

Criminal Law (Historical Homosexual Convictions Expungement) Bill 2017



Queensland

Criminal Law (Historical Homosexual Convictions Expungement) Bill 2017

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A Bill

for

An Act to provide for the expungement of particular historical homosexual convictions or charges and to amend this Act, the *Child Protection Act 1999* and the *Family Responsibilities Commission Act 2008* for particular purposes

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The Pa	rlia	ment of Queensland enacts—	1
Part ⁻	1	Preliminary	2
Divisi	on	1 Introduction	3
1	Shc	This Act may be cited as the Criminal Law (Historical Homosexual Convictions Expungement) Act 2017.	4 5 6
2	Cor	mmencement This Act commences on a day to be fixed by proclamation.	7 8
3	Pur	pose	9
((1)	This Act establishes a scheme for the expungement, on application, of convictions and charges for particular offences involving homosexual activity.	10 11 12
((2)	The scheme only applies to convictions or charges that happened before 19 January 1991.	13 14
((3)	To the extent provided in this Act, if a person's conviction or charge for an offence is expunged, the person is to be treated in law as if the person had not been convicted of, or charged with, the offence.	15 16 17 18
4	Act	binds all persons	19
((1)	This Act binds all persons, including the State and, as far as the legislative power of the Parliament permits, the Commonwealth and the other States.	20 21 22

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	(2)		section (1) does not make the State, the Commonwealth or her State liable to be prosecuted for an offence.	1 2
5			s not affect lawful acts or entitle person to sation	3 4
	(1)		provision of this Act affects anything lawfully done before enviction or charge is expunged.	5 6
	(2)	Act	erson who has a conviction or charge expunged under this is not entitled to compensation of any kind because the riction or charge becomes an expunged conviction or inged charge.	7 8 9 10
Div	ision	2	Interpretation	11
6	De	finitio	ons	12
		The this	dictionary in schedule 1 defines particular words used in Act.	13 14
7	Me	aning	g of <i>eligible person</i>	15
			eligible person is a person who was convicted of, or ged with, an eligible offence before 19 January 1991.	16 17
8	Me	aning	of eligible offence	18
	(1)	An <i>e</i>	ligible offence is—	19
		(a)	a Criminal Code male homosexual offence; or	20
		(b)	a public morality offence; or	21
		(c)	another offence prescribed by regulation.	22
	(2)	offer	egulation under subsection (1)(c) may only prescribe an acce to the extent the offence happened, or allegedly bened, before 19 January 1991.	23 24 25

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9	Meaning	g of Criminal Code male homosexual offence	1
	A <i>C</i> :	riminal Code male homosexual offence is—	2
	(a)	an offence against any of the following provisions of the Criminal Code as in force before 19 January 1991—	3 4
		(i) section 208(1) or (3) other than to the extent the offence involved heterosexual activity;	5 6
		(ii) section 209 to the extent the offence involved an attempt to commit an offence mentioned in subparagraph (i);	7 8 9
		(iii) section 211; or	10
	(b)	an offence of attempting to commit an offence mentioned in paragraph (a); or	11 12
	(c)	an offence of conspiring to commit an offence mentioned in paragraph (a); or	13 14
	(d)	an offence of counselling or procuring a person to commit an offence mentioned in paragraph (a).	15 16
10	Meaning	g of <i>public morality offence</i>	17
	A pı	ublic morality offence is—	18
	(a)	an offence against either of the following provisions as in force before 19 January 1991—	19 20
		(i) an offence against the repealed <i>Vagrants</i> , <i>Gaming</i> and <i>Other Offences Act 1931</i> , section 5(1)(b) or 7(e);	21 22 23
		(ii) an offence against the Criminal Code, section 227(1); or	24 25
	(b)	an offence of attempting to commit an offence mentioned in paragraph (a)(ii); or	26 27
	(c)	an offence of conspiring to commit an offence mentioned in paragraph (a); or	28 29
	(d)	an offence of counselling or procuring a person to commit an offence mentioned in paragraph (a).	30 31

Part 2		Application for conviction or charge to be expunged		
11	Wh	o ma	ay apply	3
	(1)	conv	eligible person may apply to the chief executive for a viction or charge of the eligible person for an eligible nce to be expunged.	4 5 6
	(2)		ne eligible person is an adult with impaired capacity, the lication may be made by—	7 8
		(a)	if the eligible person has a guardian—the guardian; or <i>Note</i> — See the <i>Guardianship and Administration Act 2000</i> , sections 12 and 33.	9 10 11 12
		(b)	if the eligible person does not have a guardian but has appointed an attorney under an enduring power of attorney—the attorney; or	13 14 15
		(c)	if the eligible person does not have a guardian and has not appointed an attorney under an enduring power of attorney—	16 17 18
			(i) a member of the eligible person's support network; or	19 20
			(ii) another person approved by the chief executive.	21
	(3)	appl	he eligible person died after 19 January 1991, the lication may be made by the first of the following who is lable—	22 23 24
		(a)	the personal representative of the eligible person;	25
		(b)	a person who was the eligible person's spouse on the day the eligible person died;	26 27
		(c)	a parent of the eligible person;	28
		(d)	an adult child of the eligible person;	29
		(e)	an adult sibling of the eligible person;	30

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	(f)	an adult who was in a close personal relationship with the eligible person immediately before the eligible person died.	1 2 3
(4)	In th	nis section—	4
		<i>It child</i> , of an eligible person, means a child of the person is 18 years or more.	5 6
		<i>It sibling</i> , of an eligible person, means a sibling of the son who is 18 years or more.	7 8
		uring power of attorney means an enduring power of rney under the Powers of Attorney Act 1998.	9 10
	U	rdian means a guardian appointed under the ardianship and Administration Act 2000.	11 12
		aired capacity see the Guardianship and Administration 2000, schedule 4.	13 14
	inclu eligi	use, of an eligible person who died before 1 April 2003, udes a person who would have been, on the day the lible person died, the eligible person's de facto partner had Acts Interpretation Act 1954, section 32DA been in force.	15 16 17 18
		port network see the Guardianship and Administration 2000, schedule 4.	19 20
Red	guire	ements for application	21
(1)	-	application must—	22
	(a)	be in the approved form; and	23
	(b)	state the following information about each eligible offence to which the application relates to the extent the information is available to the applicant—	24 25 26
		(i) the date of the conviction or charge;	27
		(ii) the place and court (if any) where the eligible person was convicted or charged;	28 29
		(iii) the particulars of the offence;	30

		Examples of the particulars of an offence—	1
		• the nature of the offence	2
		 the act or omission constituting the offence 	3
		 the place where the offence was committed or allegedly committed 	4 5
		 the provision of the Act that was contravened or allegedly contravened 	6 7
		(iv) if the eligible person was convicted of the eligible offence—whether the eligible person was convicted on a plea of guilty;	8 9 10
		(v) the details of any sentence imposed; and	11
	(c)	include the applicant's consent to the making of inquiries of, and the exchange of information with, each criminal record holder for the purpose of deciding whether to expunge a conviction or charge the subject of the application.	12 13 14 15 16
(2)	The	application must be accompanied by—	17
	(a)	evidence of identity for the applicant; and	18
	(b)	if the eligible person has died—a death certificate for the eligible person; and	19 20
	(c)	any other document prescribed by regulation.	21
(3)	may	application may be accompanied by any other mation or document the applicant reasonably considers help the chief executive in deciding whether to expunge a fiction or charge the subject of the application.	22 23 24 25
	Exam	ples of other information or a document—	26
	•	a statement by the applicant addressing the criteria the chief executive must consider in deciding whether to expunge the conviction or charge	27 28 29
	•	written evidence of a person involved in the act or omission constituting the eligible offence about the eligible offence	30 31
(4)		application may relate to more than 1 conviction or ge of the eligible person for an eligible offence.	32 33
(5)	In th	is section—	34

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	death certificate, for an eligible person, means a certificate of the eligible person's death issued under the Births, Deaths and Marriages Registration Act 2003 or a law of another jurisdiction that corresponds to that Act.	1 2 3 4
	evidence of identity means the evidence of identity prescribed by regulation.	5 6
W	ithdrawing all or part of application	7
	The applicant may, by notice given to the chief executive, withdraw—	8 9
	(a) all of the application at any time before the applicant receives a notice under section 22 in relation to any conviction or charge the subject of the application; or	10 11 12
	(b) part of the application relating to a particular conviction or charge at any time before the applicant receives a notice under section 22 in relation to the particular conviction or charge.	13 14 15 16
	nief executive may request further information or ocument from applicant	17 18
(1)	The chief executive may, by notice given to the applicant, ask the applicant for further information or a document the chief executive reasonably requires to decide whether to expunge a conviction or charge the subject of the application.	19 20 21 22
(2)	If the chief executive makes a request under subsection (1), the chief executive may give the applicant any information or a document about the conviction or charge in the chief executive's possession or control.	23 24 25 26
(3)	Subsection (2) does not apply to the extent the information or document contains confidential information about a person other than the applicant or eligible person.	27 28 29
(4)	If the chief executive makes a request under subsection (1), the chief executive may make a decision under section 17 to expunge or refuse to expunge the conviction or charge	30 31 32

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		regardless of whether the applicant gives the further information or document requested.	1 2
	(5)	The chief executive may, by notice given to the applicant, ask the applicant to verify by statutory declaration any information or document the applicant gives, or has given, the chief executive.	3 4 5 6
15		ief executive may request information from criminal cord holder	7 8
	(1)	This section applies if the chief executive has the applicant's consent to make inquiries of, and exchange information with, a criminal record holder.	9 10 11
	(2)	The chief executive may ask the criminal record holder for a public record containing information about a conviction or charge the subject of the application.	12 13 14
	(3)	The criminal record holder must comply with the request if the criminal record holder holds the record.	15 16
16		ief executive may request information from another rson or entity	17 18
	(1)	This section applies if the chief executive considers a person other than the applicant, or an entity other than a criminal record holder, may have information or a document the chief executive reasonably requires to decide whether to expunge a conviction or charge the subject of the application.	19 20 21 22 23
	(2)	The chief executive may, by notice given to the person or entity, ask the person or entity for the information or document.	24 25 26
	(3)	If the information or document is not publicly available, the chief executive may only make a request under subsection (2) with the applicant's written consent.	27 28 29
	(4)	The chief executive may, by notice given to the person or entity, ask the person or entity to verify by statutory declaration the information or document.	30 31 32

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17	Co	nside	eration of and decision on application	1
	(1)	The to—	chief executive must consider the application and decide	2 3
		(a)	expunge a conviction or charge the subject of the application; or	4 5
		(b)	refuse to expunge a conviction or charge the subject of the application.	6 7
	(2)		cting under subsection (1), the chief executive must not an oral hearing.	8 9
18	Cri	teria	for Criminal Code male homosexual offence	10
	(1)		section applies if a conviction or charge the subject of the ication is for a Criminal Code male homosexual offence.	11 12
	(2)	char	chief executive may decide to expunge the conviction or ge for the offence only if the chief executive is satisfied, ne balance of probabilities, that—	13 14 15
		(a)	the other person who engaged, or allegedly engaged, in the act or omission constituting the offence—	16 17
			(i) consented to the act or omission; and	18
			(ii) was 18 years or more at the time the offence was committed or alleged to have been committed; and	19 20
		(b)	the act or omission constituting the offence, if done by the eligible person at the time the application was made, would not constitute an offence under the law of Queensland.	21 22 23 24
	(3)		onsidering the criteria mentioned in subsection (2), the f executive must have regard to—	25 26
		(a)	any public record containing information about the conviction or charge the chief executive has received from a criminal record holder; and	27 28 29
		(b)	any information or document the chief executive has received under section 16 about the application.	30 31
	(4)	In th	is section—	32

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		consent see the Criminal Code, section 348.	1
19	Cri	iteria for public morality offence	2
	(1)	This section applies if a conviction or charge the subject of the application is for a public morality offence.	3 4
	(2)	The chief executive may decide to expunge the conviction or charge for the offence only if the chief executive is satisfied, on the balance of probabilities, that—	5 6 7
		(a) the offence involved homosexual activity; and	8
		(b) the act or omission constituting the offence, if done by the eligible person at the time the application was made, would not constitute an offence under the law of Queensland.	9 10 11 12
	(3)	In considering the criteria mentioned in subsection (2), the chief executive must have regard to—	13 14
		(a) any public record containing information about the conviction or charge the chief executive has received from a criminal record holder; and	15 16 17
		(b) any information or document the chief executive has received under section 16 about the application.	18 19
20	Cri	iteria for other eligible offences	20
	(1)	This section applies if a conviction or charge the subject of the application is for an eligible offence other than a Criminal Code male homosexual offence or a public morality offence.	21 22 23
	(2)	The chief executive may decide to expunge the conviction or charge for the offence only if the chief executive is satisfied, on the balance of probabilities—	24 25 26
		(a) that the offence involved homosexual activity; and	27
		(b) of the criteria prescribed by regulation for the offence.	28

Pro	posed	refusal to expunge conviction or charge	1
(1)	convict	chief executive proposes to refuse to expunge a ion or charge the subject of the application, the chief we must give the applicant a notice—	2 3 4
		tating the chief executive proposes to refuse to expunge the conviction or charge (the <i>proposed refusal</i>); and	5 6
		aforming the applicant of the reasons for the proposed efusal; and	7 8
	e	nviting the applicant to make a submission to the chief executive, within a stated period, in relation to the roposed refusal.	9 10 11
(2)		the chief executive must give the applicant any ation or document—	12 13
		btained by the chief executive from a person or entity ther than the applicant; and	14 15
	(b) in	the chief executive's possession or control; and	16
	. ,	elied on by the chief executive to support the proposed efusal.	17 18
(3)	docum	tion (2) does not apply to the extent the information or ent contains confidential information about a person nan the applicant or eligible person.	19 20 21
(4)	propose	oplicant may make a written submission about the ed refusal to the chief executive in the period ned in subsection (1)(c) (an <i>accepted submission</i>).	22 23 24
(5)		ne period mentioned in subsection (1)(c) has ended, the xecutive must—	25 26
	(a) if	the applicant has made an accepted abmission—consider the submission; and	27 28
	SI	whether or not the applicant has made an accepted abmission—decide to expunge or refuse to expunge the polyicition or charge.	29 30 31

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22	No	tice of decision	1
	(1)	If the chief executive decides to expunge a conviction or charge the subject of the application, the chief executive must give notice of the decision to—	2 3 4
		(a) the applicant; and	5
		(b) each criminal record holder.	6
	(2)	The decision takes effect on the day the notice is given to the applicant.	7 8
	(3)	If the chief executive decides to refuse to expunge a conviction or charge the subject of the application, the chief executive must give the applicant a QCAT information notice for the decision.	9 10 11 12
23	Su	bsequent expungement application	13
	(1)	This section applies if the chief executive decides to refuse to expunge a conviction or charge the subject of an expungement application (an <i>original application</i>).	14 15 16
	(2)	A person may make a later expungement application in relation to the conviction or charge only if the chief executive is satisfied evidence relevant to the original application that was not available, or could not with reasonable diligence have been available, to the applicant before the chief executive decided to refuse to expunge the conviction or charge has become available.	17 18 19 20 21 22 23

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Part 3			Consequences of expungement		
Divi	sion	1		General	3
24	Effe	ect o	f expu	inged convictions and charges	4
	(1)		ge doe	e in an Act, other than this Act, to a conviction or es not include an expunged conviction or expunged	5 6 7
	(2)	pers		miting subsection (1), if a conviction or charge of a an offence is an expunged conviction or expunged	8 9 10
		(a)	inclu that	awful for the person to claim, on oath or otherwise, ding in a proceeding before any court or tribunal, the person was not convicted of, or charged with, ffence; and	11 12 13 14
		(b)	court	ence is not admissible in a proceeding before any or tribunal to prove the person was convicted of, or ged with, the offence; and	15 16 17
		(c)		estion about the person's criminal history is taken o refer to the conviction or charge; and	18 19
		(d)	-	erson is not required to disclose information about onviction or charge to anyone; and	20 21
		(e)	for th	ne purpose of any Act, agreement or arrangement—	22
				the conviction or charge is not part of the person's criminal history; and	23 24
				a reference to the person's character, however expressed, does not require or allow anyone to take the conviction or charge into account; and	25 26 27
		(f)		conviction or charge, or non-disclosure of the iction or charge, is not a proper ground for—	28 29

			(i)	refusing to appoint the person to any office, profession or employment; or	1 2
			(ii)	excluding or dismissing the person from any office, profession or employment; or	3 4
			(iii)	otherwise prejudicing the person in any way in any office, profession or employment; and	5 6
		(g)	appli was the p	efore the conviction or charge was expunged, an ication by the person under an Act for an authority refused wholly because of the conviction or charge, person may reapply for the authority without waiting minimum period.	7 8 9 10 11
	(3)	infori	matio	nce in subsection (2) to the happening of, or on about, a conviction or charge of a person for an cludes the happening of, or information about—	12 13 14
		(a)		investigation associated with the conviction or ge; or	15 16
		(b)	a pro	osecution of the person for the offence; or	17
		(c)	the s	entencing of the person for the offence; or	18
		(d)	anoth	her legal process associated with the conviction or ge.	19 20
	(4)	In thi	s sec	tion—	21
		autho	ority i	includes licence, permit and approval.	22
		profe	ssion	includes any occupation.	23
				ncludes any entity with power to decide a question a person's rights, privileges or liabilities.	24 25
Divi	sion	2		Public records	26
25	De	finitio	ns fo	or division	27
		In thi	s div	ision—	28
		-		thority means a public authority under the <i>Public</i> ct 2002.	29 30

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		ng information from public records about ed convictions or charges
(1)	This	section applies to a person who—
	(a)	has access to information in a public record about an expunged conviction or expunged charge; and
	(b)	knows, or ought reasonably to know, the conviction o charge is an expunged conviction or expunged charge.
(2)		person must not disclose the information to anyone unles person has a reasonable excuse.
	Max	imum penalty—100 penalty units.
(3)	Subs	section (2) does not apply to a disclosure of information—
	(a)	to the extent necessary to perform a function under thi Act; or
		Example of a function under this Act—
		annotating a public record under section 28
	(b)	to the extent necessary to perform a function under the <i>Public Records Act 2002</i> ; or
	(c)	to, or with the written consent of, the person to whom the expunged conviction or expunged charge relates; or
	(d)	in a form that could not identify any person to whom the information relates.
Dis	hone	information relates. estly obtaining information from public records
		xpunged convictions or charges
	info	erson must not dishonestly obtain, or attempt to obtain rmation about an expunged conviction or expunged ge contained in a public record.
	Max	imum penalty—100 penalty units.

28	An	notation of public records about expungement	1
	(1)	This section applies if—	2
		(a) the chief executive gives notice to a criminal record holder under section 22 of the expungement of a conviction or charge; and	3 4 5
		(b) the criminal record holder holds a public record containing information about the conviction or charge.	6 7
	(2)	The criminal record holder must—	8
		(a) annotate the public record by—	9
		 (i) making any necessary changes to the public record to show the conviction or charge is an expunged conviction or expunged charge; and 	10 11 12
		(ii) including any statement or information prescribed by regulation; and	13 14
		(b) give the chief executive notice that the annotation has been made.	15 16
	(3)	On receiving the notice under subsection (2)(b), the chief executive must give the applicant for the expungement of the conviction or charge notice of the annotation.	17 18 19
29		anges to public records on revival of expunged nviction or charge	20 21
	(1)	This section applies if—	22
		(a) the chief executive gives notice to a criminal record holder under section 35 of a decision that an expunged conviction or expunged charge is no longer an expunged conviction or expunged charge; and	23 24 25 26
		(b) the criminal record holder holds a public record containing information about the conviction or charge.	27 28
	(2)	The criminal record holder must—	29
		(a) make any necessary changes to the public record so the record no longer indicates the conviction or charge is an expunged conviction or expunged charge; and	30 31 32

	(2)	(b) give the chief executive notice that the changes have been made.	1 2
	(3)	On receiving the notice under subsection (2)(b), the chief executive must give the applicant for the expungement of the conviction or charge notice of the changes.	3 4 5
30	Del	letion of information from public records	6
		This Act does not require or authorise a person to destroy a public record or omit information about an expunged conviction or expunged charge from a public record.	7 8 9
Part	t 4	Revival of expunged conviction	10
		or charge	11
31		ief executive may decide to revive expunged nviction or charge	12 13
		The chief executive may decide that an expunged conviction or expunged charge is no longer an expunged conviction or expunged charge if the chief executive is satisfied the conviction or charge became an expunged conviction or expunged charge because of false or misleading information.	14 15 16 17 18
32	She	ow cause process	19
	(1)	Before making a decision under section 31 about an expunged conviction or expunged charge, the chief executive must give the applicant for the expungement of the conviction or charge a notice (a <i>show cause notice</i>)—	20 21 22 23
		(a) stating the chief executive proposes to decide that the expunged conviction or expunged charge is no longer an expunged conviction or expunged charge (the <i>proposed decision</i>); and	24 25 26 27
		(b) informing the applicant of the reasons for the proposed decision; and	28 29

		(c) inviting the applicant to make a submission to the chief executive, within a stated period, in relation to the proposed decision.	1 2 3
	(2)	The applicant may make a written submission about the show cause notice to the chief executive in the period mentioned in subsection (1)(c) (an <i>accepted submission</i>).	4 5 6
33	En	ding show cause process without further action	7
		If, after considering any accepted submission, the chief executive is no longer satisfied the expunged conviction or expunged charge became an expunged conviction or expunged charge because of false or misleading information, the chief executive—	8 9 10 11 12
		(a) must not take further action about the show cause notice; and	13 14
		(b) must give notice to the applicant for the expungement of the conviction or charge that no further action is to be taken about the show cause notice.	15 16 17
34	De	cision to revive expunged conviction or charge	18
	(1)	If, after considering any accepted submission, the chief executive is still satisfied the expunged conviction or expunged charge became an expunged conviction or expunged charge because of false or misleading information, the chief executive must—	19 20 21 22 23
		(a) decide the expunged conviction or expunged charge is no longer an expunged conviction or expunged charge; and	24 25 26
		(b) give the applicant for the expungement of the conviction or charge a QCAT information notice for the decision.	27 28
	(2)	The decision takes effect on the day the QCAT information notice is given to the applicant.	29 30

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35	No cri	tice of revival of expunged conviction or charge to minal record holder	1 2
	(1)	This section applies if the chief executive decides that an expunged conviction or expunged charge is no longer an expunged conviction or expunged charge and—	3 4 5
		(a) the applicant for the expungement of the conviction or charge has not applied for a review of the decision within the time allowed under the QCAT Act, section 33(3); or	6 7 8 9
		(b) if the applicant for the expungement of the conviction or charge applied for a review of the decision—the review has been finally decided and the expunged conviction or expunged charge is no longer an expunged conviction or expunged charge.	10 11 12 13 14
	(2)	The chief executive must give each criminal record holder notice that the expunged conviction or expunged charge is no longer an expunged conviction or expunged charge.	15 16 17
Part	5	Reviews, evidence, legal	18
		proceedings and offences	19
36	Re	view by QCAT	20
		A person given, or entitled to be given, a QCAT information notice for a decision may apply, as provided under the QCAT Act, to QCAT for a review of the decision.	21 22 23
		Note—	24
		The QCAT Act, section 22(3) provides that QCAT may stay the operation of the decision, either on application by a person or on its own initiative.	25 26 27
37	Evi	dentiary provisions	28
	(1)	This section applies to a proceeding under this Act.	29

(2)	presi	appointment or power of the chief executive must be umed unless a party to the proceeding, by reasonable ee, requires proof of—	1 2 3
	(a)	the appointment; or	4
	(b)	the power to do anything under this Act.	5
(3)		ignature purporting to be the signature of the chief utive is evidence of the signature it purports to be.	6 7
(4)		ertificate purporting to be signed by the chief executive stating any of the following matters is evidence of the er—	8 9 10
	(a)	that a conviction or charge of a stated eligible person for a stated eligible offence was or was not expunged under this Act;	11 12 13
	(b)	on a stated day, a stated person was given a stated notice under this Act;	14 15
	(c)	on a stated day, a stated request was made of a stated person or entity.	16 17
(5)	offer	complaint starting the proceeding, a statement that the nce in the complaint came to the complainant's yledge on a stated day is evidence of the matter.	18 19 20
Pro	ceed	ing for offences	21
(1)	-	oceeding for an offence against this Act must be taken in mary way under the <i>Justices Act 1886</i> .	22 23
(2)	A pr	oceeding may be started within—	24
	(a)	1 year after the offence is committed; or	25
	(b)	6 months after the offence comes to the complainant's knowledge, but within 2 years after the offence is committed	26 27 28

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Fal	lse or misleading information	1
(1)	A person must not, in relation to the administration of this Act, give the chief executive information the person knows is false or misleading in a material particular.	2 3 4
	Maximum penalty—100 penalty units.	5
(2)	Subsection (1) does not apply to a person if the person, when giving information in a document—	6 7
	(a) tells the chief executive, to the best of the person's ability, how the document is false or misleading; and	8 9
	(b) if the person has, or can reasonably obtain, the correct information—gives the correct information.	10 11
Со	onfidentiality of information	12
(1)	This section applies to the following persons (each an <i>informed person</i>)—	13 14
	(a) a person who acquires or gains access to confidential information through the person's involvement in the administration of this Act or because of an opportunity provided by the person's involvement in the administration of this Act;	15 16 17 18 19
	(b) a person who acquires or gains access to confidential information, whether directly or indirectly, from a person mentioned in paragraph (a).	20 21 22
(2)	The informed person must not disclose or give access to confidential information acquired or gained by the person to anyone other than under subsection (3).	23 24 25
	Maximum penalty—100 penalty units.	26
(3)	The informed person may disclose or give access to confidential information—	27 28
	(a) for or under this Act; or	29
	(b) as authorised or required under another law; or	30
	(c) to, or with the written consent of, the person to whom the information relates; or	31 32

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		(d) for a proceeding under this Act.	1
Par	t 6	Miscellaneous	2
41	Ch	ief executive may appoint lawyer to help	3
	(1)	The chief executive may appoint a lawyer of at least 5 years standing to help the chief executive in relation to an expungement application.	4 5 6
	(2)	The lawyer holds office on the conditions stated in—	7
		(a) the lawyer's instrument of appointment; or	8
		(b) a notice signed by the chief executive and given to the lawyer.	9 10
	(3)	A lawyer appointed under this section is appointed under this Act, and not under the <i>Public Service Act 2008</i> .	11 12
42	Ro	yal prerogative of mercy	13
		This Act does not affect the royal prerogative of mercy.	14
43	De	legation	15
	(1)	The chief executive may delegate the chief executive's functions under this Act to an appropriately qualified senior executive or senior officer under the <i>Public Service Act 2008</i> .	16 17 18
	(2)	In this section—	19
		function includes power.	20
44	Ар	proved forms	21
		The chief executive may approve forms for use under this Act.	22

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45	Re		aking power nor in Council may make regulations under this	1 2 3
Part	7		Amendment of Acts	4
Divis	ion	1	Amendment of this Act	5
46	Act	amended		6
		This division	on amends this Act.	7
47	Am	endment o	f long title	8
		Long title,	from 'and to amend'—	9
		omit.		10
Divis	ion	2	Amendment of Child Protection Act 1999	11 12
48	Act	amended		13
		This division	on amends the Child Protection Act 1999.	14
49	Am	endment o	f s 159C (What is <i>relevant information</i>)	15
	(1)			16
		renumber a	s section 159C(6).	17
	(2)	Section 159	OC—	18
		insert—		19
		(5)	Relevant information does not include information about an expunged conviction or expunged charge.	20 21 22

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(3)	Section 159	9C—			1
	insert—				2
	(7)	In th	nis se	ection—	3
		exp	unge	d charge—	4
		(a)	mea	nns—	5
			(i)	a charge expunged under the <i>Criminal Law</i> (<i>Historical Homosexual Convictions Expungement</i>) Act 2017; or	6 7 8 9
			(ii)	a charge of an offence that resulted in a conviction that is an expunged conviction; but	10 11 12
		(b)		s not include a charge that, under section of that Act, is no longer expunged.	13 14
		exp	unge	d conviction—	15
		(a)	Cri	nns a conviction expunged under the minal Law (Historical Homosexual exictions Expungement) Act 2017; but	16 17 18
		(b)	sect	s not include a conviction that, under ion 34 of that Act, is no longer unged.	19 20 21
Division 3			spo	Iment of Family nsibilities Commission Act	22 23 24
50 Act	amended				25
	This division Act 2008.	on am	ends	the Family Responsibilities Commission	26 27

s	5	1	1

51	Amendment of s 91 (What is <i>relevant information</i>)	1
	Section 91(4), after 'conviction'—	2
	insert—	3
	or information about an expunged conviction or expunged charge under the <i>Criminal Law</i> (Historical Homosexual Convictions Expungement) Act 2017	4 5 6 7

section 6

Schedule	1	Dictionary
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accepted submission, for part 4, see section 32(2).	3
<i>applicant</i> , for parts 3 and 4, for the expungement of a conviction or charge, means the person who applied for the conviction or charge to be expunged.	4 5 6
approved form means a form approved under section 44.	7
<i>charge</i> does not include a charge of an offence that resulted in a conviction.	8 9
confidential information includes information about a person's affairs but does not include—	10 11
(a) information already publicly disclosed unless further disclosure of the information is prohibited by law; or	12 13
(b) statistical or other information that could not reasonably be expected to result in the identification of the person to whom the information relates.	14 15 16
conviction means a finding of guilt, or the acceptance of a plea of guilty, by a court, whether or not a conviction is recorded.	17 18 19
court registrar means—	20
(a) the person holding appointment as the principal registrar of Magistrates Courts under the <i>Magistrates Courts Act</i> 1921, section 3A(2); or	21 22 23
(b) the person holding appointment as the principal registrar under the <i>District Court of Queensland Act 1967</i> , section 36(1); or	24 25 26
(c) the person holding appointment as the principal registrar under the <i>Supreme Court of Queensland Act 1991</i> , section 69(1).	27 28 29
Criminal Code male homosexual offence see section 9.	30
criminal record holder means—	31

(a)	the commissioner of the police service; or		
(b)	a court registrar; or		
(c)	the director of public prosecutions; or		
(d)	the chief executive of the department in which the <i>Corrective Services Act 2006</i> is administered.		
eligi	ble offence see section 8.		
eligi	ible person see section 7.		
expi	unged charge—		
(a)	means—		
	(i) a charge expunged by the chief executive under this Act; or		
	(ii) a charge of an offence that resulted in a conviction that is an expunged conviction; but		
(b)	does not include a charge that, under section 34, is no longer expunged.		
expi	unged conviction—		
(a)	means a conviction expunged by the chief executive under this Act; but		
(b)	does not include a conviction that, under section 34, is no longer expunged.		
-	<i>Ingement application</i> means an application made to the f executive under section 11.		
	nosexual activity includes an activity that before 19 may have been regarded as an activity of a		

homosexual nature.	25
Example—	
a person wearing gender nonconforming clothing	27
notice means written notice.	
public authority, for part 3, division 2, see section 25.	
public morality offence see section 10.	
public record see section 25.	

Schedule 1

QCAT information notice means a notice complying with the QCAT Act, section 157(2).	1 2
show cause notice, for part 4, see section 32(1).	3

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