

Racing Integrity Amendment Bill 2022



Queensland

Racing Integrity Amendment Bill 2022

Contents

			P	age
Part 1	Prelimina	ry		
1	Short title			6
2	Commenc	ement		6
3	Act amend	ded		6
Part 2	Amendme	ents com	mencing on assent	
4	Amendme	nt of s 39	(Offences by witnesses)	6
5			(Standards for a licensing scheme—mandatory	7
6	Amendme	nt of s 79	(Requirements about applications)	7
7	Omission	of s 84 (T	aking fingerprints)	8
8	Omission	of s 112 (Destruction of fingerprints)	8
9	Insertion o	f new ch	4, pt 3, div 1A	8
	Division 1/	A An	nendments of offcourse approvals	
	123A	Applicati	on for amendment of offcourse approval	8
	123B		nformation or documents to support amendment on	9
	123C	Decision	on amendment application	10
	123D	Notice of	f decision to refuse amendment application.	10
10			5 (When a racing bookmaker may make a bet wit resent at a licensed venue)	th a 10
11			2 (Racing bookmaker's agent during particular	11
12	Insertion o	f new s 1	42A	11
	142A	Approvir	g telecommunications system for bookmaking	11
13	Amendme	nt of s 17	7 (Offence to contravene help requirement)	12
14			O (Offence to contravene document production	12
15			1 (Offence to contravene document certification	13

Contents

16		ent of s 210 (Evidential immunity for individuals complying v	vith 13			
17	Amendme	Amendment of s 211 (Definitions for division)				
18	Amendme	ent of s 231 (Other evidentiary provisions)	14			
19	Amendme	ent of s 258 (Delegations)	14			
20	Insertion	of new ch 9, pt 3	14			
	Part 3	Transitional provisions for Racing Integrity Amendm Act 2022	ent			
	298	Definitions for part	14			
	299	Existing application to act as racing bookmaker's agent	15			
	300	Existing matters relating to telecommunications systems	15			
Part 3	Amendm	ents commencing by proclamation				
21	Amendme	ent of s 3 (Main purposes of Act and their achievement)	16			
22	Amendme	ent of s 11 (General restriction on functions)	16			
23	Amendme	ent of s 240 (What is an original decision)	16			
24	Insertion	of new ch 6, pts 4 and 5	17			
	Part 4	Reviews and appeals of stewards' racing decisions	3			
	Division 1	Preliminary				
	252AA	Definitions for part	17			
	Division 2	Application for review by panel				
	252AB	Applying for review	18			
	252AC	Parties to application	19			
	Division 3	Constitution of panel				
	252AD	Constituting panel for application	20			
	252AE	Disclosure of conflicting interest	20			
	Division 4	Deciding applications				
	Subdivision	on 1 Making decisions				
	252AF	Way application decided	22			
	252AG	When application must be decided	22			
	252AH	Decision of panel	22			
	Subdivision	on 2 Hearings				
	252AI	Notice of hearing	24			
	252AJ	Public hearing	24			
	252AK	Requiring witness to attend or produce document or thing	g			
			24			
	252AL	Offences for witness	25			

Hearing in absence of parties or others	26			
252AN Contempt of panel at hearing				
n 3 Other procedural matters				
Conducting review generally	27			
Evidence before panel	27			
Applicant bears own costs	28			
Withdrawal of application	28			
Record of review	28			
Stays of stewards' racing decisions				
Staying operation of racing decision	29			
Appeal of panel decisions				
Appealing disqualification action to appeal tribunal	29			
Staying operation of panel's decision	30			
Racing Appeals Panel				
Establishment, functions and powers				
Establishment of panel	31			
Finances of panel	31			
Functions of panel	31			
Powers	31			
Independence of panel and members	31			
Members				
n 1 Appointments				
Composition of panel	32			
Appointment	32			
Eligibility for appointment	32			
Term of appointment	34			
Conditions of appointment	34			
n 2 Functions				
Functions of members	34			
n 3 Ending appointments				
Resignation	35			
Removal from office	36			
Vacancy in office	36			
Administration				
n 1 Registry				
Registrar and other staff	37			
	Contempt of panel at hearing in 3 Other procedural matters Conducting review generally Evidence before panel Applicant bears own costs Withdrawal of application Record of review Stays of stewards' racing decisions Staying operation of racing decision Appeal of panel decisions Appealing disqualification action to appeal tribunal Staying operation of panel's decision Racing Appeals Panel Establishment, functions and powers Establishment of panel Finances of panel Functions of panel Powers Independence of panel and members Members in 1 Appointments Composition of panel Appointment Eligibility for appointment Term of appointment Term of appointment Conditions of appointment Term of appointment Resignation Removal from office Vacancy in office Administration in 1 Registry			

Contents

Part 2	Amendme	nts commencing by proclamation	
Part 1	Amendme	nts commencing on assent	
Schedule 1	Other ame	ndments	48
29	Provisions	amended	47
Part 4	Other ame	ndments	
28	Amendmen	nt of sch 1 (Dictionary)	46
	301	Review of existing racing decisions	45
27	Insertion of	new s 301	45
26	Amendmen	nt of s 259 (Protection from civil liability)	44
	256C	Publication of elevated readings for licensed horses	43
		Request for commission not to publish personal information contained in steward's report	on 42
	256A	Publication of stewards' reports	40
	Part 1A	Miscellaneous provisions relating to stewards' repo	rts
25	Insertion of	new ch 7, pt 1A	40
	252BP	Annual performance report	39
	Subdivision	n 3 Miscellaneous	
	252BO	Changes in criminal history must be disclosed	39
	252BN	Criminal history report	38
	Subdivision	n 2 Criminal history	
	252BM	Register of decisions	37
	252BL	Functions of registrar	37

2022

A Bill

for

An Act to amend the *Racing Integrity Act 2016* for particular purposes

s	1]	

	The P	arliar	nent of Queensland enacts—	1
	Part	1	Preliminary	2
Clause	1	Sho	rt title	3
			This Act may be cited as the <i>Racing Integrity Amendment Act</i> 2022.	4 5
Clause	2	Con	nmencement	6
			Part 3 and schedule 1, part 2 commence on a day to be fixed by proclamation.	7 8
Clause	3	Act	amended	9
			This Act amends the Racing Integrity Act 2016.	10
	Part	2	Amendments commencing on	11
			assent	12
Clause	4	Ame	endment of s 39 (Offences by witnesses)	13
		(1)	Section 39, heading, 'by witnesses'—	14
			omit, insert—	15
			relating to audits and investigations	16
		(2)	Section 39, after subsection (1)—	17
			insert—	18
			(1A) A person who is given a notice under section 37 to attend an audit or investigation must not improperly influence, or attempt to improperly influence, someone else who the person knows	19 20 21 22

					given a notice under section 37 to attend audit or investigation.	1 2
				Maximu	m penalty—100 penalty units.	3
		(3)	Section 39(2	2) and (3)	, 'the audit'—	4
			omit, insert–	_		5
				an audit		6
		(4)	Section 39(5	s), 'Subse	ction (3) or (4)'—	7
			omit, insert–	_		8
				Subsection	on (4) or (5)	9
		(5)	Section 39(1	A) to (5)		10
			renumber as	section 3	39(2) to (6).	11
Clause	5		endment of neme—mand		andards for a licensing natters)	12 13
		(1)	Section 65(1	(i)—		14
			omit, insert-	_		15
					grounds for taking disciplinary action ting to a licence—	16 17
				(i)	for matters dealt with in the rules of racing for the code of racing for which the licence is issued; or	18 19 20
				(ii)	in the circumstance mentioned in subsection (2) for the licence;	21 22
		(2)	Section 65(1)(k)(ii) a	nd (iii), before 'action'—	23
			insert—			24
				disciplin	ary	25
Clause	6	Am	endment of	s 79 (R	equirements about applications)	26
		(1)	Section 79(2	2)(b), 'the	following'—	27
			omit, insert-	_		28

ſs	71

		each of the following	1
		(2) Section 79(2)(b)(i) and (c)(i)—	2
		omit.	3
		(3) Section 79(2)(b)(ii) and (iii)—	4
		renumber as section 79(2)(b)(i) and (ii).	5
		(4) Section 79(2)(c)(ii) and (iii)—	6
		renumber as section 79(2)(c)(i) and (ii).	7
Clause	7	Omission of s 84 (Taking fingerprints)	8
		Section 84—	9
		omit.	10
Clause	8	Omission of s 112 (Destruction of fingerprints)	11
		Section 112—	12
		omit.	13
Clause	9	Insertion of new ch 4, pt 3, div 1A	14
		Chapter 4, part 3—	15
		insert—	16
		Division 1A Amendments of offcourse	17
		approvals	18
		123A Application for amendment of offcourse approval	19 20
		(1) A racing bookmaker who holds an offcourse approval may apply to the Minister for an amendment of the approval, other than an amendment of a mandatory condition.	21 22 23 24
		(2) The application for the amendment must—	25

	(a)	be made in the approved form; and	1
	(b)	be accompanied by the fee prescribed by regulation; and	2 3
	(c)	state—	4
		(i) the proposed amendment; and	5
		(ii) the reasons for the proposed amendment.	6 7
		er information or documents to support ment application	8 9
(1)		e Minister may, by notice given to the blicant, require the applicant—	10 11
	(a)	to give the Minister further information or a document the Minister reasonably requires to decide the application for the amendment; or	12 13 14 15
	(b)	to give the Minister a revised undertaking for the offcourse approval, taking into account the impact of the proposed amendment on the accepted undertaking for the approval.	16 17 18 19 20
(2)	leas	e notice must state a reasonable period of at st 28 days within which the information, rument or undertaking must be given.	21 22 23
(3)	app] noti	e applicant is taken to have withdrawn the dication if, within the period stated in the ice, the applicant does not comply with the uirement.	24 25 26 27
(4)		otice under subsection (1) must be given to the blicant—	28 29
	(a)	before the Minister decides the application; and	30 31
	(b)	within 30 days after the Minister receives the application.	32 33

	(5)	of	Minister may, but need not, refund all or part any fee paid for the application if the lication is withdrawn.	1 2 3
	123C D	ecisi	on on amendment application	4
	(1)		Minister must consider the application for the endment of the offcourse approval and decide	5 6 7
		(a)	grant the application; or	8
		(b)	refuse to grant the application; or	9
		(c)	if the applicant agrees in writing to another amendment—grant the agreed amendment.	10 11
	(2)	If s mus	ubsection (1)(a) or (c) applies, the Minister st—	12 13
		(a)	amend the offcourse approval in the way decided; and	14 15
		(b)	if the applicant gave the Minister the revised undertaking mentioned in section 123B(1)(b)—vary the accepted undertaking in the way revised.	16 17 18 19
		otice olica	of decision to refuse amendment	20 21
		the app	ne Minster refuses to grant the application for amendment, the Minister must give the licant an information notice about the decision efuse to grant the application.	22 23 24 25
ma	nendment o ke a bet with nue)	fs1 tha _l	35 (When a racing bookmaker may person who is not present at a licensed	26 27 28
(1)	Section 135	5(1)(a	n), from 'a telecommunications'—	29
	omit. insert	<u>-</u>		30

ven (1)

Clause 10

s	1	1	1	

		an approved telecommunications system for bookmaking; and
		(2) Section 135(2), (3) and (4)—
		omit.
Clause	11	Amendment of s 142 (Racing bookmaker's agent during particular periods)
		Section 142(2)(a)(i)—
		omit, insert—
		(i) is temporarily incapacitated through illness or accident for a period that, together with any previous period in which the racing bookmaker was temporarily incapacitated through illness or accident, does not exceed 12 weeks in any year; or
Clause	12	Insertion of new s 142A
		After section 142—
		insert—
		142A Approving telecommunications system for bookmaking
		(1) The commission may approve a telecommunications system for bookmaking if—
		 (a) the commission has the system assessed by a suitably qualified entity, other than the commission; and
		(b) the entity assessing the system gives the commission a report stating the system is of a standard—
		(i) to ensure the integrity of bets made; and

		(ii) to protect the money and privacy of any person placing a bet. 2	
		(2) A telecommunications system approved by the commission under subsection (1) is an <i>approved</i> telecommunications system for bookmaking.	Ļ
		(3) The Minister may, if reasonably satisfied it is in the best interests of the Queensland racing industry, give the commission a written direction—	3
		system for bookmaking audited by a 1 suitably qualified entity, other than the 1	0 1 2 3
		(b) to give the Minister the results of the audit. 1	4
		· /	5
lause	13		7.8
		(1) Section 177(2), 'not to'—	9
		omit, insert—	20
		to fail to	21
		(2) Section 177(2)— 2	22
		insert— 2	23
		Note— 2	24
		See also section 210.	25
		(3) Section 177(3)—	26
		omit. 2	27
lause	14		28 29
		(1) Section 200(2), 'not'—	v

		omit.	1
		(2) Section 200(2), note—	2
		omit, insert—	3
		Note—	4
		See also section 210.	5
		(3) Section 200(3) to (5)—	6
		omit.	7
Clause	15	Amendment of s 201 (Offence to contravene document certification requirement)	8
		(1) Section 201(2), 'not'—	10
		omit.	11
		(2) Section 201(2), note—	12
		omit, insert—	13
		Note—	14
		See also section 210.	15
		(3) Section 201(3) and (4)—	16
		omit.	17
Clause	16	Amendment of s 210 (Evidential immunity for individuals complying with particular requirements)	18 19
		Section 210(3)—	20
		omit.	21
Clause	17	Amendment of s 211 (Definitions for division)	22
		(1) Section 211, definition <i>background document</i> , paragraph (c)—	23 24
		omit.	25
		(2) Section 211, definition <i>background document</i> , paragraph (d)—	26 27

[s 1	8]
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		renumber a	s paragraph (c).	1
Clause	18	Amendment o	f s 231 (Other evidentiary provisions)	2
		(1) Section 231	.(3)—	3
		omit.		4
		(2) Section 231	(4)—	5
		renumber a	s section 231(3).	6
Clause	19	Amendment o	f s 258 (Delegations)	7
		Section 258	3(1), after 'executive'—	8
		insert—		9
			, the commissioner	10
Clause	20	Insertion of ne	ew ch 9, pt 3	11
		Chapter 9—	_	12
		insert—		13
		Part 3	Transitional provisions	14
			for Racing Integrity	15
			Amendment Act 2022	16
		298 Def	initions for part	17
			In this part—	18
			amending Act means the Racing Integrity Amendment Act 2022.	19 20
			<i>former</i> , for a provision of this Act, means the provision as in force immediately before the commencement of the provision in which the term is used.	21 22 23 24

	sting application to act as racing okmaker's agent	1 2
(1)	This section applies if—	3
	(a) before the commencement, a racing bookmaker applied to authorise a person to act as the racing bookmaker's agent for a reason mentioned in former section 142(2)(a)(i); and	4 5 6 7 8
	(b) immediately before the commencement, the application had not been decided.	9 10
(2)	The commission may authorise the person under former section 142(2) as if the amending Act, section 11 had not been enacted.	11 12 13
	sting matters relating to communications systems	14 15
(1)	Subsection (2) applies to a telecommunications system that was, before the commencement, approved for bookmaking under the Act by the commission.	16 17 18 19
(2)	The telecommunications system is taken to be approved under section 142A(1).	20 21
(3)	Subsection (4) applies if, immediately before the commencement, the commission was considering whether to approve a telecommunications system under former section 135(2).	22 23 24 25
(4)	The commission may decide whether to approve the telecommunications system under section 142A(1).	26 27 28
(5)	Subsection (6) applies to a written direction for a telecommunications system if—	29 30
	(a) the direction was given, before the commencement, under former section 135(3), to the commission by the Minister; and	31 32 33 34

s	21	1

		(b) the direction had not been complied with before the commencement.	1 2
		(6) The written direction is taken to be given under section 142A(3).	3 4
	Part	3 Amendments commencing by proclamation	5
		proclamation.	O
Clause	21	Amendment of s 3 (Main purposes of Act and their achievement)	7 8
		Section 3(2)—	9
		insert—	10
		(c) establishing the Racing Appeals Panel to review the decisions of stewards under the rules of racing; and	11 12 13
		(d) authorising particular information relating to the decisions of stewards to be made available to the public.	14 15 16
Clause	22	Amendment of s 11 (General restriction on functions)	17
		Section 11, 'or the tribunal'—	18
		omit, insert—	19
		, a tribunal or the Racing Appeals Panel	20
Clause	23	Amendment of s 240 (What is an original decision)	21
		(1) Section 240(2)—	22
		insert—	23
		(f) another decision that is—	24
		(i) a racing decision of a steward reviewable under part 4, division 2; or	25 26

				(ii)	a decision of the Racing Appeals Panel.	1
	(2)	Section 240-	_			2
		insert—				3
		(3)	In thi	is se	ction—	4
					a action, relating to a person, see the act, schedule 1.	5 6
Clause 24	Ins	ertion of nev	w ch	6, p	ots 4 and 5	7
		Chapter 6—				8
		insert—				9
		Part 4			Reviews and appeals of	10
					stewards' racing	11
					decisions	12
		Divisio	n 1		Preliminary	13
		252AA D	efini	tior	ns for part	14
			In thi		•	15
				-	<i>ibunal</i> see the QCAT Act, schedule 3.	16
			disqu action		ication action, against a person, means at—	17 18
		,		appı	sciplinary action relating to the person's roval or licence or exclusion action nst the person; and	19 20 21
				follo	vents the person from doing any of the owing for a period of 3 months or ger—	22 23 24
				(i)	attending a race meeting;	25
				(ii)	betting;	26

(iii) bookmaking;	1
(iv) racing an animal.	2
Examples—	3
 disciplinary action to suspend the licence of a licence holder for an animal for 3 months 	4 5
 disciplinary action to cancel the licence of a licence holder 	6 7
 exclusion action to warn off a person from entering, or remaining at, a racecourse for 6 months 	8 9
exclusion action, against a person, means action taken by a steward—	10 11
(a) to name the person on a list kept under the rules of racing that identifies persons whose entitlements under the rules are forfeited; or	12 13 14
(b) to warn off the person from entering, or remaining at, a place being used for a race meeting.	15 16 17
<i>racing decision</i> , of a steward, means a decision of the steward under the rules of racing for a code of racing.	18 19 20
remote conferencing means a form of communication that allows a person to hear and take part in discussions as they happen.	21 22 23
Examples—	24
teleconferencing, videoconferencing	25
Division 2 Application for review by	26
panel	27
252AB Applying for review	28
(1) A person may apply to the panel for a review,	29
under this part, of a racing decision of a steward to—	30 31

	(a) take disciplinary action relating to the person's approval or licence; or	1 2
	(b) take exclusion action against the person; or	3
	(c) otherwise impose a penalty, whether monetary or non-monetary, on the person.	4 5
(2)	The application must—	6
	(a) be made to the panel within 3 business days after the day the person is given notice of the racing decision; and	7 8 9
	(b) be in the approved form; and	10
	(c) be accompanied by the fee prescribed by regulation.	11 12
(3)	The chairperson may decide to accept the application after the period mentioned in subsection (2)(a) has ended if, in the opinion of the chairperson, it would be unjust to refuse to accept the application.	13 14 15 16 17
(4)	The making of the application does not affect the operation of the racing decision or prevent the decision being implemented.	18 19 20
(5)	However, subsection (4) does not apply to the extent the operation of the racing decision is stayed under section 252AT.	21 22 23
(6)	An application made under this section is a <i>panel review application</i> .	24 25
252AC	Parties to application	26
	The parties to the panel review application are the applicant and the commission.	27 28
Divisio	on 3 Constitution of panel	29

252AD	Constituting panel for application	1
(1)	The panel for deciding a panel review application is to be constituted by—	2 3
	(a) the chairperson; and	4
	(b) 2 other members, chosen by the chairperson.	5
(2)	However, the panel may be constituted in the way decided by the chairperson, including by the chairperson alone, if the panel review application relates to a racing decision of a steward—	6 7 8 9
	(a) to impose a monetary penalty for an amount no greater than \$200; or	10 11
	(b) to take disciplinary action relating to a person's approval or licence that has effect for no longer than 8 days; or	12 13 14
	(c) to take exclusion action against a person that has effect for no longer than 8 days.	15 16
(3)	When choosing a member for the panel, the chairperson may consider—	17 18
	(a) the nature, importance and complexity of the panel review application to be heard and decided by the panel; and	19 20 21
	(b) the need for any special knowledge, expertise or experience relating to the application; and	22 23 24
	(c) any other matter the chairperson considers relevant.	25 26
252AE	Disclosure of conflicting interest	27
(1)	This section applies if a member of the panel for a panel review application has or acquires a conflicting interest in relation to the application.	28 29 30
(2)		31

	(a) declare the conflicting interest to the chairperson as soon as practicable after the member becomes aware of the interest; and	1 2 3
	(b) withdraw from the panel for the panel review application.	4 5
(3)	As soon as practicable after becoming aware of the member's conflicting interest, the chairperson must choose a different member for the panel.	6 7 8
(4)	However, subsections (2)(b) and (3) do not apply if—	9 10
	(a) the member discloses the conflicting interest to the parties to the panel review application; and	11 12 13
	(b) the parties agree to the member continuing on the panel to decide the application.	14 15
(5)	The chairperson must make a record of the matters mentioned in subsections (3) and (4).	16 17
(6)	If the member who has or acquires the conflicting interest is the chairperson, a reference to the chairperson in subsections (2), (3) and (5) and section 252AD(1)(a) is taken to be a reference to a deputy chairperson.	18 19 20 21 22
(7)	In this section—	23
	conflicting interest, of a member in relation to a panel review application, means an interest, whether financial or otherwise, held or acquired by the member that may conflict with the proper performance of the member's functions in relation to deciding the application.	24 25 26 27 28 29
Divisio	on 4 Deciding applications	30
Subdiv	vision 1 Making decisions	31

252 AF \	Way application decided	1	
(1)	The panel for a panel review application may decide the application in the way it considers appropriate, including, for example—	2 3 4	
	(a) by holding a hearing in person; or	5	
	(b) by holding a hearing using remote conferencing; or	6 7	
	(c) by deciding the application on the basis of documents without a hearing.	8 9	
(2)	If the panel decides to hold a hearing, it must be conducted in accordance with subdivision 2.	10 11	
(3)	If the panel decides not to hold a hearing, the panel must ensure the information considered by the panel is made publicly available to the same extent as if the panel review application were heard in public.		
(4)	Subsection (3) does not apply in relation to any information the panel decides is not to be made publicly available based on a non-disclosure ground.		
252AG	When application must be decided	21	
	The panel for the panel review application must decide the application—	22 23	
	(a) if the application relates to a racing decision of a steward to take disqualification action against a person—within 20 business days after the application is made; or	24 25 26 27	
	(b) otherwise—within 7 business days after the application is made.	28 29	
252AH	Decision of panel	30	
(1)	The panel must review the racing decision the	31	

subj	ject of the panel review application and decide	1 2
(a)	confirm the racing decision; or	3
(b)	vary the racing decision; or	4
(c)	set aside the racing decision and substitute the panel's own decision.	5 6
	· ·	7 8
disq pan	qualification action against the applicant, the el must decide whether the action is taken	9 10 11 12
(a)	the welfare or health of an animal; or	13
(b)	the safety of any person; or	14
(c)	the integrity of the Queensland racing industry.	15 16
		17
		18 19
		20 21
(a)	the panel's decision, including, if applicable, the matters mentioned in subsection (3); and	22 23 24
(b)	the reasons for the panel's decision.	25
The	panel's decision takes effect—	26
(a)	on the day the notice is given to the parties; or	27 28
(b)	if a later day is stated in the notice—on the later day.	29 30
	to— (a) (b) (c) If the thicker is the content of t	 (a) confirm the racing decision; or (b) vary the racing decision; or (c) set aside the racing decision and substitute the panel's own decision. If the panel confirms the racing decision, it is taken to be the decision of the panel. If the panel's decision includes the taking of disqualification action against the applicant, the panel must decide whether the action is taken because of a serious risk caused to— (a) the welfare or health of an animal; or (b) the safety of any person; or (c) the integrity of the Queensland racing industry. Note— See also section 252AV(2) preventing a stay of particular decisions. The panel must give the parties to the panel review application a notice stating— (a) the panel's decision, including, if applicable, the matters mentioned in subsection (3); and (b) the reasons for the panel's decision. The panel's decision takes effect— (a) on the day the notice is given to the parties; or (b) if a later day is stated in the notice—on the

31

Subdivision 2 Hearings

252AI N	lotice of hearing	1
(1)	The registrar must give the parties to a panel review application notice of the time and place of a hearing of the application.	2 3 4
(2)	The notice must be given as soon as practicable, and at least a reasonable period, before the day of the hearing.	5 6 7
252AJ F	Public hearing	8
(1)	The hearing of a panel review application must be held in public.	9 10
(2)	However, the panel may, on application by a party or on the panel's own initiative, decide that the hearing, or part of the hearing, is to be held in private.	11 12 13 14
(3)	A decision under subsection (2) may be made only if the panel considers information proposed to be disclosed at the hearing should not be made publicly available based on a non-disclosure ground.	15 16 17 18 19
(4)	To the extent the hearing is heard in private under subsection (2), the panel may limit who may be present at the hearing.	20 21 22
(5)	The hearing may be held at any place in Queensland or by remote conferencing.	23 24
(6)	The panel may adjourn the hearing.	25
	Requiring witness to attend or produce cument or thing	26 27
(1)	On the application of a party or on the panel's own initiative, the panel may give a person a notice requiring the person—	28 29 30
	(a) to attend the hearing of a panel review application to give evidence; or	31 32

	(b) to produce a stated document or other thing to the panel for the hearing.	1 2
	Note—	3
	See section 252AL for the consequences of failing to comply with the notice.	4 5
(2)	However, the notice may be given only if the panel reasonably believes the person has information, or the document or thing contains information, required for consideration of the panel review application.	6 7 8 9 10
(3)	A notice under subsection (1) must be given as soon as practicable, and at least a reasonable period, before the day of the hearing.	11 12 13
(4)	A person given a notice under subsection (1) is entitled to be paid the fees and allowances decided by the panel.	14 15 16
(5)	The fees and allowances must be paid—	17
	(a) if the notice was given on the application of a party—by the party; or	18 19
	(b) otherwise—by the parties in the proportions decided by the panel.	20 21
252AL (Offences for witness	22
(1)	A person given a notice under section 252AK(1) must not fail, without a reasonable excuse, to comply with the notice.	23 24 25
	Maximum penalty—100 penalty units.	26
(2)	A person appearing as a witness at a hearing of a panel review application must not—	27 28
	(a) fail to take an oath or affirmation when required by the panel; or	29 30
	(b) fail, without a reasonable excuse, to answer a question the person is required to answer by the panel.	31 32 33

	Max	ximum penalty—100 penalty units.	1
(3)	refu doci proc to	is a reasonable excuse for an individual to use to answer a question, or produce a ument or other thing, if the answer, or the duction of the document or thing, might tend incriminate the individual or expose the vidual to a penalty.	2 3 4 5 6 7
252AM	Hear	ring in absence of parties or others	8
(1)		panel may hear a panel review application in absence of a party to the application if—	9 10
	(a)	the panel is satisfied the party has been given notice of the hearing under section 252AI; and	11 12 13
	(b)	the panel is satisfied the party did not have a reasonable excuse for failing to attend.	14 15
(2)	appl who	o, the panel may hear a panel review lication in the absence of any other person o has been given reasonable notice of the ring.	16 17 18 19
252AN	Cont	empt of panel at hearing	20
	A po	erson must not—	21
	(a)	insult a member while the member is—	22
		(i) participating in a hearing of a panel review application; or	23 24
		(ii) entering or leaving the place where the panel is hearing a panel review application; or	25 26 27
	(b)	unreasonably or deliberately interrupt a hearing of a panel review application; or	28 29
	(c)	create or continue, or join in creating or continuing, a disturbance in or near a place	30 31

	where the panel is hearing a panel review application.	1 2
	Maximum penalty—30 penalty units.	3
Subdiv	vision 3 Other procedural matters	4
252AO	Conducting review generally	5
(1)	In deciding a panel review application, the panel—	6 7
	(a) must act with impartiality; and	8
	(b) must observe the rules of natural justice; and	9
	(c) is not bound by the rules of evidence; and	10
	(d) may inform itself in any way it considers appropriate.	11 12
(2)	Subject to this part, the procedure for deciding a panel review application is at the discretion of the panel.	13 14 15
252AP I	Evidence before panel	16
(1)	For deciding a panel review application, the panel may—	17 18
	(a) require a person to give evidence on oath or affirmation; or	19 20
	(b) take evidence from a person on oath or affirmation; or	21 22
	(c) administer an oath or affirmation to a person.	23 24
(2)	The panel may permit a person to give evidence on oath or affirmation by tendering a written statement verified by oath or affirmation	25 26 27

252AQ	Applicant bears own costs	1
	The applicant for a panel review application must bear the applicant's own costs.	2 3
252AR	Withdrawal of application	4
	The applicant for a panel review application may withdraw the application at any time.	5 6
252AS	Record of review	7
(1)	The registrar must keep a record of any documents produced to the panel for deciding a panel review application.	8 9 10
(2)	Subject to subsection (3), a person may, on payment of the fee prescribed by regulation—	11 12
	(a) inspect a record kept under subsection (1); or	13 14
	(b) obtain a copy of a record, or a part of a record, kept under subsection (1).	15 16
(3)	If the person is a party to the panel review application, the person may inspect the record without charge.	17 18 19
(4)	Subsections (2) and (3) do not apply in relation to any part of a record containing information the panel has decided is not to be made publicly available based on a non-disclosure ground.	20 21 22 23
(5)	This section does not affect the operation of another Act that provides for the recording or keeping of evidence.	24 25 26
Divisio	on 5 Stays of stewards' racing decisions	27
	ucualula	/ X

252AT S	staying operation of racing decision	1	
(1)	The applicant for a panel review application may apply to the panel for a stay of the operation of the racing decision to which the application relates.	2 3 4	
(2)	The panel may stay the operation of the racing decision to secure the effectiveness of the review of the decision by the panel.	5 6 7	
(3)	The panel may stay the operation of the racing decision on the conditions, and for the period, decided by the panel.		
(4)	However, the period of the stay must not extend past the time when the panel decides the panel review application.	11 12 13	
Divisio	n 6 Appeal of panel decisions	14	
	Appealing disqualification action to appeal unal	15 16	
(1)	This section applies if—	17	
	(a) the panel's decision on a panel review application includes the taking of disqualification action against a person; and	18 19 20	
	(b) a person who is a party to the application is dissatisfied with the panel's decision.	21 22	
(2)	The person may appeal to the appeal tribunal against the panel's decision only on a question of law relating to the extent of the disqualification action.	23 24 25 26	
(3)	The notice of appeal must, unless the appeal tribunal orders otherwise—	27 28	

	(b) be served on the commission within 7 days after being filed.	1 2
(4)	The appeal tribunal has jurisdiction to hear and decide the appeal.	3 4
(5)	The starting of the appeal does not affect the operation of the panel's decision or prevent the decision being implemented.	5 6 7
(6)	However, subsection (5) does not apply to the extent the operation of the panel's decision is stayed under section 252AV.	8 9 10
252AV S	Staying operation of panel's decision	11
(1)	A person appealing a decision of the panel under section 252AU may apply to the appeal tribunal for a stay of the operation of the decision.	12 13 14
(2)	However, subsection (1) does not apply if the notice of the panel's decision states, under section 252AH(3), that the decision includes disqualification action taken against a person because of a serious risk mentioned in the section.	15 16 17 18 19
(3)	The appeal tribunal may stay the operation of the panel's decision on the conditions, and for the period, decided by the tribunal.	20 21 22
(4)	However, the period of the stay must not extend past the time when the appeal tribunal decides the appeal.	23 24 25
Part 5	Racing Appeals Panel	26
Divisio	Division 1 Establishment, functions	
	and powers	28

252AW Establishment of panel	1
The Racing Appeals Panel (the <i>panel</i>) is established.	2 3
252AX Finances of panel	4
The panel is part of the department for the Financial Accountability Act 2009.	5 6
252AY Functions of panel	7
The functions of the panel are—	8
(a) to hear and decide each application for review of a racing decision of a steward; and	9 10
(b) any other function given to the panel under this Act or another Act.	11 12
252AZ Powers	13
The panel has the power to do anything necessary or convenient to be done to perform its functions.	14 15
252BA Independence of panel and members	16
In performing functions or exercising powers, the panel and members—	17 18
(a) must act independently, impartially and fairly; and	19 20
(b) are not subject to direction or control by any entity, including any Minister.	21 22
Division 2 Members	23
Subdivision 1 Appointments	24

252BB	Composition of panel	1
	The panel consists of the following members appointed by the Governor in Council—	2 3
	(a) the chairperson;	4
	(b) at least 2 deputy chairpersons;	5
	(c) at least 3 other members.	6
252BC	Appointment	7
(1)	The Governor in Council is to appoint each member of the panel, including the chairperson and deputy chairpersons, on the recommendation of the Minister.	8 9 10 11
(2)	The Minister must recommend persons for appointment to the panel who have experience in a sufficient range of areas mentioned in section 252BD(1)(b) to allow the panel to perform its functions.	12 13 14 15 16
(3)	The Minister may recommend a person for appointment only if the Minister is satisfied the person is eligible for appointment under section 252BD.	17 18 19 20
252BD	Eligibility for appointment	21
(1)	A person is eligible for appointment to the panel if—	22 23
	(a) for appointment as the chairperson or a deputy chairperson—the person is a lawyer of at least 5 years standing; or	24 25 26
	(b) otherwise—the person has professional experience in 1 or more of the following areas—	27 28 29
	(i) chemistry relating to animals;	30
	(ii) law:	31

		(iii) racing;	1
		(iv) veterinary science.	2
(2)		wever, a person is not eligible for appointment he panel if the person—	3 4
	(a)	is, or has in the 2 years before the proposed appointment, been a member or employee of a control body; or	5 6 7
	(b)	is registered or licensed by a control body; or	8 9
	(c)	has a financial or proprietary interest in a licensed animal; or	10 11
	(d)	is a member of a committee, or an employee, of—	12 13
		(i) a licensed club; or	14
		(ii) an association formed in Australia to promote the interests of 1 or more participants in a code of racing; or	15 16 17
	(e)	is affected by bankruptcy action; or	18
	(f)	has a conviction, other than a spent conviction, for—	19 20
		(i) an offence against this Act or the Racing Act; or	21 22
		(ii) an indictable offence against any Act; or	23 24
		(iii) an indictable offence against a law of another State.	25 26
(3)	In the	his section—	27
	app	lying, or that applied, in another State that vides, or provided, for the same matter as the minal Law (Rehabilitation of Offenders) Act	28 29 30 31

	spent conviction—	1
	(a) for an offence against this Act or another Act—see the Racing Act, schedule 1; or	2 3
	(b) for an indictable offence against a law of another State—means a conviction for an offence committed by a person against a law of the other State that the person is not required to disclose under an interstate rehabilitation law.	4 5 6 7 8 9
252BE -	Term of appointment	10
(1)	A member holds office for the term, not longer than 3 years, stated in the member's instrument of appointment.	11 12 13
(2)	Subsection (1) does not prevent a person being reappointed as a member.	14 15
252BF (Conditions of appointment	16
(1)	A member is appointed under this Act and not the <i>Public Service Act 2008</i> .	17 18
(2)	Each member—	19
	(a) is entitled to be paid the remuneration and allowances decided by the Governor in Council; and	20 21 22
	(b) holds office on the conditions stated in the member's instrument of appointment.	23 24
Subdiv	vision 2 Functions	25
252BG	Functions of members	26
(1)	The functions of the chairperson are—	27

		1 2 3
	performance of the panel to ensure it	4 5 6
	procedures to promote the making of high quality and consistent decisions by the	7 3 9 10
	perform the functions and exercise the	11 12 13
	•	14 15
(2)	and perform the functions of, the chairperson	16 17 18
	•	19 20
	under section 252AE in relation to a panel	21 22 23
	•	24 25
(3)	panel to hear and decide, under part 4, matters for	26 27 28
Subdiv	vision 3 Ending appointments	29
252BH F	Resignation	30
(1)	A member may resign by signed notice given to	31

	the Minister.	1
(2)	The resignation takes effect on—	2
	(a) the day the notice is given; or	3
	(b) if a later day is stated in the notice—the later day.	4 5
252BI F	emoval from office	6
(1)	The Governor in Council may, on the recommendation of the Minister at any time, remove a person from office as a member of the panel.	7 8 9 10
(2)	The Minister may recommend the person's removal if the Minister is satisfied the person—	11 12
	(a) is no longer eligible for appointment for a reason mentioned in section 252BD(2); or	13 14
	(b) is incapable of performing the functions or exercising the powers of the office; or	15 16
	(c) has neglected the functions or powers of the office or performed the functions or exercised the powers incompetently; or	17 18 19
	(d) has engaged in conduct that would warrant dismissal from the public service if the person were a public service officer.	20 21 22
252BJ \	acancy in office	23
	The office of a member becomes vacant if the member—	24 25
	(a) completes a term of office and is not reappointed; or	26 27
	(b) resigns under section 252BH; or	28
	(c) is removed from office under section 252BI.	29

Divisio	on 3 Administration	1
Subdiv	vision 1 Registry	2
252BK	Registrar and other staff	3
(1)	The chief executive must appoint—	4
	(a) an appropriately qualified person to be the registrar of the panel; and	5 6
	(b) staff to assist the panel to perform its functions effectively.	7 8
(2)	A person appointed under subsection (1) is employed under the <i>Public Service Act 2008</i> .	9 10
252BL I	Functions of registrar	11
	The functions of the registrar are—	12
	(a) the functions given to the registrar under this part and part 4; and	13 14
	(b) to do any other thing necessary or convenient for the effective and efficient performance of the panel's functions.	15 16 17
252BM	Register of decisions	18
(1)	The registrar must keep a register that includes—	19
	(a) a brief description of each panel review application that has been made; and	20 21
	(b) the information in the notice of the panel's decision on the application, given under section 252AH(4).	22 23 24
(2)	The registrar must make a copy of the register available for inspection by the public on the panel's website.	25 26 27

(3)	However, the copy of the register must not include any information that the panel has decided is not to be made publicly available based on a non-disclosure ground.	1 2 3 4
Subdiv	vision 2 Criminal history	5
252BN (Criminal history report	6
(1)	This section applies for considering whether a person—	7 8
	(a) is eligible under section 252BD to be appointed as a member of the panel; or	9 10
	(b) is to be recommended for removal from office as a member of the panel under section 252BI(2)(a).	11 12 13
(2)	The Minister may ask the police commissioner for a written report about the person's criminal history that includes a brief description of the circumstances of a conviction mentioned in the criminal history.	14 15 16 17 18
(3)	However, if subsection (1)(a) applies, the Minister may make the request only if the person has given the Minister written consent for the request.	19 20 21 22
(4)	The police commissioner must comply with the request.	23 24
(5)	The duty to comply applies only to information in the police commissioner's possession or to which the commissioner has access.	25 26 27
(6)	Before using information obtained under this section to make a decision, the Minister must—	28 29
	(a) disclose the information to the person; and	30

	(b) allow the person a reasonable opportunity to make representations to the Minister about the information.	1 2 3						
(7)	The Minister must ensure a report given under this section is destroyed as soon as practicable after it is no longer needed for the purpose for which it was requested.							
	Changes in criminal history must be sclosed	8						
(1)	This section applies if a member is charged with or convicted of an offence mentioned in section 252BD(2)(f).	10 11 12						
(2)	The member must immediately give the Minister notice of the charge or conviction, unless the member has a reasonable excuse.	13 14 15						
	Maximum penalty—100 penalty units.	16						
(3)	The notice must include the following information—	17 18						
	(a) the existence of the charge or conviction;	19						
	(b) details adequate to identify the offence committed or alleged to have been committed;	20 21 22						
	(c) when the offence was committed or alleged to have been committed;	23 24						
	(d) for a conviction—the sentence imposed on the member.	25 26						
Subdi	vision 3 Miscellaneous	27						
252BP	Annual performance report	28						
(1)	After the end of each financial year, the chairperson must ensure a written report is given	29 30						

		he Minister about the panel's performance in tion to the following matters—	1 2
	(a)	the operation of the panel for the year and any proposals to improve the operation of the panel;	3 4 5
	(b)	the number of panel review applications received by the panel in the year;	6 7
	(c)	the number of applications decided by the panel in the year and a brief description of the nature of the decisions made;	8 9 10
	(d)	any matters affecting the panel's ability to decide applications in the year.	11 12
(2)	Min	chairperson must give the report to the ister no later than 3 months after the end of financial year to which the report relates.	13 14 15
(3)	Leg	Minister must table a copy of the report in the islative Assembly within 14 sitting days after giving the report.	16 17 18
clause 25 Insertion of ne	ew cl	h 7, pt 1A	19
Chapter 7—	_		20
insert—			21
Part 1	IA	Miscellaneous	22
		provisions relating to	23
		stewards' reports	24
256A P	ublic	ation of stewards' reports	25
(1)		s section applies if a race day steward gives the nmission a report in relation to—	26 27
	(a)	the races conducted at a race meeting (a race day report); or	28 29

	(b)	an incident investigated at a race meeting (an <i>inquiry report</i>).	1 2
(2)	of	commission may publish, on its website, any the following information in the race day ort—	3 4 5
	(a)	the name of the race day steward;	6
	(b)	the code of racing conducted at the race meeting;	7 8
	(c)	the day of the meeting;	9
	(d)	the licensed venue at which the meeting was conducted;	10 11
	(e)	the details of the track conditions at the meeting;	12 13
	(f)	the outcome of each race at the meeting;	14
	(g)	any incident investigated by the steward at the meeting;	15 16
	(h)	the rules of racing applying to the incident investigated;	17 18
	(i)	any action taken by the steward in response to the incident investigated.	19 20
(3)	of	commission may publish, on its website, any the following information in the inquiry ort—	21 22 23
	(a)	the name of the person investigated;	24
	(b)	the rules of racing applying to the incident;	25
	(c)	the decision of the race day steward about the incident;	26 27
	(d)	the reasons for the decision.	28
(4)	any	commission must remove from its website information published under subsection (2) or no later than—	29 30 31

	(a) if the information relates to disqualification action taken against a person by a race day steward—the day the effect of the action ends; or	1 2 3 4
	(b) otherwise—6 months after the day the information is published.	5 6
(5)	This section applies subject to section 256B.	7
(6)	In this section—	8
	disqualification action, against a person, see section 252AA.	9 10
	equest for commission not to publish sonal information contained in steward's ort	11 12 13
(1)	A person identified in a report may ask the commission, in writing—	14 15
	(a) not to publish any personal information about the person contained in the report; or	16 17
	(b) if the information has been published—to remove the information from the commission's website.	18 19 20
(2)	Before giving a report to the commission, the race day steward who prepared the report must tell each person identified in the report—	21 22 23
	(a) that the person may ask the commission not to publish personal information about the person contained in the report; and	24 25 26
	(b) the requirements that apply, under this section, to the steward and commission in relation to the request.	27 28 29
(3)	If a person identified in a report tells the race day steward who prepared the report that the person intends to make a request under subsection (1)—	30 31 32

	(a) the steward must tell the commission of that fact when giving the report to the commission; and	1 2 3
	(b) the commission must not publish any personal information about the person contained in the report for at least 7 days after the day the report is given to the commission.	4 5 6 7 8
(4)	If the commission receives a request under subsection (1) after publishing the personal information to which the request relates, the commission must remove the information from its website while the commission considers the request.	9 10 11 12 13 14
(5)	For considering a request under subsection (1), the commission must not publish personal information if the commission is reasonably satisfied the information should not be made publicly available based on a non-disclosure ground.	15 16 17 18 19 20
(6)	In this section—	21
	<i>publish</i> means publish on the commission's website.	22 23
	<i>report</i> means a race day report or inquiry report within the meaning of section 256A.	24 25
	ublication of elevated readings for licensed ses	26 27
(1)	This section applies if a race day steward gives the commission any of the following information—	28 29
	(a) the name of a licensed horse that has an elevated reading within a 48-hour period before a race;	30 31 32
	(b) the name of the licence holder for the horse;	33

			(2)	The commission may, on its website, publish a list that states the information.	3 4
			(3)	In this section—	5
				elevated reading, for a licensed horse, means either of the following levels of substance measured in a blood test carried out on the horse—	6 7 8 9
				(a) a level of carbon dioxide that is 35.1 millimoles per litre or higher;	10 11
				(b) any level of a prohibited substance.	12
				<i>licensed horse</i> means a licensed animal that is a horse.	13 14
				<i>prohibited substance</i> means a substance not allowed to be given to a licensed horse under the rules of racing.	15 16 17
lause	26	Am	endment o	f s 259 (Protection from civil liability)	18
		(1)	Section 259	0(1)—	19
			insert—		20
				(ba) a member of the Racing Appeals Panel, including the chairperson or a deputy chairperson;	21 22 23
				(bb) the registrar of the Racing Appeals Panel;	24
		(2)	Section 259	9(2)(a), 'or (c)'—	25
			omit, insert	<u> </u>	26
				or (e)	27
		(3)	Section 259	9(2)(b), '(1)(d) or (e)'—	28
			omit, insert	_	29
				(1)(f) or (g)	30

the horse.

(c) the date the elevated reading is measured for

1

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		(4)	Sectio	n 259	(1)(b)	a) to	(e)—	1
	renumber as section 259(1)(c) to (g).							2
lause 2	27	Ins	ertion	of ne	w s	301		3
			After	sectio	n 300), as i	inserted by this Act—	4
			insert-	_				5
			301	Rev	view	of ex	xisting racing decisions	6
				(1)	This	sect	ion applies if—	7
					(a)	mad	ore the commencement, a decision was le by a steward under the rules of racing a code of racing; and	8 9 10
					(b)	deci	nediately before the commencement, the sion was an original decision under ner section 240; and	11 12 13
					(c)	of chap	nediately before the commencement, any the following applied under former oter 6, part 2, division 4 in relation to the sion—	14 15 16 17
						(i)	the period during which an appeal, or an application for internal review or external review, could be made had not ended;	18 19 20 21
						(ii)	an application for internal review or external review had not been decided;	22 23
						(iii)	an appeal had not been decided;	24
						(iv)	a stay had not been decided.	25
				(2)	mad divi	le and	al, application or stay may be decided, or decided, under former chapter 6, part 2, 4 as if the amending Act, part 3 had not cted	26 27 28

<u>[s</u>	3 28]				
se 2	28	Am	endment o	of sch	n 1 (Dictionary)
		(1)	Schedule 1	, defii	nitions exclusion action and tribunal—
			omit.		
		(2)	Schedule 1		
			insert—		
				<i>app</i> 252.	eal tribunal, for chapter 6, part 4, see section AA.
					<i>irperson</i> means the member appointed to be chairperson of the panel.
				-	<i>uty chairperson</i> means a member appointed e a deputy chairperson of the panel.
				_	<i>qualification action</i> , against a person, for oter 6, part 4, see section 252AA.
					<i>dusion action</i> , against a person, for chapter 6, 4, see section 252AA.
					<i>nber</i> means a person appointed to be a nber of the panel under section 252BC.
					-disclosure ground, in relation to the losure or publication of information, means—
				(a)	the physical or mental health or safety of a person is, or is reasonably likely to be, endangered by the disclosure or publication; or
				(b)	the disclosure or publication would release sensitive information within the meaning of the <i>Information Privacy Act 2009</i> ; or
				(c)	the disclosure or publication would release information that would be likely to damage the commercial activities of a person to whom the information relates; or

(d) the disclosure or publication is otherwise in the interests of justice.

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		panel see section 252AW.	1
		panel review application see section 252AB(6).	2
		personal information see the Information Privacy Act 2009, section 12.	3
		Racing Appeals Panel means the Racing Appeals Panel established under section 252AW.	5 6
		racing decision, of a steward, see section 252AA.	7
		<i>registrar</i> means the person appointed to be the registrar of the panel under section 252BK(1)(a).	8 9
		<i>remote conferencing</i> , for chapter 6, part 4, see section 252AA.	1 1
	Part	4 Other amendments	1:
lause	29	Provisions amended	1
		Schedule 1 amends the provisions it mentions.	1

Schedule 1	Other amendments	1
	section 2	9 2
Part 1	Amendments commencing on assent	3 4
Section 103((2)(a), '(the <i>proposed action</i>)'—	5 6
system'—	(1) and (2)(a), 'a telecommunications	7 8
omit, inse	an approved telecommunications system for bookmaking	9 or 10 11
Section 122((2)(b), after 'Minister'—	12
insert—	, or is required by the Minister,	13 14
Section 140(omit, inse	(3), 'a telecommunications system'— ert— an approved telecommunications system for bookmaking	15 16 or 17 18
• • •	part 1, division 5, heading—	19
omit, inse Divis	ert— sion 5	20 21
פועום		41

6			tions, proposed action, show cause ause period—	1 2	
	omit.			3	
7	Schedule 1-	_		4	
	insert—			5	
			roved telecommunications system, for kmaking, see section 142A(2).	6 7	
		sho	w cause notice—	8	
		(a)	for chapter 4, part 2, division 5, see section 103(1); or	9 10	
		(b)	for chapter 4, part 3, see section 125(1).	11	
		sho	w cause period—	12	
		(a)	for chapter 4, part 2, division 5, see section 103(2)(d); or	13 14	
		(b)	for chapter 4, part 3, see section 125(2)(d).	15	
Part 2		Am	nendments commencing by	16	
			oclamation	17	
1	Chanter 6 no	art 2	division 4 heading 'for original'—	18	
•	omit, inse	-	rt 2, division 4, heading, 'for original'—		
	onti, insc		articular	19 20	
_				21	
2		rt 2, division 4—			
	renumber	as cha	pter 6, part 3.	22	
3	Chapter 6, pa		as renumbered by this Act, 1—	23 24	
	renumber	as cha	pter 6, part 3, divisions 1 to 4.	25	

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