	71 (External employment)	9
	Section 71, 'pai	d employment'—	10
	omit, insert—		11
	oth	er legal work	12
Clause 153	Insertion of new s	: 73A	13
	After section 73	 	14
	insert—		15
	73A Holdin	g of practising certificates	16
	(1) If chi	the board recommends the appointment, as ef executive officer, of a person who is not a vyer, the board must nominate—	17 18 19
	(a)	a Legal Aid lawyer (the <i>primary holder</i>) to hold a relevant practising certificate; and	20 21
	(b)	another Legal Aid lawyer (a <i>reserve holder</i>) to hold a relevant practising certificate, on the condition the certificate comes into force only if the primary holder ceases to be a Legal Aid lawyer.	22 23 24 25 26
	(als	so, the board must nominate a Legal Aid lawyer so a <i>reserve holder</i>) to hold a relevant ctising certificate on the condition mentioned subsection (1)(b) if—	27 28 29 30

		(a)	a person who is not a lawyer is appointed as the chief executive officer; and	1 2
		(b)	during the person's term of office, the primary holder or a reserve holder (including a reserve holder nominated under this subsection) ceases to be a Legal Aid lawyer.	3 4 5 6 7
	(3)		board may nominate a Legal Aid lawyer er subsection (1) or (2) only if—	8 9
		(a)	the lawyer has appropriate seniority and experience; and	10 11
		(b)	the nomination is approved by the Attorney-General.	12 13
	(4)	rese take	he relevant practising certificate held by a rve holder comes into force, the holder is in, for this section, to be the primary holder in tion to the certificate.	14 15 16 17
	(5)	does by	Legal Profession Act 2007, section 45(3) s not apply to a local practising certificate held a reserve holder under this section or erwise.	18 19 20 21
	(6)	In th	nis section—	22
			the practising certificate see the Legal fession Act 2007, schedule 2.	23 24
		prac	vant practising certificate means a local etising certificate as a principal for the law that is Legal Aid.	25 26 27
Am	endment o	f s 8:	2 (Secrecy)	28
(1)	Section 82((,	29
` /	insert—	. /		30

		(d)	a law student who is allowed by Legal Aid to participate in providing legal assistance under this Act; or	1 2 3
		(e)	a person who is not a Legal Aid employee and who is approved by Legal Aid to assist in performing Legal Aid's functions; or	4 5 6
		(f)	a person appointed under a review mechanism established under section 21 to review decisions made by Legal Aid about legal assistance; or	7 8 9 10
		(g)	a person approved by Legal Aid to access information and documents held by Legal Aid for the purpose of conducting research.	11 12 13
(2)	Section 82(5), af	fter 'prevent a person'—	14
	insert—			15
		men	ntioned in subsection (1)(a) to (c)	16
(3)	Section 82(5)—		17
	insert—			18
		(f)	if the document or information is about the affairs of a legally assisted person—	19 20
			(i) an entity to which the legally assisted person has, in writing, directed the document or information to be given; or	21 22 23 24
			(ii) an entity to which the legally assisted person has, in writing, consented to the document or information being given.	25 26 27
(4)	Section 82–	_		28
	insert—			29
	(5A)	mer a do	o, subsection (2) does not prevent a person nationed in subsection (1)(d) to (g) from giving ocument or information to a person or entity nationed in subsection (5)(a) to (f) at the	30 31 32 33

			direction, or with the authority, of a Legal Aid employee.	1 2
		(5)	Section 82(6), after 'subsection (5)'—	3
			insert—	4
			or (6)	5
		(6)	Section 82(7), 'subsection (6)'—	6
			omit, insert—	7
			subsection (7)	8
		(7)	Section 82(8), from 'subsection (5)' to 'subsection (6)'—	9
			omit, insert—	10
			subsection (5) or (6) must comply with any condition imposed under subsection (7)	11 12
		(8)	Section 82(5A) to (9)—	13
			renumber as section 82(6) to (10).	14
lause	155	Am	endment of schedule (Dictionary)	15
			Schedule, definition appropriately qualified—	16
			omit.	17
	Part	18	Amendment of Legal	18
	· arc		Profession Act 2007	19
lause	156	Act	t amended	20
			This part amends the <i>Legal Profession Act 2007</i> .	21
			Note—	22
			See also the amendments in schedule 1.	23

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Clause	157	Amendment of s 9 (Suitability matters)	1
		(1) Section 9(1)—	2
		insert—	3
		(ba) whether the person is or has been a legal practitioner director of an incorporated legal practice while the practice is or was an externally-administered body corporate under the Corporations Act;	4 5 6 7 8
		(2) Section 9(1)(ba) to (n)—	9
		renumber as section 9(1)(c) to (o).	10
Clause	158	Amendment of s 12 (Meaning of government legal officer and engaged in government work and related matters)	11 12
		Section 12(1)(a)—	13
		insert—	14
		Note—	15
		Under the <i>Public Service Act 2008</i> , section 22, this Act applies to a public service office mentioned in schedule 1 of that Act and its public service employees as if the office were a department.	16 17 18 19
Clause	159	Amendment of s 311 (Exceptions to requirement for disclosure)	20 21
		Section 311(1)(c)—	22
		insert—	23
		(ix) a trustee within the meaning of the <i>Bankruptcy Act 1966</i> (Cwlth), section 5(1), definition <i>the trustee</i> , paragraphs (a) to (c);	24 25 26 27
Clause	160	Amendment of s 330 (Bills)	28
		Section 330(7), 'requests the bill to be'—	29

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		omit, insert—	1
		consents to the bill being	2
Clause	161	Amendment of s 517 (Power of receiver to take	3
		possession of regulated property)	4
		Section 517(7), 'manager'—	5
		omit, insert—	6
		receiver	7
Clause	162	Amendment of s 684 (Membership of law society)	8
		(1) Section 684(1) and (2), 'individuals'—	9
		omit, insert—	10
		persons	11
		(2) Section 684(2)—	12
		insert—	13
		(d) an incorporated legal practice.	14
Clause	163	Amendment of s 706 (Duty of relevant entities to report suspected offences)	15 16
		Section 706(1)(c)—	17
		omit, insert—	18
		(c) an offence against part 2.2 committed by either of the following persons if the relevant entity considers the person committed the offence inadvertently—	19 20 21 22
		(i) a person employed by, or appointed to, a government entity who is engaged in legal practice for the entity;	23 24 25
		(ii) a person who is employed by a corporation, other than an incorporated legal practice, and who provides only	26 27 28

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		in-house legal services to the corporation or a related body corporate.	1 2 3
Clause 164	Insertion of new	•	4
	Chapter 10—	•	5
	insert—		6
	Part 6	Transitional provisions for Court and Civil	7 8
		Legislation	9
		Amendment Act 2017	10
		ication of s 9(1) and additional obligation sclose suitability matter	11 12
	c r l t	This section applies if, before the commencement, a person had applied to a regulatory authority for the grant or renewal of a ocal practising certificate under section 49 and the regulatory authority had not decided the application under section 51.	13 14 15 16 17 18
	C	Section $9(1)(c)$, as in force after the commencement (<i>new section</i> $9(1)(c)$), applies to the person for the application.	19 20 21
	c r r	f the person is or has been a legal practitioner director of an incorporated legal practice as mentioned in new section 9(1)(c), the person must, within 7 days after the day of commencement, give the regulatory authority a notice about that fact.	22 23 24 25 26 27

	def	plication of amended <i>show cause event</i> inition and additional obligation to give ice and statement	1 2 3
	(1)	This section applies to a person who is a local legal practitioner, or a locally registered foreign lawyer, and who—	4 5 6
		(a) on the commencement, is a legal practitioner director of an incorporated legal practice that is an externally-administered body corporate under the Corporations Act; or	7 8 9 10 11
		(b) at any time before the commencement, was a legal practitioner director of an incorporated legal practice while it was an externally-administered body corporate under the Corporations Act.	12 13 14 15 16
	(2)	It is declared that the matter mentioned in subsection (1)(a) or (b) is a show cause event that has happened in relation to the person.	17 18 19
	(3)	The person must comply with the following for the show cause event—	20 21
		(a) if the person is a local legal practitioner—section 68;	22 23
		(b) if the person is a locally registered foreign lawyer—section 193.	24 25
	(4)	For subsection (3), the show cause event is taken to have happened on the commencement.	26 27
Am	nendment o	of sch 2 (Dictionary)	28
(1)	Schedule 2	, definition show cause event—	29
	insert—		30
		(ca) the person being a legal practitioner director of an incorporated legal practice that	31

	[s	1	66]
--	----	---	-----

				becomes an externally-administered body corporate under the Corporations Act; or	1 2
		(2)	Schedule 2, (d)—	definition show cause event, paragraphs (ca) and	3 4
			renumber a	s paragraphs (d) and (e).	5
	Part	19		Amendment of Magistrates Act 1991	6 7
Clause	166	Act	amended		8
			This part an	nends the Magistrates Act 1991.	9
			Note—		10
			See also th	e amendments in schedule 1.	11
Clause	167	Am	endment o	f s 6 (Appointment of acting magistrates)	12
		(1)	After sectio	n 6(2)—	13
			insert—		14
			(2AA)	An appointment under subsection (1)(g) must be for a specified period ending not later than the day the retired magistrate attains the age of 75.	15 16 17
		(2)	Section 6(5), definition retired magistrate—	18
			omit, insert-	_	19
				retired magistrate means a person who—	20
				(a) ceases to be a magistrate under section 42(a), (b) or (d); and	21 22
				(b) has not attained the age of 75.	23
		(3)	Section 6(1	A) to (5)—	24
			renumber a	s section 6(2) to (11).	25

[s	1	681

Clause	168	Amendme	ent of s 21 (1	ransfer policy)	1
		Section	n 21(6), defini	ition regional Queensland, 'Gympie,'—	2
		omit.			3
Clause	169	Insertion of	of new pt 10	, div 9	4
		Part 10)		5
		insert–	_		6
		Div	rision 9	Transitional provisions for	7
		2		Court and Civil Legislation	8
				Amendment Act 2017	9
		71	Application magistrate	n of s 6(11), definition <i>retired</i>	10 11
			A refer	ence in section 6(11), definition retired	12
				ate to a person who ceases to be a	13
			_	ate under section 42(d) includes a person d ceased, before the commencement, to be	14 15
				trate under section 42(d).	16
		72	Prescribed commence	regional experience before ment	17 18
			(1) This se	ction applies in relation to a magistrate	19
				efore the commencement, constituted a	20
			_	rates Court in the Gympie Magistrates district for 1 or more periods.	21 22
			(2) For a	applying section 21(6), definitions	23
			magistr	1	24
			•	nce and magistrates with prescribed all experience, the magistrate is taken to	25 26
				Instituted a Magistrates Court at a place in	27
			regiona	l Queensland for each period during which	28
			the mag	gistrate constituted the court.	29

ſs	1	7	0

	Part	Amendment of Ombudsman Act 2001	1 2
Clause	170	Act amended	3
		This part amends the Ombudsman Act 2001.	4
Clause	171	Amendment of s 5 (Objects of Act)	5
		Section 5(b), 'practice'—	6
		omit, insert—	7
		practices and procedures	8
Clause	172	Amendment of s 6 (How objects are to be achieved)	9
		Section 6(b)(ii)—	10
		omit, insert—	11
		 (ii) to make recommendations to agencies, generally or in particular cases, about ways of improving the quality of decision-making and administrative practices and procedures; and 	12 13 14 15 16
		(iii) to provide advice, training, information or other help to agencies, generally or in particular cases, about ways of improving the quality of decision-making and administrative practices and procedures.	17 18 19 20 21
Clause	173	Amendment of s 12 (Functions of ombudsman)	22
		(1) Section 12(d)—	23
		renumber as section 12(e).	24
		(2) Section 12(c)—	25
		omit, insert—	26

ſs	1	741

			(c)	to consider the administrative practices and procedures of agencies generally, and to make recommendations or provide advice, training, information or other help to the agencies about ways of improving the quality of administrative practices and procedures; and	1 2 3 4 5 6 7
			(d)	to provide advice, training, information or other help to agencies, in particular cases, about ways of improving the quality of administrative practices and procedures; and	8 9 10 11
lause	174	Amendment o	fs2	4 (Investigations generally)	12
		Section 24-	_		13
		insert—			14
		(2)	und the give	er subsection (1)(a), the principal officer of agency to which the investigation relates must et the ombudsman reasonable help in the duct of the investigation.	15 16 17 18 19
lause	175	Amendment o requirement)	fs3	0 (Compliance with investigation	20 21
		Section 30-	_		22
		insert—			23
		(4)	con	not a reasonable excuse for subsection (1) that applying with the investigation requirement the tend to incriminate the person.	24 25 26
			Note	-	27
			a	ee section 48 for the restrictions on the admissibility in proceeding of information given, or derived from information given, under subsection (1).	28 29 30

ſs	1	7	61

Clause	176	Am	nendment o	f s 38	(Contempt of ombudsman)	1
		(1)	Section 38((1)(g)	_	2
			omit.			3
		(2)	Section 38-	_		4
			insert—			5
			(1A)	that is must the operm	if the ombudsman orders under section 91 information or the contents of a document not be published, a person is in contempt of ombudsman if the person publishes, or its or allows to be published, the information e contents of the document.	6 7 8 9 10 11
		(3)	Section 38(1A) ar	nd (2)—	12
			renumber a	s section	on 38(2) and (3).	13
Clause	177		budsman)		(Protection of person helping	
		om	budsman)			15
			Section 47((2)—	16
			omit, insert			17
			(1)	consp	rson must not cause, or threaten, attempt or pire to cause, detriment to another person use, or in the belief that, any person—	18 19 20
					has made, or may make, a complaint to the ombudsman; or	21 22
				i 1	has given, or may give, the ombudsman information or a document or other thing for the purposes of a preliminary inquiry or an investigation.	23 24 25 26
				Maxi	mum penalty—100 penalty units.	27
			(2)		tempt to cause detriment includes an attempt luce a person to cause detriment.	28 29

[s	1	7	81

Clause	178		it of s 48 (Inadmissibility of particular iven under investigation requirement)	1 2
		Section 4	8—	3
		omit, inse	ert—	4
			nadmissibility of particular information in roceedings	5 6
		(1) This section applies if an individual gives information to the ombudsman under an investigation requirement.	7 8 9
		(2	The following information is not admissible in any proceeding as evidence against the individual—	10 11 12
			(a) the information given by the individual under the investigation requirement and the fact of that giving (<i>primary evidence</i>);	13 14 15
			(b) any information obtained as a direct or indirect result of primary evidence (<i>derived evidence</i>).	16 17 18
		(3	Subsection (2) does not prevent primary evidence or derived evidence being admitted in evidence in criminal proceedings about the falsity or misleading nature of the primary evidence.	19 20 21 22
		(4) In this section—	23
			information includes a document.	24
Clause	179	Amendment	of s 49 (Investigations to which div 1 applies)	25
			9(1), after 'applies to an investigation'—	26
		insert—		27
			of an administrative action of an agency	28
Clause	180	Replacemer	at of s 50 (Report and recommendation)	29
		Section 5	0—	30

omit, i	insert	<u> </u>	1
50	Rep	port and recommendations	2
	(1)	This section applies if the ombudsman considers—	3 4
		(a) the administrative action should be referred to the agency for further consideration; or	5 6
		(b) action can be, and should be, taken to rectify, mitigate or change the effects of, the administrative action; or	7 8 9
		(c) a practice under which the administrative action was taken should be changed; or	10 11
		(d) any law under which, or on the basis of which, the administrative action was taken should be reconsidered; or	12 13 14
		(e) reasons, or further reasons, should be given for the administrative action; or	15 16
		(f) any other steps should be taken.	17
	(2)	The ombudsman may—	18
		(a) give the principal officer of the agency a report that—	19 20
		(i) states the action the ombudsman considers should be taken; and	21 22
		(ii) makes recommendations the ombudsman considers appropriate; and	23 24
		(b) if the agency is a local government—direct the principal officer to table the report at a meeting of the local government; and	25 26 27
		(c) if subsection (3) does not apply—give a copy of the report to the responsible Minister for the agency.	28 29 30
	(3)	If, during or after the investigation, the ombudsman considers there is evidence of a breach of duty or misconduct on the part of an	31 32 33

	offi	cer of the agency, the ombudsman—	1
	(a)	must give the principal officer of the agency a report that—	2 3
		(i) states the nature of the breach of duty or misconduct; and	4 5
		(ii) makes recommendations the ombudsman considers appropriate; and	6 7
	(b)	if the agency is a local government—may direct the principal officer to table the report at a meeting of the local government; and	8 9 10
	(c)	may, if the ombudsman considers it appropriate in the circumstances, give a copy of the report to—	11 12 13
		(i) the responsible Minister for the agency; and	14 15
		(ii) if the agency is a local government—the local government's mayor.	16 17 18
	Note	<u>, </u>	19
	C	The ombudsman must also, under the <i>Crime and Corruption Act 2001</i> , section 38, notify the Crime and Corruption Commission of any matters involving, or ossibly involving, corrupt conduct under that Act.	20 21 22 23
(4)	give	the principal officer of a local government is en a report under subsection (2)(a) or (3)(a), principal officer must—	24 25 26
	(a)	give a copy of the report to all the members, however named, of the local government; and	27 28 29
	(b)	if the principal officer is given a direction under subsection (2)(b) or (3)(b) to table a copy of the report at a meeting of the local government—table the report as directed.	30 31 32 33

ſs	1	8	1	1

Clause	181		nendment d commendat		1 (Action after report making)	1 2
		(1)	Section 51	(1), 't	o'—	3
			omit.			4
		(2)	Section 51	(2) an	d (3)—	5
			omit, insert	t		6
			(2)	the	e ombudsman may ask the principal officer of agency to give the ombudsman, within a stated e, comments about—	7 8 9
				(a)	the steps taken or proposed to be taken to give effect to the recommendations; or	10 11
				(b)	if no steps, or only some steps, have been or are proposed to be taken to give effect to the recommendations—the reasons for not taking steps, or all the steps, necessary to give effect to the recommendations.	12 13 14 15 16
			(3)	the	combudsman may give the Premier a copy of report and a copy of any comments made by or the principal officer of the agency if—	17 18 19
				(a)	it appears to the ombudsman that no steps the ombudsman considers appropriate have been taken within a reasonable time after giving the principal officer the report; and	20 21 22 23
				(b)	within that time, the ombudsman has considered any comments made by or for the principal officer; and	24 25 26
				(c)	the ombudsman considers it appropriate.	27
Clause	182	Ins	ertion of n	ew s	s 78A-78C	28
			Part 8, divi	sion 2	2—	29
			insert—			30

	striction on employment or secondment of son	1 2
	A person may not be employed under section 76 or 78, or seconded under section 77, unless the person has given the ombudsman written consent to obtain the information mentioned in section 78B(1)(a) and (b) in relation to the person's criminal history.	3 4 5 6 7 8
78B Cri	minal history report	9
(1)	To decide if a person is suitable to be employed under section 76 or 78, or seconded under section 77, the ombudsman may ask the commissioner of the police service for—	10 11 12 13
	(a) a written report about the criminal history of the person; and	14 15
	(b) a brief description of the circumstances of a conviction mentioned in the criminal history.	16 17 18
(2)	However, the ombudsman may make the request only if the person has given the ombudsman written consent for the request.	19 20 21
(3)	The commissioner of the police service must comply with the request.	22 23
(4)	However, the duty to comply applies only to information in the commissioner's possession or to which the commissioner has access.	24 25 26
(5)	Before using information obtained under subsection (1) to decide if the person should be employed or seconded, the ombudsman must—	27 28 29
	(a) disclose the information to the person; and	30
	(b) allow the person a reasonable opportunity to make representations to the ombudsman about the information.	31 32 33

78C Cor	nfidentiality of criminal history information	1
(1)	This section applies to a person who possesses criminal history information because the person is or was the ombudsman or an officer of the ombudsman.	2 3 4 5
(2)	The person must not, directly or indirectly, disclose the criminal history information to another person unless the disclosure is permitted under subsection (3).	6 7 8 9
	Maximum penalty—100 penalty units.	10
(3)	The person may disclose the criminal history information to another person—	11 12
	(a) to the extent necessary to perform the person's functions under this Act; or	13 14
	(b) if the disclosure is authorised under an Act; or	15 16
	(c) if the disclosure is otherwise required or permitted by law; or	17 18
	(d) if the person to whom the information relates consents to the disclosure; or	19 20
	(e) if the disclosure is in a form that does not identify the person to whom the information relates; or	21 22 23
	(f) if the information is, or has been, lawfully accessible to the public.	24 25
(4)	The ombudsman must ensure the criminal history information is destroyed as soon as practicable after it is no longer needed for the purpose for which it was requested.	26 27 28 29
(5)	In this section—	30
	<i>criminal history information</i> means a report or information given to the ombudsman under section 78B.	31 32 33

Clause	183		1
		(1) Section 83(2) and (3), '5 years'—	3
		omit, insert—	4
		7 years	5
		(2) Section 83—	6
		insert—	7
		appropriately qualified person if a director, employee or other staff member of the corporation is appropriately qualified to	8 9 10 11
		(3) Section 83(4A) to (8)—	13
		renumber as section 83(5) to (9).	14
Clause	184	· _ · _ · _ · · · · · · · · · · ·	15 16
		Section 91, from 'information given'—	17
		omit, insert—	18
		the following must not be published—	19
		contents of a document produced to the ombudsman, in performing a function under	20 21 22 23
		given to an agency or a person by the ombudsman in performing a function under	24 25 26 27
		Note—	28
			29 30

Clause	185	Insertion of ne	w s	92A	1
		After section	ı 92-	<u> </u>	2
		insert—			3
		92A Prot	ecti	ion in particular proceedings	4
			omb prod a ma	person who is, or was, an officer of the budsman may not be called to give evidence or duce a document in a proceeding in relation to atter coming to the person's knowledge while forming functions under this Act.	5 6 7 8 9
			How to—	wever, this section does not apply in relation	10 11
			(a)	a proceeding under section 17 or 39; or	12
			(b)	a proceeding for a relevant offence; or	13
			(c)	a proceeding against the ombudsman under the <i>Judicial Review Act 1991</i> .	14 15
		(3)	In th	his section—	16
				cer of the ombudsman includes the budsman.	17 18
			rele	evant offence means—	19
			(a)	an offence against this Act; or	20
			(b)	an offence against the Criminal Code, section 120, 123 or 126 to 130, as applied under section 44 of this Act.	21 22 23
Clause	186	Insertion of ne	w pt	t 12, div 4	24
		Part 12—			25
		insert—			26
		Divisio	n 4	Provision for Court and	27
				Civil Legislation	28
				Amendment Act 2017	29

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111 Ap	pplication of s 48	1
(1)	Section 48, as inserted by the amendment Act, section 178, applies only in relation to information given under an investigation requirement made on or after the commencement.	2 3 4 5
(2)	Section 48, as in force from time to time before the commencement, continues to apply in relation to a document given under an investigation requirement made before the commencement, as if the amendment Act, section 178 had not been enacted.	6 7 8 9 10 11
(3)	In this section—	12
	amendment Act means the Court and Civil Legislation Amendment Act 2017.	13 14
Clause 187 Amendment	of sch 3 (Dictionary)	15
Schedule 3	3	16
insert—		17
	criminal history, of a person, means the person's criminal history within the meaning of the Criminal Law (Rehabilitation of Offenders) Act 1986, and—	18 19 20 21
	(a) despite section 6 of that Act, includes a conviction of the person to which the section applies; and	22 23 24
	(b) despite section 5 of that Act, includes a charge made against the person for an offence.	25 26 27

	Part	: 21	Amendment of Penalties and Sentences Act 1992	1 2
Clause	188	Act amended		3
		This part a	mends the Penalties and Sentences Act 1992.	4
		Note—		5
		See also th	ne amendments in schedule 1.	6
Clause	189	Amendment o	of s 12A (Convictions for offences relating to ence)	7 8
		(1) Section 12.	A(1) and (2)—	9
		omit, insert	<u></u>	10
		(1)	Subsections (2) to (4) apply if—	11
			(a) a complaint or an indictment for a charge for an offence states the offence is also a domestic violence offence; and	12 13 14
			(b) the offender is convicted of the offence.	15
		(2)	If a conviction is recorded in relation to the offence, it must also be recorded as a conviction for a domestic violence offence.	16 17 18
		(2A)	If no conviction is recorded in relation to the offence, the offence must be entered in the offender's criminal history as a domestic violence offence.	19 20 21 22
		(2B)	However, a matter must not be recorded or entered under subsection (2) or (3) in relation to the offence if the court makes an order to the effect it is not satisfied the offence is also a domestic violence offence.	23 24 25 26 27
			Note—	28
			See the <i>Evidence Act 1977</i> , section 132C, which provides for the sentencing judge or magistrate in any	29 30

			sentencing procedure in a criminal proceeding to act on allegations of fact.	1 2
(2	2)		A(3), 'makes an order under subsection (2) or offender'—	3 4
		omit, insert	<u> </u>	5
			convicts an offender of an offence for which a matter must be recorded or entered under subsection (2) or (3) or	6 7 8
(3	3)	Section 12A	A(5), 'subsection (6)'—	9
		omit, insert	<u></u>	10
			subsection (8)	11
(4	4)	Section 12A	1 —	12
		insert—		13
		(9)	For this section, proof that an offence is a domestic violence offence lies on the prosecutor.	14 15
		(10)	To remove any doubt, it is declared that this section does not require a matter to be recorded or entered in an offender's traffic history under the <i>Transport Operations (Road Use Management) Act 1995</i> .	16 17 18 19 20
(5	5)	Section 12A	A(2A) to (10)—	21
		renumber a	s section 12A(3) to (12).	22
Part 2	2		Amendment of Professional	23
			Standards Act 2004	24
190 A	۱ct	amended		25
		This part ar	mends the <i>Professional Standards Act 2004</i> .	26

[s	191	1

Clause	191	Amendment of s 15 (Commencement of schemes)	1
		Section 15(1) and (2), 'gazetted'—	2
		omit, insert—	3
		notified	4
Clause	192	Amendment of s 16 (Challenges to schemes)	5
		Section 16(1), 'gazetted'—	6
		omit, insert—	7
		notified	8
Clause	193	Amendment of s 18 (Amendment and revocation of schemes)	9 10
		Section 18(6), note—	11
		omit, insert—	12
		Note—	13
		Under section 13, as applied under subsection (4), an instrument that amends a scheme operating in this jurisdiction and another jurisdiction must be given to the Minister administering the corresponding law of the other jurisdiction with a view to notice being given of the instrument. Notice of an instrument made under the corresponding law of another jurisdiction that amends an interstate scheme must be notified under section 14.	14 15 16 17 18 19 20 21
Clause	194	Amendment of s 18A (Notice of revocation of scheme)	22
		Section 18A(1), 'gazettal'—	23
		omit, insert—	24
		notification	25
Clause	195	Amendment of s 18B (Termination of operation of interstate schemes in this jurisdiction)	26 27
		Section 18B(5) and (6), 'gazetted'—	28

[s	1	96]
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		omit, insert—	1
		notified	2
Clause	196	Amendment of s 33 (Duration of scheme)	3
		Section 33(2), 'council'—	4
		omit, insert—	5
		Minister	6
Clause	197	Amendment of s 43 (Functions of council)	7
		Section 43(1)(a)(i), 'the publication in the gazette'—	8
		omit, insert—	9
		notification, or the publication in the gazette,	10
	Part	23 Amendment of Property Law	11
		Act 1974	12
Clause	198	Act amended	13
		This part amends the <i>Property Law Act 1974</i> .	14
Clause	199	Amendment of s 57A (Effect of Act or statutory instrument)	15 16
		(1) Section 57A(1)—	17
		omit, insert—	18
		(1) A statutory instrument, other than prescribed subordinate legislation, does not and can not—	19 20
		(a) render void or unenforceable any contract or dealing concerning property that is made, entered into or effected contrary to the statutory instrument; or	21 22 23 24

		(b) for a contract for the sale of land—give a party to the contract a right to terminate the contract for a failure by another party to the contract to comply with the statutory instrument.	1 2 3 4 5
	(2) Section	57A(3)—	6
	omit, in	sert—	7
	((3) In this section—	8
		prescribed subordinate legislation means subordinate legislation that is prescribed by regulation.	9 10 11
	(3) Section	57A—	12
	insert—		13
	Note—		14
	See se	ction 357 in relation to the application of this section.	15
Clause 200	Insertion o	f new pt 24	16
	After pa	art 23—	17
	insert—		18
	Par	t 24 Transitional provisions for Court and Civil	19 20
		Legislation	21
		Amendment Act 2017	22
	357	Application of s 57A	23
		(1) For a statutory instrument other than subordinate legislation, amended section 57A—	24 25
		(a) applies from the commencement, regardless of when the statutory instrument was made; but	26 27 28

	(b)	does not apply in relation to a contract or dealing concerning property mentioned in that section if the contract or dealing was made, entered into or effected before the commencement.	1 2 3 4 5
(2)	For 57A	\mathcal{E}	6 7
	(a)	applies on and from the relevant day, regardless of when the subordinate legislation was made; but	8 9 10
	(b)	does not apply in relation to a contract or dealing concerning property mentioned in that section if the contract or dealing was made, entered into or effected before the relevant day.	11 12 13 14 15
(3)	com subo peri	tion 57A, as in force immediately before the amencement, continues to apply in relation to ordinate legislation during the transitional od as if the section had not been amended by <i>Court and Civil Legislation Amendment Act</i> 7.	16 17 18 19 20 21
(4)	In th	nis section—	22
	ame	ended section 57A means section 57A as ended by the Court and Civil Legislation endment Act 2017.	23 24 25
	rele	vant day means the earlier of the following—	26
	(a)	the day that is 1 year after the commencement;	27 28
	(b)	the day prescribed by regulation.	29
	tran	asitional period means the period—	30
	(a)	starting on the commencement; and	31
	(b)	ending immediately before the relevant day	32

s	201	1

		358 Sav	ring provision for s 57A	1
			Section 57A(3), as in force immediately before the commencement, is declared to be a law to which the <i>Acts Interpretation Act 1954</i> , section 20A applies.	2 3 4 5
	Part	24	Amendment of Prostitution Act 1999	6 7
lause	201	Act amended		8
		This part ar	mends the Prostitution Act 1999.	9
Clause	202	Amendment o Section 46(omit, insert		10 11 12
		(3)	The Authority must consider the application for variation and either—	13 14
			(a) vary the certificate; or	15
			(b) refuse to vary the certificate.	16
		(4)	If the Authority decides to vary the certificate, the Authority must promptly vary the certificate.	17 18
		(5)	If the Authority decides to refuse to vary the certificate, the Authority must give the applicant a notice stating—	19 20 21
			(a) the decision; and	22
			(b) subject to section 138, the reasons for the decision.	23 24
Clause	203	Amendment o until review de	f s 64E (Development approval suspended ecided)	25 26
		Section 64E	E, 'any matter stated in the approval'—	27

			omit, insert	<u> </u>		1
				a pr	ovision of the development approval	2
lause	204	Am	endment o	fs1	02 (Membership)	3
		(1)	Section 102	2(1)—	_	4
			omit, insert	<u>.</u>		5
			(1)	app	Authority consists of the following persons ointed as members by the Governor in incil—	6 7 8
				(a)	the chairperson, who is an independent and appropriately qualified member of the community nominated by the Premier;	9 10 11
				(b)	the commissioner, or a police officer of at least the rank of superintendent nominated by the commissioner;	12 13 14
				(c)	the chairperson, or the senior executive officer (crime), of the Crime and Corruption Commission;	15 16 17
				(d)	a health practitioner who has at least 5 years experience in the practitioner's profession;	18 19
				(e)	a lawyer who has been admitted for at least 5 years and has knowledge of or experience in administrative law, company law or criminal law;	20 21 22 23
				(f)	a person who represents local government;	24
				(g)	2 persons who represent community interests.	25 26
		(2)	Section 102	2(2),	'appointed members'—	27
			omit, insert	<u>-</u>		28
				mer	mbers	29
		(3)	Section 102	2(3),	'subsection (1)(b)(vii)'—	30
			omit, insert	·		31

[s :	205]
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		subsection (1)(g)	1
Clause	205	Amendment of s 103 (Term of appointment)	2
		Section 103, 'An appointed'—	3
		omit, insert—	4
		A	5
Clause	206	Amendment of s 104 (Remuneration)	6
		Section 104, 'Appointed members'—	7
		omit, insert—	8
		Members	9
Clause	207	Amendment of s 106 (Vacation of office)	10
		(1) Section 106(1), 'an appointed'—	11
		omit, insert—	12
		a	13
		(2) Section 106(1)(d), 'an appointed'—	14
		omit, insert—	15
		a	16
		(3) Section 106(2), definition <i>meeting</i> , 'appointed'—	17
		omit.	18
Clause	208	Insertion of new s 106A	19
		After section 106—	20
		insert—	21
		106AActing chairperson	22
		The Governor in Council may appoint a member of the Authority to act as the chairperson—	23 24

[s 209 [°]	1
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				[0 = 00]
			(a)	during a vacancy in the office of chairperson; and
			(b)	during all periods when the chairperson is absent from duty or, for another reason, can not perform the functions of the office.
ause	209	Amendment o	fs1	-
				half the number of members plus 1'—
		omit, insert		
		,		embers 9
ause	210	Replacement	of s	139 (Approval of forms)
		Section 139)	1
		omit, insert	<u>-</u>	1
		139 Ap	prov	ed forms
		(1)	this	Authority may approve a form for use under Act, other than under section 108D(1), KC(1) or 110R(3).
		(2)	app	chief executive of the department may rove a form for use under section 108D(1), KC(1) or 110R(3).
ause	211	Insertion of ne	ew p	t 9, div 8
		Part 9—	•	· 2
		insert—		2
		Divisio	on 8	Provision for Court and
				Civil Legislation
				Amendment Act 2017

			plication of Act to application for variation decided before commencement	1 2
		(1)	An application made under the pre-amended Act, section 46 but not decided before the commencement must be dealt with as if it had been made under section 46 as in force after the commencement.	3 4 5 6 7
		(2)	Without limiting subsection (1), if, before the commencement, the Authority had given the commissioner particulars of the application under applied section 39(1) and the commissioner had not reported to the Authority under applied section 39(3), the commissioner's obligations under applied section 39 end.	8 9 10 11 12 13 14
		(3)	In this section—	15
			applied section 39 means section 39 as applied under the pre-amended Act, section 46(3).	16 17
			<i>pre-amended Act</i> means this Act as in force before the commencement.	18 19
Clause	212	Amendment o	of sch 4 (Dictionary)	20
		Schedule 4	, definition appointed member—	21
		omit.		22
	Part	25	Amendment of Public Guardian	23
			Act 2014	24
Clause	213	Act amended		25
		This part ar	mends the Public Guardian Act 2014.	26
Clause	214	Amendment o	of s 52 (When is a child a <i>relevant child</i>)	27
		Section 52((1) to (3)—	28

omit, insert				1
(1)	A c	hild is	s a <i>relevant child</i> if—	2
	(a)	the c	child is subject to any of the following—	3
		(i)	a temporary assessment order under the Child Protection Act, section 27(1);	4 5
		(ii)	a court assessment order under the Child Protection Act, section 44;	6 7
		(iii)	a temporary custody order under the Child Protection Act, section 51AE;	8 9
		(iv)	a child protection order under the Child Protection Act, section 61, including a child protection order that continues in force—	10 11 12 13
			(A) under a transition order made under section 65A of that Act; or	14 15
			(B) by operation of section 65A(4) of that Act;	16 17
		(v)	an intervention, with the child's parents' agreement, by the chief executive (child safety) under the Child Protection Act, chapter 2, part 3B, division 2;	18 19 20 21 22
		(vi)	a care agreement under the Child Protection Act, section 51ZE; or	23 24
	(b)		child is the subject of an application for order mentioned in subsection (1)(a)(i) to	25 26 27
(2)	A c	hild s	tops being a <i>relevant child</i> if—	28
	(a)	subj	ect to subsection (3)—	29
		(i)	the child stops being subject to an order, intervention or agreement mentioned in subsection (1)(a)(i) to (vi); or	30 31 32 33

		(ii) if the child is the subject of an application mentioned in subsection (1)(b)—the application is withdrawn or refused; or	1 2 3 4
	(b)	,	5
(3)		child to whom subsection (2)(a) refers tinues to be a <i>relevant child</i> if—	6 7
	(a)	immediately before the child stopped being subject to the order, intervention or agreement, or the application in relation to the child was withdrawn or refused, the public guardian was providing particular help to the child and the public guardian believes—	8 9 10 11 12 13 14
		(i) it is appropriate to finish providing the help to the child; or	15 16
		(ii) the child—	17
		(A) may be the subject of a further application for an order mentioned in subsection (1)(a)(i) to (iv) or a further intervention or agreement; and	18 19 20 21 22
		(B) continues to be in need of particular help during the period before the application is made, the intervention starts or the agreement is entered into; or	23 24 25 26 27
	(b)	the public guardian believes the child requires particular help to review—	28 29
		(i) a decision ending the order, intervention or agreement; or	30 31
		(ii) a decision to withdraw or refuse an application mentioned in subsection (1)(b).	32 33 34

[s 21	5]
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Clause	215	Amendment o community vis	f s 113 (Duration of appointment as sitor)	1 2
		Section 113	3(6) and (7), 'chief executive'—	3
		omit, insert	<u> </u>	4
			public guardian	5
	Part	26	Amendment of Queensland Civil and Administrative Tribunal Act 2009	6 7 8
Clause	216	Act amended		9
		This part a Tribunal Ac	amends the Queensland Civil and Administrative at 2009.	10 11
Clause	217	Replacement	of ss 131 and 132	12
		Sections 13	1 and 132—	13
		omit, insert	<u> </u>	14
		131 Mo	netary decisions	15
		(1)	This section applies to a final decision of the tribunal in a proceeding that is a monetary decision, to the extent the decision requires payment of an amount to a person.	16 17 18 19
		(2)	A person may enforce the final decision by filing a copy of the decision in the registry of a court of competent jurisdiction.	20 21 22
		(3)	On filing a copy of the final decision under subsection (2), the decision is taken to be a money order of the court in which it is filed and may be enforced accordingly.	23 24 25 26
			Note—	27
			See the <i>Uniform Civil Procedure Rules 1999</i> , chapter 19.	28 29

132 No	n-monetary decisions	1
(1)	This section applies to a final decision of the tribunal in a proceeding that—	2 3
	(a) is not a monetary decision; or	4
	(b) is a monetary decision, to the extent the decision does not require payment of an amount to a person.	5 6 7
(2)	A person may enforce the final decision by filing a copy of the decision in the registry of the relevant court.	8 9 10
(3)	On filing a copy of the final decision under subsection (2), the decision is taken to be a non-money order of the relevant court in which it is filed and may be enforced accordingly.	11 12 13 14
	Note— See the Uniform Civil Procedure Rules 1999, chapter 20.	15 16 17
(4)	The Supreme Court may transfer to a lower court a proceeding for the enforcement of a non-money order pending in the Supreme Court if—	18 19 20
	(a) the order is of a kind that may be made by the lower court; or	21 22
	(b) the order is otherwise capable of being enforced in the lower court.	23 24
(5)	If a proceeding is transferred to a lower court under subsection (4)—	25 26
	(a) the order is taken to be an order of the lower court and may be enforced accordingly; and	27 28
	(b) the proceeding for the enforcement of the order is taken to have been started before the lower court when it was started in the Supreme Court.	29 30 31 32
(6)	In this section—	33

		[3210]	
		lower court means the District Court or a Magistrates Court.	1 2
		relevant court means—	3
		(a) for a final decision of the tribunal relating to a minor civil dispute—a Magistrates Court; or	4 5 6
		(b) for another final decision of the tribunal—the Supreme Court.	7 8
Clause	218	Amendment of sch 2 (Subject matter for rules)	9
		(1) Schedule 2, section 4(2), 'or style'—	10
		omit.	11
		(2) Schedule 2, section 8(b), 'or style'—	12
		omit.	13
	Part	27 Amendment of Retail Shop	14
		Leases Act 1994	15
Clause	219	Act amended	16
		This part amends the Retail Shop Leases Act 1994.	17
Clause	220	Amendment of s 21F (Lessor's failure to comply with disclosure obligation)	18 19
		(1) Section 21F—	20
		insert—	21
		(3A) The lessee can not terminate the lease under subsection (1) because a disclosure statement is a defective statement if—	22 23 24
		(a) the lessor acted honestly and reasonably in giving the disclosure statement; and	25 26

[s 221]

		(b)	the lessee is in substantially as good a position as the lessee would be if the disclosure statement were not a defective statement.	1 2 3 4
		(2) Section 21F(3A	A) to (6)—	5
		renumber as se	ction 21F(4) to (7).	6
Clause	221	Amendment of s	27 (Timing and bases of rent reviews)	7
		Section 27(11 note—'—), definition year, paragraph (c), 'Editor's	8 9
		omit, insert—		10
		No	ote—	11
Clause	222	Insertion of new	ot 12, div 4	12
		Part 12—		13
		insert—		14
		Division	4 Provision for Court and Civil Legislation	15 16
			Amendment Act 2017	17
		154 Particu leases	ular leases continue to be retail shop	18 19
		(1) Th	is section applies in relation to a lease if—	20
		(a)	immediately before the commencement, the lease was a retail shop lease; and	21 22
		(b)	but for subsection (2), the lease would not be a retail shop lease because of section $5A(2)(a)$ or (c).	23 24 25
			espite section 5A(2)(a) or (c), the lease is, and s always been, a retail shop lease.	26 27
		(3) In	this section—	28

		. 1
		commencement means the commencement of the Retail Shop Leases Amendment Act 2016, section 5.
	Part	28 Amendment of Right to Information Act 2009
Clause	223	Act amended
Clause	223	This part amends the <i>Right to Information Act</i> 2009.
		Note—
		See also the amendments in schedule 1.
Clause	224	Amendment of s 33 (Noncompliance with application requirement)
		(1) Section 33—
		insert—
		(4A) Subsection (4) does not limit section 32.
		(2) Section 33(4A) to (6)—
		renumber as section 33(5) to (7).
Clause	225	Amendment of s 38 (Transfer of application)
		Section 38(5) and (6), 'information for'—
		omit, insert—
		information of
Clause	226	Amendment of s 59 (No processing charge for personal information)
		Section 59, 'information for'—
		omit, insert—

[s 2	27]
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			information of	1
Clause	227	Amendment	of s 70 (Precautions)	2
		Section 70	O(1)(a), 'information for'—	3
		omit, inse	rt—	4
			information of	5
Clause	228	Amendment	of s 73 (Deletion of irrelevant information)	6
		Section 73	3(3)—	7
		omit, inse	rt—	8
		(3)	However, the agency or Minister may give access to the document under subsection (2) only if the agency or Minister considers it is reasonably practicable to give access to the copy.	9 10 11 12
Clause	229	Replacement	of ss 74 and 75	13
		Sections 7	4 and 75—	14
		omit, inse	rt—	15
		74 De	eletion of exempt information	16
		(1)	This section applies if—	17
			(a) an access application is made for a document containing exempt information; and	18 19 20
			(b) it is practicable to give access to a copy of the document from which the exempt information has been deleted.	21 22 23
		(2)	The agency or Minister must give access to a copy of the document from which the exempt information has been deleted.	24 25 26
		(3)	This section is subject to section 55.	27

75	Deletion of contrary to public interest information				
	(1)	This section applies if—	3		
		(a) an access application is made for a document containing contrary to public interest information; and	4 5 6		
		(b) it is practicable to give access to a copy of the document from which the contrary to public interest information has been deleted.	7 8 9		
	(2)	The agency or Minister must give access to a copy of the document from which the contrary to public interest information has been deleted.	10 11 12		
	(3)	This section is subject to section 55.	13		
75 <i>F</i>		etion of contrary to child's best interests ormation	14 15		
	(1)	This section applies if—	16		
		(a) an access application is made by or for a child for a document containing personal information of the child, the disclosure of which would not be in the child's best interests under section 50; and	17 18 19 20 21		
		(b) it is practicable to give access to a copy of the document from which the personal information has been deleted.	22 23 24		
	(2)	The agency or Minister must give access to a copy of the document from which the personal information has been deleted.	25 26 27		
	(3)	This section is subject to section 55.	28		
75E	inte	etion of contrary to applicant's best erests information—relevant healthcare ormation	29 30 31		
	(1)	This section applies if—	32		

[s 230]

		(a) an access application is made for a document containing relevant healthcare information of the applicant, the disclosure of which might be prejudicial to the physical or mental health or wellbeing of the applicant under section 51; and	1 2 3 4 5 6
		(b) it is practicable to give access to a copy of the document from which the relevant healthcare information has been deleted.	7 8 9
		(2) The agency or Minister must give access to a copy of the document from which the relevant healthcare information has been deleted.	10 11 12
		(3) This section is subject to section 55.	13
Clause	230	Amendment of s 80 (Internal review)	14
		Section 80—	15
		insert—	16
		(4) Subsection (3) applies despite the <i>Acts Interpretation Act 1954</i> , section 27A.	17 18
Clause	231	Amendment of s 81 (Decisions that may not be reviewed)	19
		(1) Section 81(b), after 'principal officer'—	20
		insert—	21
		personally	22
		(2) Section 81(c), after 'Minister'—	23
		insert—	24
		personally	25
Clause	232	Amendment of s 102 (Requiring a search)	26
		Section 102(1), 'further searches'—	27
		omit, insert—	28
			_

			_	
		to conduc	ct further searches	1
Clause	233		nformation commissioner to ire and return of documents)	2 3
		Section 107—		4
		insert—		5
		Minister documen	ioner may destroy the copy at the end of	6 7 8 9 10
Clause	234	Amendment of s 114 (\	• • • • • • • • • • • • • • • • • • • •	11
		Section 114(3), 'infor	mation commission'—	12
		omit, insert—		13
		commiss	ioner	14
Clause	235	Amendment of s 128 (S	Support functions)	15
		(1) Section 128(1)—		16
		insert—		17
		administ	ration of right to information or privacy blic sector environment; and	18 19 20
		(2) Section 128(1)(f), bef	ore 'identifying'—	21
		insert—		22
		without l	imiting paragraph (f),	23
		(3) Section 128(1)(ea) an	d (f)—	24
		renumber as section 1	28(1)(f) and (g).	25

[s	236]
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Clause	236	Amendment of s 186 (Str	ategic review of office)	1
		(1) Section 186—		2
		insert—		3
		appropriate	etion (5), a corporation is an y qualified person if a director, or other staff member of the is appropriately qualified to be review.	4 5 6 7 8
		(2) Section 186(5A) to (9)—	-	9
		renumber as section 186	(6) to (10).	10
Clause	237	Insertion of new ch 7, pt	5	11
		Chapter 7—		12
		insert—		13
		Part 5	Transitional provision	14
			for Court and Civil	15
			Legislation	16
			Amendment Act 2017	17
		206BApplication o	sch 1, s 16	18
			section 16 applies in relation to a reated, or received, on or after 15 July	19 20 21
		applies is ta	t to which schedule 1, section 16 ken always to have been a document s Act does not apply.	22 23 24
Clause	238	Amendment of sch 1 (Do not apply)	cuments to which this Act does	25 26
		Schedule 1—		27
		insert—		28

				ar do men	ocuments relating to judicial ts	1 2
			Eith	er of	the following documents—	3
			(a)	Atto a expr	document received by or for the orney-General, the justice department or judicial appointments adviser that resses a person's interest in being sidered for judicial appointment in ensland;	4 5 6 7 8 9
			(b)	the a	Attorney-General, the justice department judicial appointments adviser for the pose of—	10 11 12 13
				(i)	consulting on, or nominating, candidates for judicial appointment in Queensland; or	14 15 16
				(ii)	otherwise carrying out a function under a judicial appointments protocol.	17 18
Clause	239	Amendment o which prohibit			s 12 (Information disclosure of et)	19 20
		Schedule 3,	secti	on 12	2(2), 'personal information for'—	21
		omit, insert	_			22
			only	pers	onal information of	23
Clause	240	Amendment o	f sch	1 4 (F	Factors for deciding the public	24 25
		(1) Schedule 4,	part	2, ite	m 9—	26
		omit, insert	_			27
		9			rmation relates to a person who has died of the following apply—	28 29
			(a)		information would, if the person were e, be personal information of the person;	30 31

		(b)	the applicant is an eligible family member of the person.	1 2
(2)	Schedule 4,	part	3, item 5—	3
	omit, insert-	_		4
	5		information relates to a person who has died all of the following apply—	5 6
		(a)	the information would, if the person were alive, be personal information of the person;	7 8
		(b)	the applicant is an eligible family member of the person;	9 10
		(c)	the disclosure of the information could reasonably be expected, if the person were alive, to impact on the person's privacy.	11 12 13
(3)	Schedule 4, by'—	part	4, section 7(2), (3)(b) and (4), after 'person	14 15
	insert—			16
		who	m	17
Am	endment ar	nd re	enumbering of sch 6 (Dictionary)	18
(1)	Schedule 6-	_		19
	insert—			20
		that	cial appointments adviser means an entity has a function under a judicial appointments ocol of—	21 22 23
		(a)	considering expressions of interest for judicial appointment in Queensland; and	24 25
		(b)	preparing, and presenting to the Attorney-General, a list of candidates who are suitable for judicial appointment in Queensland.	26 27 28 29
		•	cial appointments protocol means a protocol blishing a process for considering, consulting	30 31

Clause 241

		on or recommending candidates for judicial appointment in Queensland.
		<i>justice department</i> means the department in which the <i>Attorney-General Act 1999</i> is administered.
	(2)	Schedule 6, definition <i>eligible family member</i> , paragraph 2(a), after 'exist'—
		insert—
		or is deceased
	(3)	Schedule 6, definition <i>reviewable decision</i> , paragraph (b), 'section 33(5)'—
		omit, insert—
		section 33(6)
	(4)	Schedule 6, definition <i>reviewable decision</i> , paragraph (e), 'a document'—
		omit, insert—
		all or part of a document
	(5)	Schedule 6, definition <i>reviewable decision</i> , paragraph (h), ', 74 or 75'—
		omit.
	(6)	Schedule 6—
		renumber as schedule 5.
	Part 29	Amendment of Succession Act
		1981
use	242 Act	t amended
		This part amends the Succession Act 1981.

[s 243]	
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Clause	243	Amendment of s 5AA (Who is a person's <i>spouse</i>)	1
		Section 5AA(4), definition dependent former husband or wife or civil partner, paragraph (b)(i), 'section 18'—	2 3
		omit, insert—	4
		section 19	5
Clause	244	Amendment of s 13 (How a will may be revoked)	6
		Section 13(a), 'or 15A'—	7
		omit, insert—	8
		, 15A or 15B	9
Clause	245	Amendment of s 15A (Effect of end of civil partnership on a will)	10 11
		Section 15A(5), definition termination, 'section 18'—	12
		omit, insert—	13
		section 19	14
Clause	246	Insertion of new s 15B	15
		After section 15A—	16
		insert—	17
		15B Effect of end of de facto relationship on a will	18
		(1) The ending of a testator's de facto relationship revokes—	19 20
		(a) a disposition to the testator's former de facto partner made by a will in existence when the relationship ends; and	21 22 23
		(b) an appointment, made by the will, of the former de facto partner as an executor, trustee, advisory trustee or guardian; and	24 25 26

	(c) any grant, made by the will, of a power of appointment exercisable by, or in favour of, the testator's former de facto partner.	1 2 3
(2)	However, the ending of a testator's de facto relationship does not revoke—	4 5
	(a) the appointment of the testator's former de facto partner as trustee of property left by the will on trust for beneficiaries that include the former de facto partner's children; or	6 7 8 9 10
	(b) the grant of a power of appointment exercisable by the testator's former de facto partner only in favour of children of whom both the testator and the former de facto partner are parents.	11 12 13 14 15
(3)	Subsection (1) does not apply if a contrary intention appears in the will.	16 17
(4)	If a disposition, appointment or grant is revoked by this section, the will takes effect as if the former de facto partner had died before the testator.	18 19 20 21
(5)	In this section—	22
	former de facto partner, in relation to a testator, means the person who was the de facto partner of the testator immediately before the ending of the testator's de facto relationship.	23 24 25 26
Amendment o	f s 40A (Meaning of <i>stepchild</i>)	27
	A(2) and (3)—	28
omit, insert	<u>. </u>	29
(2)	The relationship of stepchild and step-parent stops on—	30 31
	(a) the divorce of the deceased person and the stepchild's parent; or	32 33

Clause 247

[s 248 [°]

			(b) the termination of the civil partnership between the deceased person and the stepchild's parent; or	1 2 3
			(c) the ending of the de facto relationship between the deceased person and the stepchild's parent.	4 5 6
		(3)	To remove any doubt, it is declared that the relationship of stepchild and step-parent does not stop merely because—	7 8 9
			(a) the stepchild's parent died before the deceased person, if the marriage, civil partnership or de facto relationship between the deceased person and the parent subsisted when the parent died; or	10 11 12 13 14
			(b) the deceased person remarried, entered into a civil partnership or formed a de facto relationship after the death of the stepchild's parent, if the marriage, civil partnership or de facto relationship between the deceased person and the parent subsisted when the parent died.	15 16 17 18 19 20 21
		(4)	In this section—	22
			<i>termination</i> , of a civil partnership, means termination under the <i>Civil Partnerships Act</i> 2011, section 14(1)(b) or 19.	23 24 25
	Part 30	1	Amendment of Supreme Court Library Act 1968	26 27
Clause	248 Ac	t amended		28
			nends the Supreme Court Library Act 1968.	29
		Note—	· · · · · · · · · · · · · · · · · · ·	30
		See also th	e amendments in schedule 1.	31

s	249]

Clause	249	Insertion of new s 13B	1
		After section 13A—	2
		insert—	3
		13B Protection from liability of members	4
		(1) A member of the committee is not civilly liable for an act done, or omission made, in good faith under this Act.	5 6 7
		(2) If subsection (1) prevents a civil liability attaching to a member, the liability attaches instead to the committee.	8 9 10
	Part	Amendment of Trusts Act 1973	11
Clause	250	Act amended	12
		This part amends the <i>Trusts Act 1973</i> .	13
Clause	251	Amendment of s 56 (Power to delegate trusts)	14
		Section 56(1), 'executed as a deed'—	15
		omit.	16
Clause	252	Amendment of s 67 (Protection of trustees by means of advertisements)	17 18
		(1) Section 67(1)(a) and (b)—	19
		omit, insert—	20
		 (a) if the notice is included in a notice of intention to apply for a grant—a publication approved by the Chief Justice under a practice direction; or 	21 22 23 24
		(b) otherwise—a newspaper circulating throughout the State and sold at least once each week;	25 26 27

[s	253]
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	(2)	Section 67-			1
		insert—			2
		(5)	In th	is section—	3
				oved form see the Supreme Court of ensland Act 1991, schedule 5.	4 5
			gran	t see the Succession Act 1981, section 5.	6
			notic	e, of intention to apply for a grant, means a see in the approved form of intention to apply grant.	7 8 9
Clause 253	Ins	ertion of n	ew pt	13	10
		After part 1	12—		11
		insert—			12
		Part 1	13	Validation provision for	13
				Court and Civil	14
				Legislation	15
				Amendment Act 2017	16
		123 Val s 5		n of execution of power of attorney for	17 18
		(1)	This	section applies if—	19
			()	before the commencement, a trustee purported to delegate, by power of attorney, the execution or exercise of a matter under previous section 56; and	20 21 22 23
				the power of attorney was made in the approved form under the <i>Powers of Attorney Act 1998</i> , section 11.	24 25 26
		(2)	alwa	power of attorney is taken to be, and to have ys been, as valid as if it had been executed as ed under previous section 56.	27 28 29

		(3)	In this section— previous section 56 means section 56 as in force from time to time before the commencement.	1 2 3
	Part	32	Amendment of Vexatious Proceedings Act 2005	4 5
Clause	254	Act amended This part ar	nends the Vexatious Proceedings Act 2005.	6 7
lause	255	Amendment o Section 12(f s 12 (Dismissing application for leave)	8 9
		omit, insert	_	10
		(2)	The Court may dismiss the application—	11
			(a) without an oral hearing; or	12
			(b) if the Court considers an oral hearing is necessary—even if the applicant does not appear at the hearing.	13 14 15
		(3)	If the Court dismisses the application, the Court must give the applicant a copy of—	16 17
			(a) the order dismissing the application; and	18
			(b) the Court's reasons.	19
lause	256	Insertion of ne	ew pt 4A	20
		After section	n 16—	21
		insert—		22

		Part 4	Transitional provision for Court and Civil Legislation Amendment Act 2017	1 2 3 4
			plication of Act to applications not decided ore commencement	5 6
		(1)	This section applies if an application under section 11 was made, but not decided, before the commencement.	7 8 9
		(2)	This Act continues to apply in relation to the application as if the <i>Court and Civil Legislation Amendment Act 2017</i> , section 255 had not been enacted.	10 11 12 13
	Part 33		Repeals	14
Clause	257 Re	peals		15
		The follow:	ing legislation is repealed—	16
			ification of Publications (Approval of Codes of uct) Order 1992, SL No. 415	17 18
			panies (Acquisition of Shares) (Application of Act 1981, No. 47	19 20
		Misce	panies and Securities (Interpretation and ellaneous Provisions) (Application of Laws) Act No. 49	21 22 23
		• Comp	panies (Application of Laws) Act 1981, No. 110	24
		• Futur 47	es Industry (Application of Laws) Act 1986, No.	25 26
		• Land	Court (Transitional) Regulation 2017, SL No. 2	27

			[s 258]	i
		•	Retail Shop Leases (Transitional) Regulation 2016, SL No. 224	1 2
		•	Securities Industry (Application of Laws) Act 1981, No. 48.	3
	Part	34	Other amendments	5
lause	258	Legisla	ation amended	6
		Sch	nedule 1 amends the legislation it mentions.	7

Sc	edule 1 Legislation amended	1
	section 258	2
Apı	eal Costs Fund Regulation 2010	3
1	Section 6(b)(i), 'section 22(1)(a)'—	4
	omit, insert—	5
	section 22(2)(a)	6
2	Section 6(b)(ii), 'section 22(1)(b)'—	7
	omit, insert—	8
	section 22(2)(b)	9
3	Section 6(b)(iv), 'section 22(1)(c)'—	10
	omit, insert—	11
	section 22(2)(c)	12
Chi	d Protection (Offender Reporting) Act 2004	13
1	Schedule 1, item 3, entries for sections 12 to 16, 18 and 20, 'or child abuse photograph'—	14 15
	omit.	16

Cor	rective Services Act 2006	1
1	Schedule 1, entry for <i>Classification of Publications Act</i> 1991, entries for sections 12, 14 to 16, 18 and 20, 'or child abuse photograph'— omit.	2 3 4 5
Crii	me and Corruption Act 2001	6
1	Schedule 2, definition <i>obscene material</i> , paragraph (b), 'or child abuse photograph'—	7 8
	omit.	9
Crii	minal Code	10
1	Section 564(3A), note—	11
	omit, insert—	12
	Note—	13
	See the <i>Penalties and Sentences Act 1992</i> , section 12A for when a conviction for the offence must also be recorded as a conviction for a domestic violence offence or entered in the offender's criminal history as a domestic violence offence.	15 16

Crin	ninal Proceeds Confiscation Act 2002	1
1	Schedule 2, part 2, item 3, ', other than part 2A'— omit.	2 3
Disa	ability Services Act 2006	4
1	Schedule 2, item 3, entry for <i>Classification of Publications Act 1991</i> , entry for section 12, 'child abuse photograph'— omit, insert— prohibited publication	5 6 7 8 9
2	Schedule 2, item 3, entry for <i>Classification of Publications Act 1991</i> , entry for section 13, 'or prohibited publication'— omit.	10 11 12 13
3	Schedule 2, item 3, entry for <i>Classification of Publications Act 1991</i> , entries for sections 14 to 16, 18 and 20, 'or child abuse photograph'— omit.	14 15 16 17
4	Schedule 4, item 3, entry for <i>Classification of Publications Act 1991</i> , entries for sections 12, 14 to 16, 18 and 20, 'or child abuse photograph'— omit.	18 19 20 21

5	Schedule 6, item 3, entry for <i>Classification of Publications Act 1991</i> , entry for section 18, 'or child abuse photograph'— omit.	1 2 3 4
Jus	tices Act 1886	5
1	Section 47(9), note—	6
	omit, insert—	7
	Note—	8
	See the <i>Penalties and Sentences Act 1992</i> , section 12A for when a conviction for the offence must also be recorded as a conviction for a domestic violence offence or entered in the offender's criminal history as a domestic violence offence.	9 10 11 12 13
Leg	al Profession Act 2007	14
1	Section 430(5), 'section 424'—	15
	omit, insert—	16
	section 432	17
2	Section 438(1), 'section 453'—	18
	omit, insert—	19
	section 437	20

Magistrates Act 1991		1
1	Section 3, definition acting period, 'section 6(2A)'— omit, insert— section 6(6)	2 3 4
Per	nalties and Sentences Act 1992	5
1	Section 9(6A)(c)(ii), 'or child abuse photograph'— omit.	6 7
Pol	ice Powers and Responsibilities Act 2000	8
1	Particular references to child abuse photographs Each of the following provisions is amended by omitting 'or child abuse photograph'—	9 10 11
	• schedule 2, item 3, first dot point	12
	• schedule 2, item 3, third dot point	13
	• schedule 2, item 3, fourth dot point	14
	• schedule 2, item 3, fifth dot point	15
	• schedule 2, item 3, eighth dot point	16
	• schedule 2, item 3, ninth dot point	17
	• schedule 3, item 4, first dot point	18
	• schedule 3, item 4, third dot point	19
	• schedule 3, item 4, fourth dot point	20
	• schedule 3, item 4, fifth dot point	21

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	Schedule 1	
	• schedule 3, item 4, sixth dot point	1
Pub	lic Service Act 2008	2
1	Section 149A(6), 'systemic'—	3
	omit, insert—	4
	systematic	5
Rigl	nt to Information Act 2009 References to schedule 6	6
•	Each of the following provisions is amended by omitting 'schedule 6' and inserting 'schedule 5'—	8 9
	• section 10	10
	• section 13, note	11
	• section 24(1), notes 1 and 3	12
	• section 25(1), note 2	13
	• section 55(4), note	14
	• section 80(1), note 1	15
	• section 85, note 1	16

State	Penalties Enforcement Regulation 2014	1
1	Schedule 1, entry for <i>Classification of Computer Games</i> and <i>Images Act 1995</i> , column 1 and 2 entries for section 7(2)—	2 3 4
	omit.	5
2	Schedule 1, entry for <i>Classification of Films Act 1991</i> , column 1 entry for section 25CA(3)—	6 7
	omit, insert—	8
	s 25CA(4)	9
3	Schedule 1, entry for Classification of Publications Act	10
	1991, column 1 entry for section 9A(3)—	11
	omit, insert—	12
	s 9A(4)	13
4	Schedule 1, entry for <i>Classification of Publications Act</i> 1991, column 1 and 2 entries for section 20C(1)—	14 15
	omit.	16
Supre	eme Court Library Act 1968	17
1	Section 14(3)(f), 'convening'—	18
	omit, insert—	19
	convening,	20
2	Section 14(3)(g), 'management'—	21
	omit, insert—	22

	management,	1
	management,	1
3	Section 14(3)(h), 'admission'—	2
	omit, insert—	3
	admission,	4
4	Section 14(3)(i), 'use'—	5
	omit, insert—	6
	use,	7
5	Section 14(3)(i), 'books'—	8
	omit, insert—	9
	books,	10
Traı	nsport Operations (Passenger Transport) Act 1994	11
1	Schedule 1A, part 1, division 1C, items 1, 3, 4, 5, 9 and 10, 'or child abuse photograph'—	12 13
	omit.	14
	rking with Children (Risk Management and eening) Act 2000	15 16
1	Schedule 2, item 3, entry for <i>Classification of Publications Act 1991</i> , entries for sections 12, 14 to 16, 18 and 20, 'or child abuse photograph'—	17 18 19
	omit.	20

Schedule 1

Schedule 4, item 3, entry for <i>Classification of Publications Act 1991,</i> entries for sections 12, 14 to 16, 18 and 20, 'or child abuse photograph'—	1 2 3
omit.	4
Schedule 6, item 3, entry for <i>Classification of Publications Act 1991</i> , entry for section 18, 'or child abuse photograph'—	5 6 7
omit.	8

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