

# Births, Deaths and Marriages Registration Bill 2022



#### Queensland

# **Births, Deaths and Marriages Registration Bill 2022**

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## A Bill

for

An Act to provide for the registration of births, deaths and marriages, and for other purposes, and to amend this Act, the Adoption Act 2009, the Anti-Discrimination Act 1991, the Coroners Act 2003, the Corrective Services Act 2006, the Dangerous Prisoners (Sexual Offenders) Act 2003, the Guardianship and Administration Act 2000, the Meriba Omasker Kaziw Kazipa (Torres Strait Islander Traditional Child Rearing Practice) Act 2020, the Powers of Attorney Act 1998, and the legislation mentioned in schedule 3, for particular purposes

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The Pa	arliar	nent	of G	Queensland enacts—	1
Part	1			Preliminary	2
1	Sho	rt titl	le		3
				may be cited as the Births, Deaths and Marriages on Act 2022.	4 5
2	Con	nmer	ncem	nent	6
		This	Act c	commences on a day to be fixed by proclamation.	7
3	Obj	ects			8
		The	objec	ts of this Act are to provide for—	9
		(a)		collection and maintenance, in registers kept by the strar, of information about—	10 11
			(i)	births, deaths, marriages, civil partnerships, adoptions, changes of name and alterations of sex; and	12 13 14
			(ii)	transfers of parentage under the Surrogacy Act 2010; and	15 16
			(iii)	transfers of parentage under the Meriba Omasker Kaziw Kazipa (Torres Strait Islander Traditional Child Rearing Practice) Act 2020; and	17 18 19
			(iv)	another matter that the registrar is required to keep information about under another Act; and	20 21
		(b)	sex	ssue of documents that acknowledge the name and of persons who are resident in Queensland and were outside of Queensland; and	22 23 24
		(c)	acce	ess, in appropriate cases, to information—	25

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		(i) in a register mentioned in paragraph (a); or
		(ii) collected and maintained under section 105; and
		(d) the issue of certified and uncertified information from a register; and
		(e) the collection and dissemination of statistical information.
4	De	finitions
		The dictionary in schedule 2 defines particular words used in this Act.
Par	t 2	Births
5	No	tification of birth
	(1)	For each child born in Queensland, the responsible person must give a notice, in the form required by the registrar and in an approved way, to the registrar.
		Maximum penalty—20 penalty units.
	(2)	The responsible person is—
		(a) if the child was born in a hospital, or brought to a hospital within 24 hours after birth—the person in charge of the hospital; or
		(b) otherwise—
		(i) a doctor present at the birth; or
		(ii) if a doctor was not present at the birth—a midwife present at the birth; or
		(iii) if neither a doctor nor a midwife were present at the birth—a person, other than the birth parent, present at the birth; or
		(iv) if the birth parent was alone at the birth—the birth parent; or

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		(v) if the birth parent dies or abandons the child—the person who takes physical custody of the child, for example, a person who discovers the child with the body of the birth parent.	1 2 3 4
	(3)	The notice must be given within 2 working days after the birth.	5 6
	(4)	A person need not comply with subsection (1) if someone else has complied with subsection (1).	7 8
	(5)	In this section—	9
		<i>midwife</i> means a person registered under the Health Practitioner Regulation National Law to practise in the midwifery profession, other than as a student.	10 11 12
6	Bir	ths that must be registered in Queensland	13
	(1)	The birth of a child must be registered if—	14
		(a) the child is born in Queensland; or	15
		(b) a Queensland court—	16
		(i) finds that the child was born in Queensland; and	17
		(ii) makes an order that—	18
		(A) directs that the birth be registered; and	19
		(B) states the particulars about the birth that are prescribed by regulation.	20 21
	(2)	For subsection (1)(b)(ii)(B), the Queensland court is only required to state the particulars about the birth that are available to the court at the time of making the order.	22 23 24
	(3)	In this section—	25
		child includes a stillborn child born after 30 April 1989.	26
7	Bir	ths that may be registered in Queensland	27
	(1)	The birth of a child may be registered under this Act if—	28

	(a)	the child is born in an aircraft or vessel outside Queensland; and	1 2
	(b)	the child is not, between the time when the child is born and when the child arrives in Queensland, taken to a place outside Queensland.	3 4 5
		Example of paragraph (b)—	6
		A woman gives birth on a ship travelling non-stop from Sydney to Tokyo. The mother and child are flown by helicopter from the ship to Brisbane to enable them to receive medical care. The birth may be registered in Queensland.	7 8 9 10
(2)		birth of a child outside Australia may be registered under Act if—	11 12
	(a)	the child's parents intend to live in Queensland; and	13
	(b)	when the application for registration is made, the child is—	14 15
		(i) resident in Queensland; and	16
		(ii) not older than 18 months.	17
(3)		birth of a child may be registered under this Act if a Queensland court—	18 19
	(a)	finds that the child was born in Queensland; and	20
	(b)	makes an order that—	21
		(i) directs that the birth be registered; and	22
		(ii) states the particulars about the birth that are prescribed by regulation.	23 24
(4)	requ	subsection (3)(b)(ii), the non-Queensland court is only ired to state the particulars about the birth that are lable to the court at the time of making the order.	25 26 27
(5)	1989	birth of a stillborn child born in Queensland before 1 May may be registered under this Act if, at the same time, the strar is able to register the death of the child.	28 29 30
(6)		registrar must not register under this section a birth that been registered in another State or country.	31 32
(7)	In th	is section—	33

	place does not include an aircraft or vessel.	1
Res	sponsibility to apply to have birth registered	2
(1)	If the birth of a child must be registered in Queensland, the following persons must apply to register the birth—	3 4
	(a) both parents of the child;	5
	(b) if the child was found abandoned as a newborn—the person taking care of the child.	6 7
	Maximum penalty—20 penalty units.	8
(2)	However, the registrar may accept an application completed by only 1 of the parents if the registrar is satisfied—	9 10
	(a) the applicant is unable or unwilling to give information as to the other parent's identity or whereabouts; or	11 12
	Examples—	13
	1 The applicant does not know the other parent's identity.	14
	2 The applicant does not know the other parent's whereabouts.	15 16
	(b) the other parent is unable, unwilling or unlikely to sign the application; or	17 18
	Examples—	19
	1 The other parent is dead.	20
	2 The other parent can not be located.	21
	(c) the requirement under subsection (1)(a) for the other parent to apply to register the birth would cause the applicant unnecessary distress.	22 23 24
	Examples—	25
	1 The applicant is too frightened to contact the other parent because of a domestic violence situation.	26 27
	2 Contact between the applicant and the other parent would breach a domestic violence order.	28 29
(3)	If the registrar accepts an application under subsection (2)(a) or (b) and has an address for the other parent, the registrar must, before registering the birth—	30 31 32

	(a)	give the other parent—	1
		(i) written notice of the application; and	2
		(ii) at least 14 days written notice of the registrar's intention to register the birth; and	3 4
	(b)	ask the other parent to sign an application.	5
(4)	failu requ regis	nilure of the registrar to comply with subsection (3), or a are of the parent of a child to sign an application as dested under subsection (3)(b), does not prevent the stration of the child's birth or affect the validity of the stration.	6 7 8 9
(5)	who	o, the registrar may accept an application from a person is not responsible for having the child's birth registered if registrar is satisfied—	11 12 13
	(a)	the child's parents are unable, or unlikely, to apply to register the birth; and	14 15
	(b)	the person knows the relevant facts.	16
(6)	subs	he registrar does not receive an application under section (1), (2) or (5) for a birth, the registrar may require the following persons to apply to register the birth—	17 18 19
	(a)	the person in charge of the place where the child was born;	20 21
	(b)	a person present at the birth;	22
	(c)	a person whom the registrar reasonably believes knows the relevant facts.	23 24
(7)	_	erson must comply with the registrar's requirement, unless person has a reasonable excuse.	25 26
	Max	cimum penalty—20 penalty units.	27
Ho	w to	apply to register the birth of a child	28
(1)	An a	application to register the birth of a child must be—	29
	(a)	in the form required by the registrar (a <i>birth registration application</i> ); and	30 31

	(b)	made in an approved way.	1		
(2)	The regis	birth registration application must be given to the strar—	2 3		
	(a)	in the case of a birth where variations of sex characteristics have been identified—within 180 days after the birth; or	4 5 6		
	(b)	otherwise—within 60 days after the birth.	7		
(3)		rever, the registrar may accept a birth registration ication given—	8 9		
	(a)	in the case of a birth mentioned in subsection (2)(a)—more than 180 days after the birth, if satisfied the birth happened; or	10 11 12		
	(b)	in the case of a birth mentioned in subsection (2)(b)—more than 60 days after the birth, if satisfied the birth happened.	13 14 15		
(4)	cour	e birth of the child is being registered under an order of a t directing the birth to be registered, the birth registration ication must be accompanied by a copy of the order.	16 17 18		
(5)	other	The registrar may require the applicant to give to the registrar other information the registrar believes is relevant to the birth registration application.			
Ho	w birt	ths are registered	22		
(1)		registrar registers the birth of a child by entering in the tter of births—	23 24		
	(a)	for a birth that is directed by a court to be registered—	25		
		(i) the particulars about the birth stated in the court's order; and	26 27		
		(ii) any other information the registrar considers appropriate to enter; or	28 29		
	(b)	for another birth—	30		
		(i) the particulars prescribed by regulation; and	31		

		(ii)	any other information the registrar considers appropriate to enter.	1 2
(2)	birth menti	of a	ubsection (1)(b)(i), the registrar may register the child even though some or all of the particulars d in subsection (1)(b)(i) for the birth are not to the registrar.	4
Re	gistra	tion	of parentage details	7
(1)	This	section	on applies if a person applies—	8
	(a)	to re	egister the birth of a child; or	9
	(b)	pare	nclude information about the identity of a child's ent in the register of births after the child's birth has a registered.	
(2)		_	trar must not include information in the register of a identifies a person as the parent of a child unless—	13 14
	(a)	both	<b>!—</b>	15
		(i)	the person signed a birth registration application; and	16 17
		(ii)	the registrar is satisfied that the person is a parent of the child; or	18 19
	(b)	1978	registrar is entitled under the <i>Status of Children Act</i> 8, section 26 to presume that the person is a parent ne child.	
(3)	identi	ity o	the registrar may include information about the of a parent who did not sign a birth registration n if—	
	(a)		registrar is satisfied that the parent did not sign nuse—	26 27
		(i)	the parent is dead; or	28
		(ii)	the parent's whereabouts are unknown; or	29
		(iii)	the parent is, for another justifiable reason, unable to sign; or	30

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		(b)	the registrar is satisfied that the parent does not dispute the correctness of the information; or	1 2
		(c)	the registrar is entitled under a law, including a law of another State or the Commonwealth, to make a presumption as to the identity of the child's parent.	3 4 5
	(4)	is a of a	registrar may require a person who claims that someone parent of a child to prove it by giving the registrar a copy court finding mentioned in the <i>Status of Children Act</i> 8, section 26.	6 7 8 9
12	Но	w pa	rentage details may be registered	10
	(1)	In re	elation to the registration of a relevant event for a child—	11
		(a)	each of the child's parents may be registered as the child's—	12 13
			(i) mother; or	14
			(ii) father; or	15
			(iii) parent; and	16
		(b)	not more than 2 people in total may be registered as the child's parents (however described).	17 18
	(2)	In th	nis section—	19
		fina	l adoption discharge order means—	20
		(a)	an order for the discharge of a final adoption order under the <i>Adoption Act 2009</i> ; or	21 22
		(b)	an order of another Australian jurisdiction that corresponds to an order mentioned in paragraph (a).	23 24
		rele	vant event, for a child, means—	25
		(a)	the child's birth; or	26
		(b)	the child's adoption; or	27
		(c)	the child's transfer of parentage under—	28
			(i) a parentage order or parentage discharge order; or	29
			(ii) a final adoption discharge order; or	30

			(iii) a cultural recognition order or the discharge of a cultural recognition order.	1 2
13	Со	urt o	rder relating to birth register	3
	(1)		ourt, on application by an interested person or on its own ative, may order the registrar to—	4 5
		(a)	register the birth of a child born in Queensland; or	6
		(b)	include or correct particulars about a child's birth, other than the child's name, in the register of births.	7 8
	(2)	subs QCA	wever, a person may not apply for an order under section (1) if the person has, under section 124, applied to AT for a review of a decision of the registrar in relation to same matter.	9 10 11 12
	(3)	In th	nis section—	13
		cour	rt means—	14
		(a)	for particulars about a child's parentage—the Supreme Court; or	15 16
		(b)	otherwise—the District Court.	17
14	Ch	ild's	name	18
	(1)		irth registration application, other than an application to ster the birth of a stillborn child, must state the child's e.	19 20 21
	(2)	chile	birth registration application states only 1 name for the d, the name is taken, for this Act, to be the child's ame.	22 23 24
	(3)	Subs	section (4) applies if—	25
		(a)	the name stated in the birth registration application is a prohibited name; or	26 27
		(b)	for a birth registration application that is made by both parents—the registrar is satisfied that the parents can not agree on the child's name; or	28 29 30

	(c)	no name is stated in the birth registration application.	1
(4)		registrar may choose a name for the child and enter it in register.	2 3
(5)	still	vever, the registrar can not choose a first name for a corn child if the applicants have indicated that they do not a to name the child.	4 5 6
(6)	they	of the ways in which the applicants may indicate that do not wish to name the child is by not putting a name for child in the birth registration application.	7 8 9
(7)	subs	ore entering a name in the register for a child under ection (4), the registrar must give the applicants at least ays written notice of the registrar's intention to do so.	10 11 12
(8)	eithe	child's parents can not agree on a name for the child, er parent may apply to a Magistrates Court to decide the d's name.	13 14 15
(9)	The	Magistrates Court may—	16
	(a)	choose a name for the child, other than a prohibited name, that is in the child's best interests; and	17 18
	(b)	order that the name be entered in the register of births for the child.	19 20
Ap <sub> </sub>		tion to change child's first name within a year of	21 22
(1)		section applies if a child's birth or adoption was stered in Queensland.	23 24
(2)		child's parents may apply to register a change of the d's first name.	25 26
(3)		vever, 1 of the parents may apply to register a change of child's first name if—	27 28
	(a)	the parent is the only parent of the child entered in the relevant child register; or	29 30
	(b)	the other parent is dead and there is no other person with parental responsibility for the child; or	31 32

	(c)	the parent has sole parental responsibility, under a parenting order made under the <i>Family Law Act 1975</i> (Cwlth), part VII, to make decisions about—	1 2 3						
		(i) major long-term issues for the child; or	4						
		(ii) the child's name; or	5						
	(d)	a Magistrates Court approves the change of name under section 16.	6 7						
(4)		erson may apply to register a change of the child's first e if—	8 9						
	(a)	circumstances stated in column 1 of the table in schedule 1, part 1 apply to the person in relation to the child; and	10 11 12						
	(b)	the person is a person mentioned in column 2 of the table opposite those circumstances.	13 14						
(5)		or more persons may apply to register a change of the l's first name if—	15 16						
	(a)	circumstances stated in column 1 of the table in schedule 1, part 2 apply to the persons in relation to the child; and	17 18 19						
	(b)	the persons are persons mentioned in column 2 of the table opposite those circumstances.	20 21						
(6)	An a	application made under this section—	22						
	(a)	must be in the form required by the registrar and made in an approved way; and	23 24						
	(b)	must be accompanied by the fee prescribed by regulation; and	25 26						
	(c)	may be made only once and within a year of the child's birth.	27 28						
(7)		registrar may register, or refuse to register, a change of a l's first name.	29 30						
(8)	The registrar must refuse to register a change of a child's first name to a prohibited name.								

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(9)		ore registering a change of a child's first name the registrar require the applicant to provide evidence to satisfy the	1 2
	regi	strar of the applicant's identity.	3
(10)	In th	nis section—	4
		ster a change, of a child's first name, means register a nge of the child's first name in the relevant child register.	5 6
	agistr ime	ates Court may approve change of child's first	7 8
	for Que	fagistrates Court may, on application by an eligible person a child whose birth or adoption was registered in sensland, make an order approving a proposed change of a name for the child if—	9 10 11 12
	(a)	the name is not a prohibited name; and	13
	(b)	the court is satisfied that the change is in the child's best interests.	14 15
Part 3		Adoptions and transfers of	16
		parentage	17
Divisior	<b>1</b>	Preliminary	18
17 De	efinitio	ons for part	19
	In th	nis part—	20
	rele	vant parentage register—	21
	(a)	for an event that is an adoption or a discharge of an adoption—means the adopted children register; or	22 23
	(b)	for an event that is a transfer of parentage under a cultural recognition order or a discharge of a transfer of parentage under a cultural recognition order—means the cultural recognition register; or	24 25 26 27

		(c)	for an event that is a transfer of parentage under a parentage order or a discharge of parentage under a parentage order—means the parentage order register.  **e includes New Zealand.	1 2 3 4
Divis	sion	2	Registrar receives initial notice or initial order	5 6
18	Ар	plicat	tion of division	7
	(1)	This	s division applies if—	8
		(a)	the registrar receives, under the <i>Adoption Act 2009</i> , section 289, a notice (an <i>initial notice</i> ) of the making of a final adoption order; or	9 10 11
		(b)	the registrar receives, under the <i>Adoption Act 2009</i> , section 290B, a notice (also an <i>initial notice</i> ) to record an adoption granted in another country.	12 13 14
	(2)	This	s division also applies if—	15
		(a)	the registrar receives—	16
			(i) an order (an <i>initial order</i> ) of another jurisdiction that corresponds to a final adoption order; or	17 18
			(ii) a notice (also an <i>initial notice</i> ) of the making of an order, that corresponds to a final adoption order, of another State; and	19 20 21
		(b)	the order relates to a person whose birth or previous adoption is registered in Queensland.	22 23
	(3)	This	s division also applies if—	24
		(a)	a parentage order (also an <i>initial order</i> ) is made in relation to a child whose birth was registered in Queensland; and	25 26 27
		(h)	the registrar receives—	28

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		<ul> <li>(i) an application to register the initial order accompanied by the fee prescribed by regulation; and</li> </ul>	1 2 3
		(ii) an original copy of the initial order.	4
	(4)	This division further applies if—	5
		(a) a cultural recognition order (also an <i>initial order</i> ) is made in relation to a person whose birth was registered in Queensland; and	6 7 8
		(b) the registrar receives a copy of the initial order from the commissioner.	9 10
	(5)	In this section—	11
		commissioner means the person appointed as commissioner under the Meriba Omasker Kaziw Kazipa (Torres Strait Islander Traditional Child Rearing Practice) Act 2020.	12 13 14
19	Re	gistering event in relevant parentage register	15
	(1)	The registrar must register the event to which the initial notice or initial order relates by incorporating the initial notice or initial order into the relevant parentage register for the event.	16 17 18
	(2)	If the registrar receives an original copy of an initial order mentioned in section 18(3)(a), the registrar must also incorporate into the parentage order register information from the application mentioned in section 18(3)(b)(i).	19 20 21 22
	(3)	The registrar must close the person's birth entry and any previous entry in the adopted children register by—	23 24
		(a) noting on the birth entry or previous entry in the adopted children register (each of which is a <i>closed entry</i> ) a reference to the registration mentioned in subsection (1); and	25 26 27 28
		(b) noting on the relevant parentage register for the event a reference to the closed entry or entries.	29 30

Division 3				Registrar receives discharge notice or discharge order		
20	Аp	plica	tion o	of division	3	
	(1)	sion applies if the registrar receives, under the <i>Act 2009</i> , section 289, a notice (a <i>discharge notice</i> ) king of an order of the Supreme Court discharging a ption order.	4 5 6 7			
	(2)	This	divis	ion also applies if—	8	
		(a)	the 1	registrar receives—	9	
			(i)	an order (a <i>discharge order</i> ) of another jurisdiction that corresponds to an order mentioned in subsection (1); or	10 11 12	
			(ii)	a notice (also a <i>discharge notice</i> ) of the making of an order, that corresponds to an order mentioned in subsection (1), of another State; and	13 14 15	
		(b)		order relates to a person with an entry in the adopted dren register.	16 17	
	(3)	This	divis	ion also applies if—	18	
		(a)		registrar has registered a parentage order about a on under section 19; and	19 20	
		(b)		rentage discharge order (also a <i>discharge order</i> ) is le discharging the parentage order; and	21 22	
		(c)	the 1	registrar receives—	23	
			(i)	an application to register the discharge order accompanied by the fee prescribed by regulation; and	24 25 26	
			(ii)	an original copy of the discharge order.	27	
	(4)	This	divis	ion further applies if—	28	
		(a)		registrar has registered a cultural recognition order ut a person under section 19; and	29 30	

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		(b)	Oma Trad 1 (a	scharge order, within the meaning of the Meriba asker Kaziw Kazipa (Torres Strait Islander litional Child Rearing Practice) Act 2020, schedule also a discharge order), is made discharging the aral recognition order; and	1 2 3 4 5
		(c)	the r	egistrar receives—	6
			(i)	an application to register the discharge order; and	7
			(ii)	an original copy of the discharge order under the Meriba Omasker Kaziw Kazipa (Torres Strait Islander Traditional Child Rearing Practice) Act 2020, section 79.	8 9 10 11
21	Re	-regis	sterin	g birth	12
	(1)		_	rar must re-register the person's birth by making a in the birth register that includes—	13 14
		(a)		person's names as declared in the discharge order or narge notice; and	15 16
		(b)	secti or di	f the information that was in the entry closed under on 19(3) other than information about the making scharge of the initial order or the order to which the al notice relates; and	17 18 19 20
		(c)	a no	te that the new entry was made under this section;	21 22
		(d)	a ref	erence to the entry closed under subsection (3).	23
	(2)	The 19(3	_	trar must note on the entry closed under section	24 25
		(a)		the person's birth has been re-registered under this on; and	26 27
		(b)	a ref	erence to the new entry made under subsection (1).	28
	(3)	regis	ster th	rar must close the entry in the relevant parentage at was made to register the initial order or order to initial notice relates by—	29 30 31

		(a)		porating, in the entry, the discharge notice or arge order; and	1 2	
		(b)	notin	g on the entry—	3	
				that the initial order or order to which the initial notice relates has been discharged; and	4 5	
				that the person's birth has been re-registered under this section; and	6 7	
			. ,	a reference to the new entry made under subsection (1).	8 9	
(4) If the registrar receives an original copy of a discharge order mentioned in section 20(3)(b), the registrar must also incorporate information from the application mentioned in section 20(3)(c)(i) into the parentage order register.						
(	`	ment incor	ioned porate	strar receives an original copy of a discharge order in section 20(4)(b), the registrar must also e information from the application mentioned in 4)(c)(i) into the cultural recognition register.	14 15 16 17	
(		the 1	registr	ar may make any other notations in the register that rar considers necessary to ensure the register e correct information for the person.	18 19 20	
Divisio	on 4	4		Other provisions	21	
				e of particular adoption orders and other States	22 23	
(	(1)	This	sectio	n applies if—	24	
		(a)	section	egistrar receives, under the <i>Adoption Act</i> 2009, on 289, a notice of a final adoption order or an edischarging a final adoption order; and	25 26 27	
		(b)	adopt	egistrar knows or suspects there is an entry for the ted person's birth or adoption in a register kept r a law of another State.	28 29 30	

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	(2)	the	appro	rar must give a notice of the making of the order to priate officer in that State with responsibility for ne register.	1 2 3
23	Ad	dend	um to	o birth certificate	4
	(1)	This	section	on applies if—	5
		(a)	a pe	rson (the <i>applicant</i> )—	6
			(i)	applies to the registrar, in the form required by the registrar and in an approved way, for requested information or a certificate about an entry for the person in the birth register; and	7 8 9 10
			(ii)	is at least 18 years at the time of making the application; and	11 12
		(b)	regis	arentage order in relation to the applicant was stered in the parentage order register under section even if the entry in the parentage order register was closed under section 21); and	13 14 15 16
		(c)		registrar gives the requested information or issues certificate to the applicant.	17 18
	(2)	certi	_	trar must attach an addendum to the information or stating that further information is available about	19 20 21
	(3)			e any doubt, it is declared that the registrar must not addendum to any person other than the applicant.	22 23
Part	4			Change of name	24
Divis	ion	1		Preliminary	25
24	Def	finitic	ons fo	or part	26
		In th	is par	t—	27

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		adult pers	son includes a person under 18 years who is, or has ried.	1 2
		child does been, mar	s not include a person under 18 years who is, or has ried.	3 4
25	Ch	ange of na	ame by registration	5
	(1)	change ur	's name may be changed by registration of the nder this part, unless the change has been registered prresponding law.	6 7 8
		Note—		9
		parentag	sections 19 and 21 for changes to a person's name under a e order, parentage discharge order, cultural recognition order arge of a cultural recognition order.	10 1 12
	(2)	It is no lo	onger possible in Queensland to change a person's deed poll.	1: 1:
	(3)		this part does not prevent the change of a person's repute or usage.	1: 1:
Divi	ision	2	Change of adult person's name	1′
26	Ар	plication t	to register change of adult person's name	18
	(1)	An adult p	person may apply to register a change of the person's y if—	19 20
		. ,	person's birth or adoption was registered in ensland; or	2
		(b) both	of the following apply—	2
		(i)	the person was born outside Australia and the person's birth was not registered in another State; and	24 23 20
		(ii)	the person has been ordinarily resident in Queensland for at least 12 consecutive months immediately before the person makes the application.	2° 28 29 30

(2)	Despite any restriction in subsection (1), the registrar may accept an application to register a change of an adult person's name if the registrar is satisfied there are exceptional circumstances for accepting the application.						
(3)	Despite any restriction in subsection (1)(b)(ii), the registrar may accept an application to register a change of an adult person's name if—						
	(a)	the application relates to a marriage or divorce of the person; or	8 9				
	(b)	the registrar is satisfied the application is for the purpose of protecting the person, a child of the person or another person associated with the person.	10 11 12				
		Example for paragraph (b)—	13				
		The application is for the purpose of protecting the adult person or a child of the adult person from domestic violence.	14 15				
(4)	An a	An application made under this section must be—					
	(a)	in the form required by the registrar and made in an approved way; and	17 18				
	(b)	accompanied by the fee prescribed by regulation.	19				
(5) In this section—		is section—	20				
	<i>register a change</i> , of an adult person's name, means register a change of the person's name in the change of name register.						
Lin	nit on	number of name changes for adult person	23				
(1)	The registrar must not approve an application to register a change of name for an adult person if the registrar is aware that—						
	(a)	3 or more changes of the person's name have been registered in Queensland or another State; or	27 28				
	(b)	the person has had a change of name registered in Queensland or another State in the 12 months immediately before the person makes the application.	29 30 31				

(	(2)	chan,	ges of	f an a	adult person's name under subsection (1), a by the person when the person was a child is	1 2 3 4	
(	(3)	Subsection (1) does not apply if—					
		(a)	the r	egistra	ar is otherwise satisfied the change of name is	6 7 8	
		(b)		applica t perso	E	9 10	
		(c)	purp adul	ose o	f protecting the adult person, a child of the on or another person associated with the adult	11 12 13 14	
			Exam	ple for	paragraph (c)—	15	
						16 17	
		(d)	the circu	_	<del>-</del>	18 19	
Divisi	Division 3 Change of eligible child's name					20	
28	Mea	ıning	of e	ligibl	le child	21	
(	(1)					22 23	
		(a)		child enslan	1	24 25	
		(b)	both	of the	e following apply—	26	
			(i)			27 28	
			(ii)	eithe	r—	29	
				(A)		30 31	

			months immediately before the application is made; or	1 2	
		(B)	the application is made within 12 months of the child's birth and at least 1 person who makes the application has been ordinarily resident in Queensland for at least 12 consecutive months immediately before the application is made.	3 4 5 6 7 8	
(2)	chile nam	d, for an ape, if the	triction in subsection (1), a child is an eligible oplication to register a change of the child's registrar is satisfied there are exceptional or accepting the application.	9 10 11 12	
(3)	Despite any restriction in subsection (1)(b)(ii), a child is an eligible child, for an application to register a change of the child's name, if—				
	(a)		ation relates to a marriage or divorce of at least oplicants; or	16 17	
	(b)		rar is satisfied that the application is for the f protecting the child or a person associated hild; or	18 19 20	
		Example for	· paragraph (b)—	21	
			ication is for the purpose of protecting the child from violence.	22 23	
	(c)	-	eensland court has directed the registrar to application.	24 25	
		tion by pa child's na	rents and others to register change of me	26 27	
(1)		eligible chil child's name	d's parents may apply to register a change of e.	28 29	
(2)	However, 1 of the parents may apply to register a change of the eligible child's name if—				

	(a)	the parent is the only parent of the child entered in the relevant child register or shown on the child's birth certificate; or				
	(b)	the other parent is dead and there is no other person with parental responsibility for the child; or	4 5			
	(c)	the parent has sole parental responsibility, under a parenting order made under the <i>Family Law Act 1975</i> (Cwlth), part VII, to make decisions about—	6 7 8			
		(i) major long-term issues for the child; or	9			
		(ii) the child's name; or	10			
	(d)	a Magistrates Court approves the change of name under section 30.	11 12			
(3)	A person may apply to register a change of an eligible child's name if—					
	(a)	circumstances stated in column 1 of the table in schedule 1, part 1 apply to the person in relation to the child; and	15 16 17			
	(b)	the person is a person mentioned in column 2 of the table opposite those circumstances.	18 19			
(4)	Two or more persons may apply to register a change of an eligible child's name if—					
	(a)	circumstances stated in column 1 of the table in schedule 1, part 2 apply to the persons in relation to the child; and	22 23 24			
	(b)	the persons are persons mentioned in column 2 of the table opposite those circumstances.	25 26			
(5)	An application made under this section must be—					
	(a)	in the form required by the registrar and made in an approved way; and	28 29			
	(b)	accompanied by the fee prescribed by regulation.	30			
(6)	In this section—					

			-4					
			ster a change, of an eligible child's name, means register ange of the child's name in the change of name register.	1 2				
30	Ma nai	_	ates Court may approve change of eligible child's	3 4				
		A Magistrates Court may, on application by an eligible person for an eligible child, make an order approving a proposed change of name for the child if—						
		(a)	the name is not a prohibited name; and	8				
		(b)	the court is satisfied that the change is in the child's best interests.	9 10				
31	Eli	gible	child's consent to change of name	11				
	(1)	chan	registrar must not approve an application to register the age of the name of an eligible child who is 12 years or e unless the registrar is satisfied that the child—	12 13 14				
		(a)	consents to the change of name; or	15				
		(b)	is unable to understand the meaning and implications of the change of name.	16 17				
	(2)		section (1) does not apply if a Magistrates Court has roved the change of name.	18 19				
32	Lin	nit on	number of name changes for child	20				
	(1)	The	registrar must not approve an application to—	21				
		(a)	register the change of a child's first name if the registrar is aware a change of name, other than a change of name under section 15, has already been registered for the child in Queensland or another State; or	22 23 24 25				
		(b)	register the change of a child's name, other than the child's first name, more than once in a 1-year period.	26 27				
	(2)	Subs	section (1) does not apply if—	28				

		(a)	the application is made under section 42 or 53 or the registrar is otherwise satisfied the change of name is an affirmation or expression of the child's sex; or	1 2 3
		(b)	the application relates to a marriage or divorce of at least 1 of the applicants; or	4 5
		(c)	the registrar is satisfied that the application is for the purpose of protecting the child or a person associated with the child; or	6 7 8
			Example for paragraph (c)—	9
			The change of name is sought for the protection of the child from domestic violence.	10 11
		(d)	the registrar is satisfied there are exceptional circumstances for approving the application; or	12 13
		(e)	a Magistrates Court or non-Queensland court has	14
			approved the change of name.	15
Divi	sion	4	General	16
Divi: 33				
		gistr <i>a</i> Befo	General	16
	Reg	gistr <i>a</i> Befo	General  ation of change of name ore registering the change of a person's name, the registrar	16 17 18
	Reg	gistra Befo may	General  ation of change of name  ore registering the change of a person's name, the registrar require—	16 17 18 19
	Reg	gistra Befo may	General  ation of change of name ore registering the change of a person's name, the registrar require— evidence of the following—	16 17 18 19 20
	Reg	gistra Befo may	General  ation of change of name ore registering the change of a person's name, the registrar require— evidence of the following—  (i) the identity, age and residence of the person; (ii) that the change of name is not sought for a	16 17 18 19 20 21 22

	(d)	if the person may only make the application with written permission under the <i>Child Protection (Offender Reporting and Offender Prohibition Order) Act 2004</i> , section 74A—a copy of the written permission; and	1 2 3 4					
	(e)	other information the registrar believes is relevant to the application.	5 6					
(2)		The registrar may register, or refuse to register, a change of a person's name.  7						
(3)	The	registrar must refuse to register a change of name—	9					
	(a)	if the registrar is not satisfied of—	10					
		(i) the identity of the applicant, or each of the applicants; and	11 12					
		(ii) the identity of the person whose change of name is to be registered; or	13 14					
	(b)	if the registrar reasonably suspects that the change of name is sought for a fraudulent or other improper purpose; or	15 16 17					
	(c)	if the proposed name is a prohibited name.	18					
(4)	only	a application to register a person's change of name states 1 name for the person, the name is taken, for this Act, to ne person's surname.	19 20 21					
(5)	orde	e change of name of a person is being registered under an er of a court directing the change of name to be registered, application must be accompanied by a copy of the order.	22 23 24					
(6)		registrar may notify the registering authority under a esponding law of a change of name under this Act.	25 26					
Ho	w cha	anges of name are registered	27					
(1)		registrar registers the change of a person's name by ring in the change of name register—	28 29					
	(a)	for a change of name ordered by a court—	30					
		(i) the particulars about the change of name stated in the court's order; and	31 32					

		(ii) any other information the registrar considers appropriate to enter; or	1 2
	(b)	for another change of name—	3
		(i) the particulars prescribed by regulation; and	4
		(ii) any other information the registrar considers appropriate to enter.	5 6
(2)	chan parti	pite subsection (1)(b)(i), the registrar may register the age of a person's name even though some or all of the culars mentioned in subsection (1)(b)(i) for the change not available to the registrar.	7 8 9 10
(3)	birth	e registrar registers a change of name of a person whose or adoption was registered in Queensland, the registrar talso—	11 12 13
	(a)	if the person requests the change be noted in the relevant child register—note the changed name in the relevant child register; or	14 15 16
	(b)	otherwise—note in the relevant child register that a change of name has been entered in the change of name register.	17 18 19
(4)		registrar must note the change of the person's name on previous entry, if any, for the person in the change of name ster.	20 21 22
Not	tatior	n of change of name other than by registration	23
(1)		section applies if—	24
	(a)	a person's birth or adoption was registered in Queensland; and	25 26
	(b)	the person's name has been changed under the law of another State or other legal process.	27 28
		Examples of other legal process—	29
		<ul> <li>an order of a Queensland court or a non-Queensland court, including an order approving a change of name</li> </ul>	30 31
		<ul> <li>a deed poll under the law of another State</li> </ul>	32

(2)	An adult person may apply to the registrar to note the change 1 of the person's name.									
(3)		A child's parents may apply to the registrar to note the change of the child's name.								
(4)	However, 1 of the parents may apply to note the change of the child's name if—									
	(a)	the parent is the only parent of the child entered in the relevant child register; or	7 8							
	(b)	the other parent is dead and there is no other person with parental responsibility for the child; or	9 10							
	(c)	the parent has sole parental responsibility, under a parenting order made under the <i>Family Law Act 1975</i> (Cwlth), part VII, to make decisions about—	11 12 13							
		(i) major long-term issues for the child; or	14							
		(ii) the child's name; or	15							
	(d)	a Magistrates Court approves the change of name under section 30; or	16 17							
	(e)	a Queensland court or non-Queensland court has ordered the change of name.	18 19							
(5)	A pe	erson may apply to note the change of the child's name	20 21							
	(a)	circumstances stated in column 1 of the table in schedule 1, part 1 apply to the person in relation to the child; and	22 23 24							
	(b)	the person is a person mentioned in column 2 of the table opposite those circumstances.	25 26							
(6)		or more persons may apply to note the change of the l's name if—	27 28							
	(a)	circumstances stated in column 1 of the table in schedule 1, part 2 apply to the persons in relation to the child; and	29 30 31							
	(b)	the persons are persons mentioned in column 2 of the table opposite those circumstances.	32 33							

(7)	An application made under this section must be—						
	(a)		2 3				
	(b)	accompanied by—	4				
		under the law of another State or other legal	5 6 7 8				
		(ii) the fee prescribed by regulation.	9				
(8)		re noting the change of a person's name, the registrar require—	10 11				
	(a)	evidence of the following—	12				
		(i) the identity and age of the person;	13				
		(ii) that the change of name is not sought for a fraudulent or other improper purpose; and	14 15				
	(b)	other information the registrar believes is relevant to the application.					
(9)	The registrar must not approve an application to note the change of a person's name—						
	(a)	if the registrar is not satisfied of—	20				
		(i) the identity of the applicant, or each of the applicants; and	21 22				
		(ii) the identity of the person whose change of name is to be noted; or	23 24				
	(b)	if the registrar reasonably suspects that the change of name is sought for a fraudulent or other improper purpose; or	25 26 27				
	(c)	if the name is a prohibited name.	28				
10)	1 na	application to note a person's change of name states only me for the person, the name is taken, for this Act, to be erson's surname.	29 30 31				
11)	In th	s section—	32				

				ange of a person's name, means note a change of the name in the relevant child register.	1 2
36				on of relevant event after change of name r noted	3 4
	(1)	This	secti	on applies if the registrar—	5
		(a)	regia	sters the change of a person's name under section or	6 7
		(b)	note	es the change of a person's name under section 35.	8
	(2)		-	rson is an adult person, the person may apply to r the person's relevant event.	9 10
	(3)	unde unde	er sect	rson is a child, the person or persons who applied tion 29 to register the change of the child's name, or tion 35 to note the change of the child's name, may e-register the child's relevant event.	11 12 13 14
	(4)	An a	applic	ation made under this section must be—	15
		(a)		he form required by the registrar and made in an roved way; and	16 17
		(b)	acco	ompanied by the fee prescribed by regulation.	18
	(5)	The	regist	trar may re-register the person's relevant event by—	19
		(a)	mak	ring a new entry in the register that includes—	20
			(i)	all the information that was in the entry for the person's relevant event (the <i>closed entry</i> ) in a new entry in the relevant child register, other than information that has been superseded; and	21 22 23 24
			(ii)	a note that the new entry was made under this section; and	25 26
		(b)	noti	ng on the closed entry—	27
			(i)	that the relevant event has been re-registered under this section; and	28 29
			(ii)	a reference to the new entry made under paragraph (a).	30 31

Part 5			Acknowledgement of sex		
Division 1			Interpretation		2
37	Defi	nitio	ns fo	or part	3
		In thi	is par	t—	4
		child	by a	at, of a child, means a written assessment of the a developmentally informed practitioner who has a ip with the child, stating—	5 6 7
		(a)	for a	n application made under division 2—	8
			(i)	that the application is supported by the developmentally informed practitioner; and	9 10
			(ii)	that the child understands the meaning and legal implications of the alteration of the record of sex of the child in the relevant child register; and	11 12 13
			(iii)	the information prescribed by regulation; or	14
		(b)	for a	n application made under division 3—	15
			(i)	that the application is supported by the developmentally informed practitioner; and	16 17
			(ii)	that the child understands the meaning and legal implications of the issue of a recognised details certificate for the child; and	18 19 20
			(iii)	the information prescribed by regulation.	21
			-	entally informed practitioner means a person who if person prescribed by regulation.	22 23

Division 2 Subdivision 1				Persons whose birth or adoption is registered in Queensland  Preliminary		
This division applies to a person whose birth or adoption is registered in Queensland.						
Sub	divis	sion	2	Applications to registrar	7	
39				o alter record of sex of person 16 years or vant child register	8 9	
	(1)			on is 16 years or more, the person may apply to alter of sex of the person in the relevant child register.	10 11	
	(2)	An a	pplica	ation must—	12	
		(a)		n the form required by the registrar and made in an roved way; and	13 14	
		(b)	nom	inate a sex descriptor; and	15	
		(c)		ade a statement, verified by statutory declaration, the person—	16 17	
			(i)	identifies as the sex stated in the application; and	18	
			(ii)	lives, or seeks to live, as a person identified by that sex; and	19 20	
		(d)	be a	ccompanied by—	21	
			(i)	a supporting statement; and	22	
			(ii)	if the person may only make the application with written permission under the <i>Corrective Services Act 2006</i> , section 27AA—a copy of the written permission; and	23 24 25 26	

			(iii)	if the person may only make the application with written permission under the <i>Dangerous Prisoners</i> ( <i>Sexual Offenders</i> ) <i>Act 2003</i> , section 43ABA—a copy of the written permission; and	1 2 3 4
			(iv)	the fee prescribed by regulation; and	5
			(v)	any other documents or information required by the registrar.	6 7
	(3)	A su	pport	ing statement must—	8
		(a)	has	nade by a person who is at least 18 years and who known the person making the application for at least nonths; and	9 10 11
		(b)	state	that the person making the supporting statement—	12
			(i)	believes that the person making the application makes the application in good faith; and	13 14
			(ii)	supports the application.	15
	(4)	appl	y at th	who makes an application under this section may be same time to register a change of the person's first the change of name register.	16 17 18
40				o alter record of sex of child under 16 years hild register	19 20
	(1)	This	section	on applies if the person is a child under 16 years.	21
	(2)	The child		's parents may apply to alter the record of sex of the	22 23
	(3)			1 of the parents may apply to alter the record of sex d if—	24 25
		(a)	rele	parent is the only parent of the child entered in the vant child register or shown on the child's birth ficate; or	26 27 28
		(b)		other parent is dead and there is no other person with ntal responsibility for the child; or	29 30
		(c)		parent has sole parental responsibility to make sions about major long-term issues for the child	31 32

		under a parenting order made under the <i>Family Law Act</i> 1975 (Cwlth), part VII; or	1 2
	(d)	the parent has obtained an order from the Childrens Court under section 44, or from another Queensland court or a non-Queensland court, directing the registrar to accept the application; or	3 4 5 6
	(e)	the parent has obtained a dispensation order.	7
(4)	A pe	erson may apply to alter the record of sex of the child if—	8
	(a)	circumstances stated in column 1 of the table in schedule 1, part 1 apply to the person in relation to the child; and	9 10 11
	(b)	the person is a person mentioned in column 2 of the table opposite those circumstances.	12 13
(5)		or more persons may apply to alter the record of sex of child if—	14 15
	(a)	circumstances stated in column 1 of the table in schedule 1, part 2 apply to the persons in relation to the child; and	16 17 18
	(b)	the persons are persons mentioned in column 2 of the table opposite those circumstances.	19 20
(6)	the unde	child may apply to alter the record of sex of the child if child has obtained an order from the Childrens Court er section 45 directing the registrar to accept the ication.	21 22 23 24
(7)	In th	is section—	25
		the record of sex, of a child, means alter the record of of the child in the relevant child register.	26 27
	m of years	application to alter record of sex of child under	28 29
(1)	An a	application made under section 40 must—	30
	(a)	be in the form required by the registrar and made in an approved way; and	31 32

	(b)	nom	ninate a sex descriptor; and	1		
	(c)	be a	ccompanied by—	2		
		(i)	the fee prescribed by regulation; and	3		
		(ii)	any other documents or information required by the registrar.	4 5		
(2)		-	nsation order was made in relation to the application, ation must also—	6 7		
	(a)	reas	ude a statement that the applicant believes on onable grounds that alteration of the record of sex of child is in the child's best interests; and	8 9 10		
	(b)	be a	ccompanied by—	11		
		(i)	a copy of the dispensation order; and	12		
		(ii)	an assessment of the child.	13		
(3)	relat	ion t	order, other than a dispensation order, was made in o the application, the application must also be iied by a copy of the court order.	14 15 16		
(4)	If the application is not an application in relation to which a court order, including a dispensation order, was made and the application is made by a person other than the child, the application must also—					
	(a)	appl alte	ude a statement that the applicant, or each of the licants, believes on reasonable grounds that ration of the record of sex of the child is in the d's best interests; and	21 22 23 24		
	(b)	be a	ccompanied by an assessment of the child.	25		
	plicat ne tir		o register change of child's first name at the	26 27		
(1)	Subs	sectio	n (2) applies if—	28		
	(a)		r more persons, other than the child, make an lication under section 40; and	29 30		
	(b)	eith	er—	31		

		(i)	the a	pplication is not an application—	1
			(A)	for which an order of the Childrens Court was sought under section 44(2); or	2 3
			(B)	that another Queensland court or a non-Queensland court directed the registrar to accept; or	4 5 6
		(ii)	chan	pensation order, that included an order about ging the child's name, was made in relation to pplication.	7 8 9
(2)			-	ersons may apply at the same time to register a nild's first name in the change of name register.	10 11
(3)	Subs	section	n (4) a	applies if—	12
	(a)			re persons, other than the child, make an n under section 40; and	13 14
	(b)	eithe	er—		15
		(i)	Cour 44(2)	application is an application the Childrens t directed the registrar to accept under section and the court also made an order under on 44(7) approving a change of name for the l; or	16 17 18 19 20
		(ii)	court acce	her Queensland court or a non-Queensland t made an order directing the registrar to pt the application and the court also made an r approving a change of name for the child.	21 22 23 24
(4)		chang		persons may apply at the same time to register the child's first name in the change of name	25 26 27
(5)	at th	e sam	ne time inge o	ikes an application under section 40 may apply to register a change of the child's first name f name register, if the Childrens Court makes ing the change of name under section 45(10).	28 29 30 31
(6)				on is made under subsection (4) or (5), the t be accompanied by a copy of the court order.	32 33

43	Ac	tion b	y reç	gistrar	1
	(1)	unde	er sect	on applies if an application is made to the registrar tion 39 or 40 to alter the record of sex of a person in nt child register.	2 3 4
	(2)		_	trar may alter, or refuse to alter, the record of sex of a in the relevant child register.	5 6
	(3)	The	regist	rar must refuse to alter the record of sex if—	7
		(a)		alteration would result in the recorded sex being a nibited sex descriptor; or	8 9
		(b)		registrar reasonably suspects that the alteration is ght for a fraudulent or other improper purpose; or	10 11
		(c)	part	cord of the person's sex has been altered under this within the 12 months immediately preceding the when the application is made.	12 13 14
	(4)		_	strar alters the record of sex of the person by ring the person's relevant event.	15 16
	(5)	The	regist	trar re-registers the person's relevant event by—	17
		(a)	mak	ing a new entry in the register that includes—	18
			(i)	all the information that was in the entry for the person's relevant event (the <i>closed entry</i> ) in a new entry in the relevant child register, other than information that has been superseded; and	19 20 21 22
			(ii)	a note stating the superseded information; and	23
			(iii)	a note that the new entry was made under this section; and	24 25
		(b)	noti	ng on the closed entry—	26
			(i)	that the relevant event has been re-registered under this section; and	27 28
			(ii)	a reference to the new entry made under paragraph	29 30

Sub	divis	ion 3	Applications to Childrens Court	1
44	Ар	plicatio	on to Childrens Court by parent or other person	2
	(1)	This s	section applies if the person is a child under 16 years.	3
	(2)	for the	Childrens Court may, on application by an eligible person e child, make an order directing the registrar to accept an eation to alter the record of sex of the child in the ant child register.	4 5 6 7
	(3)	The ag	pplication must be accompanied by an assessment of the	8 9
	(4)		Childrens Court must make the order if the court is ied it is in the child's best interests to make the order.	10 11
	(5)	intere	ciding whether making the order is in the child's best sts, the matters to which the Childrens Court may have d include the following—	12 13 14
		(a)	the assessment mentioned in subsection (3);	15
		(b)	the views of the child, however expressed;	16
			whether the child is sufficiently mature to understand the meaning and legal implications of the alteration of the record of sex of the child.	17 18 19
	(6)	Child: court	eligible person for the child makes an application to the rens Court under this section the person may apply to the at the same time for approval of a proposed change of tame for the child.	20 21 22 23
	(7)		Childrens Court may make an order approving the sed change of first name for the child if—	24 25
		(a)	the name is not a prohibited name; and	26
			the court is satisfied that the change is in the child's best interests.	27 28
45	Ap	plicati	on to Childrens Court by child	29
	(1)	•	section applies if—	30

	(a)	the person is a child of at least 12 years but less than 16 years; and	1 2							
	(b)	each parent of the child or person with parental responsibility for the child does not support an alteration of the record of sex of the child.	3 4 5							
(2)	an or	The Childrens Court may, on application by the child, make n order directing the registrar to accept an application to alter ne record of sex of the child in the relevant child register.								
(3)	The child	application must include the following statements by the	9 10							
	(a)	that the child is aware that, unless the Childrens Court decides otherwise under section 46(2), a copy of the application must be served on the respondents;	11 12 13							
	(b)	that the child is aware the child may make submissions to the Childrens Court under section 46(5).	14 15							
(4)	The child	application must be accompanied by an assessment of the l.	16 17							
(5)	The	following persons are respondents to the application—	18							
	(a)	each parent of the child;	19							
	(b)	each person with parental responsibility for the child.	20							
(6)		child must serve a copy of the application on each of the ondents.	21 22							
(7)		Childrens Court must make the order if the court is fied it is in the child's best interests to make the order.	23 24							
(8)	inter	eciding whether making the order is in the child's best ests, the matters to which the Childrens Court may have rd include the following—	25 26 27							
	(a)	the assessment mentioned in subsection (4);	28							
	(b)	the views of the child, however expressed;	29							
	(c)	whether the child is sufficiently mature to understand the meaning and legal implications of the alteration of the record of sex of the child.	30 31 32							

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	(9)	If the child makes an application to the Childrens Court under this section the child may apply to the court at the same time for approval of a proposed change of first name for the child.					
	(10)	The Childrens Court may make an order approving the proposed change of first name for the child if—	4 5				
		(a) the name is not a prohibited name; and	6				
		(b) the court is satisfied that the change is in the child's best interests.	7 8				
46	Dis	spensing with service of application	9				
	(1)	This section applies if a child makes an application under section 45.	10 11				
	(2)	The child may also apply to the Childrens Court for an order dispensing with the requirement to serve a copy of the application on 1 or more of the respondents (the <i>requirement</i> ).	12 13 14 15				
	(3)	The Childrens Court must not make an order under subsection (2) unless the court is satisfied that the requirement could reasonably be expected to adversely affect the child.	16 17 18				
	(4)	For subsection (3), a child is not adversely affected only because—	19 20				
		(a) 1 or more of the respondents does not support the alteration of the record of sex of the child; and	21 22				
		(b) that lack of support causes discomfort to the child.	23				
	(5)	The child may make submissions to the Childrens Court about whether the court should make an order under subsection (2).	24 25				
	(6)	If the child makes submissions under subsection (5), the Childrens Court must, after considering the submissions, decide whether the requirement could reasonably be expected to adversely affect the child.	26 27 28 29				
	(7)	If the Childrens Court decides that the child could not reasonably be expected to be adversely affected by the	30 31				

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		-	irement, the court must give the child a written notice ng—	1 2
		(a)	the reasons for the court's decision; and	3
		(b)	that the child may, in writing, withdraw the application before the end of a stated period of at least 28 days after the day the notice is given; and	4 5 6
		(c)	that the child may appeal against the court's decision under section 78(2) within 28 days after the decision is made.	7 8 9
Sub	divis	ion (	4 Effect of alteration of record of sex	10
47	Effe		followskips of special of pay of special in value and	
	chi		f alteration of record of sex of person in relevant gister	11 12
	<b>chi</b> (1)	Id req If the alter	• • • • • • • • • • • • • • • • • • •	
		If the alter	e record of a person's sex in the relevant child register is ed under this division, the person is a person of the sex as	12 13 14
	(1)	If the alter	e record of a person's sex in the relevant child register is ed under this division, the person is a person of the sex as ed for the purposes of, but subject to, a law of the State.	12 13 14 15
	(1)	If the alter alter Subs	e record of a person's sex in the relevant child register is ed under this division, the person is a person of the sex as ed for the purposes of, but subject to, a law of the State. section (3) applies to a person who has an entitlement—	12 13 14 15 16
	(1)	If the alter alter Subs	e record of a person's sex in the relevant child register is ed under this division, the person is a person of the sex as ed for the purposes of, but subject to, a law of the State. section (3) applies to a person who has an entitlement—under a will; or	12 13 14 15 16

Division 3 Subdivision 1				Queensland residents born elsewhere			
			1	Preliminary	3		
48 Application				division	4		
		This	divisio	on applies in relation to a person who—	5		
		(a)	was b	orn outside of Queensland; and	6		
		(b)	12 co	een ordinarily resident in Queensland for at least insecutive months immediately before the person is an application, or an application is made on if of the person, under this division.	7 8 9 10		
49	Me	anin	of <i>rec</i>	cognised details certificate	11		
			_	ed details certificate, for a person, is a document yledges the person's name and sex.	12 13		
Sub	divis	sion	2	Applications to registrar	14		
50			tion fo	r recognised details certificate for person ore	15 16		
	(1)		-	n is 16 years or more the person may apply to the a recognised details certificate for the person.	17 18		
	(2)	An a	pplicat	ion must—	19		
		(a)		the form required by the registrar and made in an ved way; and	20 21		
		(b)	nomin	nate a sex descriptor; and	22		
		(c)		le a statement, verified by statutory declaration, ne person—	23 24		
			(i) i	dentifies as the sex stated in the application; and	25		

			(ii)	lives, or seeks to live, as a person identified by that sex; and	1 2
		(d)	be a	ccompanied by—	3
			(i)	a supporting statement; and	4
			(ii)	evidence of the person's name and residency; and	5
			(iii)	if the person may only make the application with written permission under the <i>Corrective Services Act 2006</i> , section 27AA—a copy of the written permission; and	6 7 8 9
			(iv)	if the person may only make the application with written permission under the <i>Dangerous Prisoners</i> ( <i>Sexual Offenders</i> ) <i>Act 2003</i> , section 43ABA—a copy of the written permission; and	10 11 12 13
			(v)	the fee prescribed by regulation; and	14
			(vi)	any other documents or information required by the registrar.	15 16
	(3)	A su	pport	ing statement must—	17
		(a)	has	nade by a person who is at least 18 years and who known the person making the application for at least nonths; and	18 19 20
		(b)	state	e that the person making the supporting statement—	21
			(i)	believes that the person making the application makes the application in good faith; and	22 23
			(ii)	supports the application.	24
	(4)	than same	a per e time	who makes an application under this section, other son who was born in another State, may apply at the to register a change of the person's first name in the name register.	25 26 27 28
51		plicat der 16		or recognised details certificate for child	29 30
	(1)	This	secti	on applies if the person is a child under 16 years.	31

(2)		child's parents may apply for a recognised details ficate for the child.	1 2						
(3)	However, 1 of the parents may apply for a recognised details certificate for the child if—								
	(a)	the parent is the only parent named in a register kept under a corresponding law or the law of any place outside Australia; or	5 6 7						
	(b)	the other parent is dead and there is no other person with parental responsibility for the child; or	8 9						
	(c)	the parent has sole parental responsibility to make decisions about major long-term issues for the child under a parenting order made under the <i>Family Law Act</i> 1975 (Cwlth), part VII; or	10 11 12 13						
	(d)	the parent has obtained an order from the Childrens Court under section 55, or from another Queensland court or a non-Queensland court, directing the registrar to accept the application; or	14 15 16 17						
	(e)	the parent has obtained a dispensation order.	18						
(4)		erson may apply for a recognised details certificate for the l if—	19 20						
	(a)	circumstances stated in column 1 of the table in schedule 1, part 1 apply to the person in relation to the child; and	21 22 23						
	(b)	the person is a person mentioned in column 2 of the table opposite those circumstances.	24 25						
(5)		or more persons may apply for a recognised details ficate for the child if—	26 27						
	(a)	circumstances stated in column 1 of the table in schedule 1, part 2 apply to the persons in relation to the child; and	28 29 30						
	(b)	the persons are persons mentioned in column 2 of the table opposite those circumstances.	31 32						
(6)		child may apply for a recognised details certificate for the	33 34						

	Court under section 56 directing the registrar to accept the application.	1 2
	rm of application for recognised details certificate for ild under 16 years	3 4
(1)	An application made under section 51 must—	5
	(a) be in the form required by the registrar and made in an approved way; and	6 7
	(b) nominate a sex descriptor; and	8
	(c) be accompanied by—	9
	(i) the fee prescribed by regulation; and	10
	(ii) any other documents or information required by the registrar.	11 12
(2)	If a dispensation order was made in relation to the application, the application must also—	13 14
	(a) include a statement that the applicant believes on reasonable grounds that the issue of a recognised details certificate is in the child's best interests; and	15 16 17
	(b) be accompanied by—	18
	(i) a copy of the dispensation order; and	19
	(ii) an assessment of the child.	20
(3)	If a court order, other than a dispensation order, was made in relation to the application, the application must also be accompanied by a copy of the court order.	21 22 23
(4)	If the application is not an application in relation to which a court order, including a dispensation order, was made and the application is made by a person other than the child, the application must also—	24 25 26 27
	(a) include a statement that the applicant, or each of the applicants, believes on reasonable grounds that the issue of a recognised details certificate is in the child's best interests; and	28 29 30 31

		(b)	be a	ccomp	panied by an assessment of the child.	1
53		plica ne tir		to reg	ister change of child's first name at the	2 3
	(1)	Sub	sectio	n (2) a	applies if—	4
		(a)			re persons, other than the child, make an n under section 51; and	5 6
		(b)	the	child v	was not born in another State; and	7
		(c)	eith	er—		8
			(i)	the a	pplication is not an application—	9
				(A)	for which an order of the Childrens Court was sought under section 55(2); or	10 11
				(B)	that another Queensland court or a non-Queensland court directed the registrar to accept; or	12 13 14
			(ii)	chan	pensation order, that included an order about ging the child's name, was made in relation to pplication.	15 16 17
	(2)		-	-	ersons may apply at the same time to register a hild's first name in the change of name register.	18 19
	(3)	Sub	sectio	n (4) a	applies if—	20
		(a)			re persons, other than the child, make an n under section 51; and	21 22
		(b)	the	child v	was not born in another State; and	23
		(c)	eith	er—		24
			(i)	Child direct the c	application is an application for which the drens Court made an order under section 55(2) ting the registrar to accept the application and court also made an order under section 55(8) oving a change of first name for the child; or	25 26 27 28 29
			(ii)		ner Queensland court or a non-Queensland t made an order directing the registrar to	30 31

		accept the application and the court also made an order approving a change of first name for the child.	1 2 3
	(4)	The person or persons may apply at the same time to register the change of the child's first name in the change of name register.	4 5 6
	(5)	A child who makes an application under section 51 may apply at the same time to register a change of the child's first name in the change of name register, if the Childrens Court makes an order approving the change of name under section 56(10).	7 8 9 10
	(6)	If an application is made under subsection (4) or (5), the application must be accompanied by a copy of the court order.	11 12
54	Act	tion by registrar	13
	(1)	This section applies if an application is made under section 50 or 51 to the registrar for a recognised details certificate for a person.	14 15 16
	(2)	The registrar may issue, or refuse to issue, the recognised details certificate for the person.	17 18
	(3)	The registrar must refuse to issue the recognised details certificate if—	19 20
		(a) the recognised details certificate would state a prohibited sex descriptor; or	21 22
		(b) the registrar reasonably suspects that the recognised details certificate is sought for a fraudulent or other improper purpose; or	23 24 25
		(c) within the 12 months immediately preceding the day the application is made, a recognised details certificate has been issued for the person under this division.	26 27 28
	(4)	The recognised details certificate—	29
		(a) must state the name and sex of the person as stated in the application for the certificate; and	30 31

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		(b)	may only state any previous name or sex of the person if the applicant has requested the previous name or sex to be stated on the certificate; and	1 2 3
		(c)	must state the person's date and place of birth; and	4
		(d)	may, if the registrar considers it appropriate, include any other information about the person's birth requested in the application to be included; and	5 6 7
		(e)	must include a statement to the effect that details about the person included in the certificate, except the person's sex, are not certified by the registrar.	8 9 10
Sub	divis	ion	3 Applications to Childrens Court	11
55	Ар	plicat	tion to Childrens Court by parent or other person	12
	(1)	This	section applies if the person is a child under 16 years.	13
	(2)	for t	Childrens Court may, on application by an eligible person he child, make an order directing the registrar to accept an ication for a recognised details certificate for the child.	14 15 16
	(3)	The child	application must be accompanied by an assessment of the d.	17 18
	(4)		Childrens Court must make the order if the court is fied it is in the child's best interests to make the order.	19 20
	(5)	inter	eciding whether making the order is in the child's best rests, the matters to which the Childrens Court may have rd include the following—	21 22 23
		(a)	the assessment mentioned in subsection (3);	24
		(b)	the views of the child, however expressed;	25
		(c)	whether the child is sufficiently mature to understand the meaning and legal implications of the issue of a recognised details certificate for the child.	26 27 28
	(6)		n eligible person for the child makes an application to the drens Court under this section the person may apply to the	29 30

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	court at the same time for approval of a proposed change of first name for the child.	1 2
(7)	Subsection (6) does not apply if the child was born in another State.	3
(8)	The Childrens Court may make an order approving the proposed change of first name for the child if—	5
	(a) the name is not a prohibited name; and	7
	(b) the court is satisfied that the change is in the child's best interests.	8 9
Ар	plication to Childrens Court by child	1
(1)	This section applies if—	1
	(a) the person is a child of at least 12 years but less than 16 years; and	1
	(b) each parent of the child or person with parental responsibility for the child does not support the issue of a recognised details certificate for the child.	1 1 1
(2)	The Childrens Court may, on application by the child, make an order directing the registrar to accept an application for a recognised details certificate for the child.	1 1 1
(3)	The application must include the following statements by the child—	2
	(a) that the child is aware that, unless the Childrens Court decides otherwise under section 57(2), a copy of the application must be served on the respondents;	2 2 2
	(b) that the child is aware the child may make submissions to the Childrens Court under section 57(5).	2
(4)	The application must be accompanied by an assessment of the child.	2
(5)	The following persons are respondents to the application—	2
	(a) each parent of the child;	3
	(b) each person with parental responsibility for the child.	3

	(6)		1
	(7)	interests, the matters to which the Childrens Court may have	3 4 5
		(a) the assessment mentioned in subsection (4);	6
		(b) the views of the child, however expressed;	7
		the meaning and legal implications of the issue of a	8 9 10
	(8)	this section the child may apply to the court at the same time	11 12 13
	(9)	* * * * * * * * * * * * * * * * * * *	14 15
	(10)		16 17
		(a) the name is not a prohibited name; and	18
			19 20
57	Dis	ensing with service of application	21
	(1)	**	22 23
	(2)	dispensing with the requirement to serve a copy of the application on 1 or more of the respondents (the	24 25 26 27
	(3)	(2) unless the court is satisfied that the requirement could	28 29 30
	(4)		31 32

		(a)	1 or more of the respondents does not support the issue of a recognised details certificate for the child; and	1 2
		(b)	that lack of support causes discomfort to the child.	3
	(5)		child may make submissions to the Childrens Court about ther the court should make an order under subsection (2).	4 5
	(6)	Chil deci	the child makes submissions under subsection (5), the drens Court must, after considering the submissions, de whether the requirement could reasonably be expected diversely affect the child.	6 7 8 9
	(7)	reas requ	he Childrens Court decides that the child could not onably be expected to be adversely affected by the tirement, the court must give the child a written notice ng—	10 11 12 13
		(a)	the reasons for the court's decision; and	14
		(b)	that the child may, in writing, withdraw the application before the end of a stated period of at least 28 days after the day the notice is given; and	15 16 17
		(c)	that the child may appeal against the court's decision under section 78(2) within 28 days after the decision is made.	18 19 20
Sub	divis	sion	4 Effect of certificate	21
58	Eff	ect o	f recognised details certificate	22
	(1)	this	recognised details certificate is issued for a person under division, the person is a person of the sex stated in the ificate for the purposes of, but subject to, a law of the e.	23 24 25 26
	(2)	for a	nore than 1 recognised details certificate has been issued a person, the person is a person of the sex stated in the t recently issued certificate.	27 28 29
	(3)	Subs	section (4) applies to a person who has an entitlement—	30
		(a)	under a will; or	31

		(b) under a trust; or	1
		(c) otherwise by operation of law.	2
	(4)	The person does not, except as otherwise provided under the will, the trust or by the law conferring the entitlement, lose the entitlement only because a recognised details certificate has been issued for the person	3 4 5
		been issued for the person.	6
Sub	divis	ion 5 Cancellation of certificate	7
59	Car	ncellation of recognised details certificate	8
		The registrar must cancel a recognised details certificate issued for a person if the registrar receives an application from the chief executive (corrective services) under the <i>Corrective Services Act 2006</i> , section 27AA(6) or the <i>Dangerous Prisoners (Sexual Offenders) Act 2003</i> , section 43ABA(6) about the certificate.	9 10 11 12 13 14
Divi	sion	4 Dispensation orders	15
60	Арј	olication of division	16
		This division applies if—	17
		(a) a parent (a <i>relevant person</i> ) of a child under 16 years is not able to make an acknowledgement of sex application or a combined application for the child because the other parent (the <i>stated party</i> ) of the child does not consent to, or have the capacity to consent to, the application being made; or	18 19 20 21 22 23
		(b) a person (also a <i>relevant person</i> ) who is 1 of a group of 2 or more persons mentioned in column 2 of the table in schedule 1, part 2 with parental responsibility for a child under 16 years is not able to make an acknowledgement of sex application or a combined application for the	24 25 26 27 28

			stated party) in the group does not consent to, or have the capacity to consent to, the application being made.	1 2
61	De	finitio	ons for division	3
		In th	nis division—	4
		ackı	nowledgement of sex application, for a child, means—	5
		(a)	an application under section 40 to alter the record of sex of the child; or	6 7
		(b)	an application under section 51 for a recognised details certificate for the child.	8 9
		com	bined application, for a child, means—	10
		(a)	an application under section 40 to alter the record of sex of the child and an application under section 42 to register a change of the child's first name; or	11 12 13
		(b)	an application under section 51 for a recognised details certificate for the child and an application under section 53 to register a change of the child's first name.	14 15 16
		disp	ensation order see section 62(1).	17
		rele	vant person see section 60(a) and (b).	18
		state	ed party see section 60(a) and (b).	19
62	Аp	plica	tion for dispensation order	20
	(1)	orde ackr	elevant person may apply to the Childrens Court for an er (a <i>dispensation order</i> ) dispensing with the need for an nowledgement of sex application or a combined dication to be made with the consent of a stated party.	21 22 23 24
	(2)	The	application must state the grounds on which it is made.	25

63	No	tice of application	1
	(1)	As soon as practicable after filing an application for a dispensation order, the relevant person must serve a copy of the application on the stated party.	2 3 4
	(2)	A copy served on the stated party must state—	5
		(a) where and when the application is to be heard; and	6
		(b) that the application may be heard and decided even though the party does not appear in court.	7 8
	(3)	The Childrens Court may dispense with the requirement to serve a copy of the application on the stated party if the court is satisfied of any of the following matters—	9 10 11
		(a) the relevant person can not locate the party after making all reasonable enquiries;	12 13
		(b) the conception of the child was a result of an offence committed by the party;	14 15
		(c) it is in the child's best interests to dispense with service.	16
64	Re	spondent	17
		If a stated party is served with a copy of an application for a dispensation order, the party is a respondent in the proceeding.	18 19 20
65	He	aring of application in absence of stated party	21
	(1)	The Childrens Court may hear and decide an application for a dispensation order in the absence of the stated party only if—	22 23
		(a) the party has been given reasonable notice of the hearing and failed to attend or continue to attend the hearing; or	24 25
		(b) the court dispenses with the requirement to serve a copy of the application on the party under section 63(3).	26 27
	(2)	Subsection (1) does not limit the Childrens Court's jurisdiction to exclude a person from a proceeding.	28 29

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66 Coı	urt may make dispensation order	1
	The Childrens Court may make a dispensation order if—	2
	(a) the court is satisfied of a matter stated in section	3
	acknowledgement of sex application or a combined	5 6 7 8
	(c) a tribunal of another jurisdiction, a Queensland court or a non-Queensland court has made an order or other direction, however called, that the stated party does not have capacity to give consent for an acknowledgement of sex application or a combined application for the child; or	9 10 11 12 13 14
	(d) the court is satisfied it is in the child's best interests to make the order.	15 16
67 Effe	ect of dispensation order	17
(1)	This section applies if the registrar is given a copy of a dispensation order with an acknowledgement of sex	18 19 20
(2)	the need for the application to be made with the consent of the	21 22 23
Division	5 Court proceedings	24
Subdivis	ion 1 Proceedings of Childrens Court	25
68 Apr	olication of subdivision	26
<b> </b>	This subdivision applies to a proceeding in the Childrens	27 28

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		(a) division 2, subdivision 3; or	1
		(b) division 3, subdivision 3; or	2
		(c) division 4.	3
69	Co	urt's jurisdiction and constitution	4
	(1)	The proceeding must be heard by the Childrens Court constituted by a Childrens Court magistrate or, if a Childrens Court magistrate is not available, a magistrate.	5 6 7
	(2)	In this section—	8
		available means available having regard to the orderly and expeditious exercise of the jurisdiction of the Childrens Court.	9 10
70	Со	urt's paramount consideration	11
		In exercising its jurisdiction or powers in the proceeding, the Childrens Court must regard the wellbeing and best interests of the child as paramount.	12 13 14
71	Pai	rties to proceedings	15
	(1)	The parties to a proceeding commenced by an application made under section 44, 55 or 62 are—	16 17
		(a) the person making the application; and	18
		(b) the child the subject of the application; and	19
		(c) the respondent or respondents, if any.	20
	(2)	The parties to a proceeding commenced by an application made under section 45 or 56 are—	21 22
		(a) the child making the application; and	23
		(b) the respondent or respondents, if any.	24

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3	14

72	Re	presentation	1
		In the proceeding a party may appear without representation or may be represented by a lawyer.	2 3
73	Со	urt to ensure parties understand proceeding	4
		The Childrens Court must, as far as practicable, ensure the parties to the proceeding understand—	5 6
		(a) the nature, purpose and legal implications of the proceeding; and	7 8
		(b) any order or ruling made by the court.	9
74	Evi	idence	10
	(1)	In the proceeding, the Childrens Court is not bound by the rules of evidence, but may inform itself in any way it thinks appropriate.	11 12 13
	(2)	If, on an application for an order, the Childrens Court is to be satisfied of a matter, the court need only be satisfied of the matter on the balance of probabilities.	14 15 16
75	Ch	ild cannot be compelled to give evidence	17
	(1)	A child may only be called to give evidence in the proceeding with the leave of the Childrens Court.	18 19
	(2)	The Childrens Court may grant leave only if the child—	20
		(a) is at least 12 years; and	21
		(b) agrees to give evidence.	22
	(3)	If the child gives evidence, the child may be cross-examined only with the leave of the Childrens Court	23

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76	Wa	y child is to be heard in proceeding	1
	(1)	This section applies if the Childrens Court is to hear from a child who is the subject of the proceeding or a party to the proceeding, other than when the child gives evidence.	2 3 4
	(2)	The Childrens Court may hear from the child in the way the court considers appropriate, including, for example, by—	5 6
		(a) hearing from the child orally in court or another place or with the use of technology, including an audio visual link or audio link; or	7 8 9
		(b) hearing from the child without the other participants being present; or	10 11
		(c) receiving a document from the child; or	12
		(d) receiving submissions by, or on behalf of, the child.	13
Sub	divis	sion 2 Appeals	14
77	De	finition for subdivision	15
		In this subdivision—	16
		appellate court means the Childrens Court constituted by a Childrens Court judge.	17 18
78	Wh	o may appeal	19
	(1)	A party to the proceeding for an application for any of the following orders may appeal to the appellate court against a decision on the application—	20 21 22
		(a) an order under section 44, 45, 55 or 56;	23
		(b) a dispensation order.	24
	(2)	A child who is given a notice by the Childrens Court under section 46(7) or 57(7) may appeal to the appellate court against the decision stated in the notice.	25 26 27

79	Но	ow to start appeal		1
13	(1)	• •	ce of appeal with	2 3
	(2)	In the case of an appeal under section 78( must serve a copy of the notice on the party proceeding mentioned in section 78(1).		4 5 6
	(3)	The notice of appeal must be filed within a decision is made.	28 days after the	7 8
	(4)	The appellate court may at any time extendiling the notice of appeal.	nd the period for	9 10
	(5)	The notice of appeal must state fully the ground and the facts relied on.	ands of the appeal	11 12
80	Sta	ay of operation of decisions		13
		A decision the subject of an appeal under stayed until the appellate court decides the ap		14 15
81	He	earing procedures		16
	(1)	An appeal must be decided on the evidence before the Childrens Court.	and proceedings	17 18
	(2)	However, the appellate court may order the heard afresh, in whole or part.	at the appeal be	19 20
82	Po	wers of appellate court		21
		In deciding an appeal, the appellate court ma	y—	22
		(a) confirm the decision appealed against;	or	23
		(b) vary the decision appealed against; or		24
		(c) set aside the decision and substitute and	other decision; or	25
		(d) set aside the decision appealed again matter to the Childrens Court magistr who made the decision.		26 27 28

Subo	sivit	sion 3 General	1
83	Со	urt hearings not public	2
	(1)	This section applies to the hearing in the Childrens Court under subdivision 1 or the appellate court under subdivision 2 of a proceeding under this Act.	3 4 5
	(2)	The hearing is not open to the public.	6
	(3)	Despite the <i>Childrens Court Act 1992</i> , section 20, a court must exclude from the room in which the court is sitting a person who is not—	7 8 9
		(a) a child to whom the proceeding relates; or	10
		(b) a parent of, or person with parental responsibility for, a child to whom the proceeding relates; or	11 12
		(c) a lawyer of a party to the proceeding; or	13
		(d) a witness giving evidence.	14
	(4)	However, the court may permit a person who is not mentioned in subsection (3) to be present during the hearing if the court is satisfied it is in the interests of justice to do so.	15 16 17
Part	6	Marriages	18
84	Ма	rriages that are registrable	19
	(1)	A marriage solemnised in Queensland must be registered under this Act.	20 21
	(2)	A person may have a marriage registered by giving the registrar, in an approved way—	22 23
		(a) the marriage certificate; or	24
		(b) if the marriage was solemnised before the commencement of the <i>Marriage Act 1961</i> (Cwlth)—evidence of the marriage required by the registrar.	25 26 27 28

	(3)	A marriage is taken to be solemnised in Queensland if—	1
		(a) it is solemnised on a vessel; and	2
		(b) the vessel goes to the place where the marriage is solemnised from a port in Queensland, without stopping at a port that is not in Queensland; and	3 4 5
		(c) after the marriage is solemnised, the vessel returns to a port in Queensland, without stopping at a port that is not in Queensland.	6 7 8
85	Ηον	w marriages are registered	9
	(1)	The registrar registers a marriage by—	10
		(a) entering in the marriage register the particulars prescribed by regulation; or	11 12
		(b) including the marriage certificate or evidence mentioned in section 84(2)(b) as part of the marriage register.	13 14
	(2)	The registrar may also enter in the marriage register any other information the registrar considers appropriate to enter in relation to the marriage.	15 16 17
Part	7	Civil partnerships	18
86	Reg	gistration of civil partnership	19
	(1)	This section applies if the registrar is required to register a relationship as a civil partnership under the <i>Civil Partnerships Act 2011</i> , section 9 or 12.	20 21 22
	(2)	The registrar must register the civil partnership by including in the register the particulars of the civil partnership prescribed by regulation.	23 24 25
	(3)	The registrar may also enter in the register any other information the registrar considers appropriate to enter in relation to the civil partnership.	26 27 28

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87		claration of civil partnership before civil partnership tary other than registrar	1 2
	(1)	If 2 persons make, under the <i>Civil Partnerships Act 2011</i> , section 11, a declaration of civil partnership before a civil partnership notary other than the registrar, the notary must give the following to the registrar not later than 14 days after the day the declaration is made—	3 4 5 6 7
		(a) written notice of the making of the declaration;	8
		(b) the notice given to the notary under the <i>Civil Partnerships Act</i> 2011, section 10 for the civil partnership.	9 10 11
		Maximum penalty—5 penalty units.	12
	(2)	In this section—	13
		civil partnership notary see the Civil Partnerships Act 2011, schedule 2.	14 15
Part	8	Deaths	16
88	Def	finition for part	17
		In this part—	18
		coroner means a coroner under the repealed Coroners Act 1958 or the Coroners Act 2003.	19 20
89	Dea	aths that must be registered in Queensland	21
	(1)	The death of a person must be registered under this Act if—	22
		(a) the person dies in Queensland; or	23
		(b) a Queensland court, other than the Coroners Court—	24
		(i) finds—	25
		(A) that the death happened in Queensland; and	26
		(B) the name of the person; and	27

			(C)	the date or approximate date of the person's death; and	1 2
		(ii)	make	es an order that—	3
			(A)	directs that the death be registered; and	4
			(B)	states the findings mentioned in paragraph (b)(i) and any other particulars about the death prescribed by regulation; or	5 6 7
		(c) a co	roner	finds—	8
		(i)	that	the death happened in Queensland; and	9
		(ii)	the n	ame of the person; and	10
		(iii)	the d	ate or approximate date of the person's death.	11
	(2)	required	to sta	(1)(b)(ii)(B), the Queensland court is only te the particulars about the death that are court at the time of making the order.	12 13 14
	(3)	In this sec	ction—	-	15
				t means the Coroners Court under the repealed 958 or the <i>Coroners Act 2003</i> .	16 17
		<i>person</i> in	cludes	a stillborn child born after 30 April 1989.	18
90	Dea	aths that	may b	e registered in Queensland	19
	(1)	The death	of a p	person may be registered under this Act if—	20
			_	n dies in an aircraft or vessel, or in waters, ueensland; and	21 22
		dies	and	n's body is not, between the time the person the time the person's body arrives in ad, taken to a place outside Queensland.	23 24 25
		Example—			26
		person's	body i	n a ship travelling non-stop from Sydney to Tokyo. The s taken by helicopter from the ship to a mortuary in eath may be registered in Queensland.	27 28 29
	(2)			person outside Australia may be registered f the person—	30 31

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	(a) ordinarily resided in Queensland; or	1
	(b) died, leaving real property in Queensland.	2
(3)	The death of a person may be registered under this Act if a Queensland court or a coroner finds, or has found—	3 4
	(a) that the death happened, but the location of the death is not known; and	5 6
	(b) the name of the person; and	7
	(c) the date or approximate date of the person's death.	8
(4)	The death of a person may be registered under this Act if a non-Queensland court or a non-Queensland coroner finds—	9 10
	(a) that the death happened in Queensland; and	11
	(b) the name of the person; and	12
	(c) the date or approximate date of the person's death.	13
(5)	The death of a stillborn child born in Queensland before 1 May 1989 may be registered under this Act if, at the same time, the registrar is able to register the birth of the child.	14 15 16
(6)	The registrar must not register under this section a death that has been registered in another State or country.	17 18
(7)	In this section—	19
	non-Queensland coroner means a person who holds a position equivalent to a coroner in another State.	20 21
	place does not include an aircraft or vessel.	22
Res	sponsibility to apply to have death registered	23
(1)	If the death of a person must be registered in Queensland, a spouse or relative of the deceased person must apply to register the death, unless the spouse or relative has a reasonable excuse.	24 25 26 27
	Maximum penalty—20 penalty units.	28

	(2)	If the registrar does not receive an application under subsection (1), the registrar may require 1 of the following persons to apply to register the death—	1 2 3
		(a) the person in charge of the place where the person died;	4
		(b) the person finding the body;	5
		(c) the person arranging for the disposal of the deceased person's body.	6 7
		Example of a place mentioned in subsection (2)(a)—	8
		a hospital or nursing home	9
		Example of a person mentioned in subsection $(2)(c)$ —	10
		a personal representative or funeral director	11
	(3)	A person must comply with the registrar's requirement, unless the person has a reasonable excuse.	12 13
		Maximum penalty—20 penalty units.	14
	(4)	A person does not commit an offence against subsection (1) if someone else has applied to register the death.	15 16
	(5)	In this section—	17
		<i>relative</i> includes a relative by marriage.	18
92	Но	w to apply to register the death of a person	19
	(1)	An application to register the death of a person must be—	20
		(a) in the form required by the registrar (a <i>death registration application</i> ); and	21 22
		(b) made in an approved way.	23
	(2)	The application must be given to the registrar within 14 days after—	24 25
		(a) the death happens; or	26
		(b) the death is discovered.	27
	(3)	However, the registrar may accept an application given more than 14 days after the death happens or is discovered, if satisfied the death happened.	28 29 30

(4)	may child	give to	parent of a stillborn child born before 1 May 1989 he registrar a death registration application for the y time.	1 2 3
	Note-			4
	A	so see s	ection 7 for the requirement to register the birth.	5
(5)	deat	•	ne following documents is issued in relation to the document must accompany the death registration	6 7 8
	(a)	the ca	ause of death certificate for the deceased person;	9
	(b)	a not perso	ice under section 97(2) in relation to the deceased on;	10 11
	(c)		topsy notice under the <i>Coroners Act 2003</i> , section 2)(a) in relation to the deceased person;	12 13
	(d)		on 24A(3)(a) in relation to the deceased person.	14 15
(6)	a co	ourt d stration	n of the person is being registered under an order of irecting the death to be registered, the death application must be accompanied by a copy of the	16 17 18 19
(7)	othe	r infor	ar may require the applicant to give to the registrar mation the registrar believes is relevant to the death application.	20 21 22
Ho	w dea	aths a	re registered	23
(1)	The	registr	ar registers the death of a person by entering in the deaths—	24 25
	(a)	for a	registration ordered by a court—	26
			the particulars about the death stated in the court's order; and	27 28
			any other information the registrar considers appropriate to enter; or	29 30
	(b)	for ar	nother registration—	31
		(i)	the particulars prescribed by regulation; and	32

		(		other information the registrar considers opriate to enter.	1 2
	(2)	death of mention	of a perso	tion (1)(b)(i), the registrar may register the on even though some or all of the particulars subsection (1)(b)(i) for the death are not registrar.	3 4 5 6
	(3)	death i	s being i	ay register the death of a person even if the nvestigated by a coroner under the <i>Coroners</i> repealed <i>Coroners Act 1958</i> .	7 8 9
94	Ca	use of c	death ce	rtificate	10
	(1)	This se	ection app	olies if—	11
		(a) a	doctor-	-	12
		(2	i) for a	stillborn child—	13
			(A)	was present at the stillbirth; or	14
			(B)	examined the stillborn child's body; or	15
		(2	ii) for a	ny other deceased person—	16
			(A)	attended the deceased person when the person was alive; or	17 18
			(B)	examined the deceased person's body; or	19
			(C)	has considered information about the deceased person's medical history and the circumstances of the deceased person's death; and	20 21 22 23
			he doctor ause of d	is able to form an opinion as to the probable eath.	24 25
		Example	es of subsec	ction (1)(a)(ii)(C)—	26
		r a	medical his	nay consider information about the deceased person's story by examining the records of, or speaking to, etor who attended the deceased person when the person	27 28 29 30
				may be able to consider information about the ces of the deceased person's death by speaking to	31 32

		someone who was with the deceased when the deceased person died or who discovered the deceased person's body.	1 2
(2)	Subj mus	ect to the <i>Coroners Act 2003</i> , section 26(5), the doctor t—	3 4
	(a)	complete a certificate, in the form required by the registrar, ( <i>cause of death certificate</i> ) for the deceased person; and	5 6 7
	(b)	give the original certificate, in an approved way, to the person who is arranging for the disposal of the deceased person's body or to the registrar; and	8 9 10
	(c)	give a copy of the certificate, in an approved way, to the person who is arranging for the disposal of the deceased person's body.	11 12 13
	Note-	_	14
		ne Coroners Act 2003, section 26(5), provides that a doctor must not sue a cause of death certificate for a person in certain circumstances.	15 16
(3)	of th	subsection (2), a person who is arranging for the disposal ne deceased person's body includes a school of anatomy is holding the body.	17 18 19
(4)	days	doctor must comply with subsection (2) within 2 working of the person's death or when the person's body is found, chever is the later.	20 21 22
(5)		vever, a doctor need not comply with subsection (2) if her doctor has complied with subsection (2).	23 24
(6)		octor must not charge a person for a cause of death ficate.	25 26
(7)	spou	doctor reasonably suspects that the doctor, or the doctor's use, may receive a benefit because of a person's death, the or must not issue a cause of death certificate for the on.	27 28 29 30
	Max	imum penalty—120 penalty units.	31
(8)	of the certi	e doctor gives the person who is arranging for the disposal ne deceased person's body the original cause of death ficate, the person must give the certificate to the registrar in 14 days after the person has received the certificate.	32 33 34 35

	(9)	Despite subsection (4) or (8), the registrar may accept a cause of death certificate given to the registrar at any time.	1 2
	(10)	In this section—	3
		benefit—	4
		(a) includes—	5
		(i) a payment under a life insurance policy; and	6
		(ii) property under a will; and	7
		(iii) property under an intestate distribution; but	8
		(b) does not include fees payable for professional services.	9
		<b>doctor</b> includes a person registered as a medical practitioner under a law of another country corresponding to the Health Practitioner Regulation National Law.	10 11 12
		person includes a stillborn child born after 30 April 1989.	13
95	Со	urt order relating to registration of death	14
	(1)	The District Court, on application by an interested person or on its own initiative, may order the registrar to—	15 16
		(a) register the death of a person who died in Queensland; or	17 18
		(b) include or correct information about a person's death in the register of deaths.	19 20
	(2)	However, a person must not apply for an order under subsection (1) if the person has, under section 124, applied to QCAT for a review of a decision of the registrar in relation to the same matter.	21 22 23 24
	(3)	An order under subsection (1)(a) must state—	25
		(a) that the death happened in Queensland; and	26
		(b) the name of the person; and	27
		(c) the date or approximate date of the person's death; and	28
		(d) any other particulars about the death prescribed by regulation.	29 30

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	(4)	state	subsection (3)(d), the District Court is only required to the particulars about the death that are available to the t at the time of making the order.	1 2 3
96	Scl	hool	of anatomy to notify registrar	4
		unde pers regis	school of anatomy receives the body of a deceased person er the <i>Transplantation and Anatomy Act 1979</i> , part 5, the on in charge of the school of anatomy must give the strar written notice that the body has been received for omical purposes.	5 6 7 8 9
97			g about disposal, removal or failure to dispose of sed person's body	10 11
	(1)	This	s section does not apply to—	12
		(a)	a school of anatomy when disposing of a human body, or a part of the body, that was placed in its custody; or	13 14
			Note—	15
			See section 96.	16
		(b)	the disposal of parts of a human body taken during a medical procedure or autopsy.	17 18
	(2)	in th	n of the following persons must give the registrar notice, ne form required by the registrar and in an approved way, in 7 days after the disposal of a human body—	19 20 21
		(a)	the person who arranges the disposal of the body;	22
			Example for paragraph (a)—	23
			a funeral director	24
		(b)	the person in charge of a cemetery or crematorium in which the disposal of the body happens.	25 26
		Max	timum penalty—20 penalty units.	27
	(3)	be n	erson who arranges for the body of a deceased person to noved outside Queensland must give the registrar notice in form required by the registrar and in an approved way are moving the body outside Queensland.	28 29 30 31

	Max	imum	penalty—20 penalty units.	1			
(4)	Subsections (2) and (3) apply even if a coroner has made—						
	(a)		order for removal of the body out of the State under repealed <i>Coroners Act 1958</i> , section 20; or	3 4			
	(b)		order for burial or a certificate for cremation under repealed <i>Coroners Act 1958</i> , section 23; or	5 6			
	(c)	the l	order releasing the body for burial, or for release of body to another jurisdiction, under the <i>Coroners Act</i> 3, section 26.	7 8 9			
(5)			n (6) applies if the body of a deceased person has lisposed of within 30 days after—	10 11			
	(a)	a ca	use of death certificate is issued; or	12			
	(b)	the o	coroner makes—	13			
		(i)	an order for removal of the body out of the State under the repealed <i>Coroners Act 1958</i> , section 20; or	14 15 16			
		(ii)	an order for burial or a certificate for cremation under the repealed <i>Coroners Act 1958</i> , section 23; or	17 18 19			
		(iii)	an order releasing the body for burial, or for release of the body to another jurisdiction, under the <i>Coroners Act 2003</i> , section 26.	20 21 22			
(6)	the r	egistr	on in possession of the body must immediately give ar notice in the form required by the registrar and in ed way.	23 24 25			
	Max	imum	penalty—20 penalty units.	26			
(7)		regist t any	rar may accept a notice under subsection (2), (3) or time.	27 28			
(8)	In th	is sec	tion—	29			
	auto	<b>psy</b> m	neans an autopsy or post mortem under—	30			
	(a)		repealed Coroners Act 1958, the Coroners Act 2003 are Transplantation and Anatomy Act 1979; or	31 32			

		(b)	a law of another State or country that corresponds to an Act mentioned in paragraph (a).	1 2
98	Stil	lbirth	ns	3
		For	this Act, a stillborn child is taken to have died—	4
		(a)	when the child left the birth parent's body; and	5
		(b)	at the place where the birth parent was when the child left the birth parent's body.	6 7
Par	t 9		Administration	8
Divi	sion	1	The registrar	9
99	The	e regi	istrar	10
	(1)	The	re is to be a registrar-general (the <i>registrar</i> ).	11
	(2)	The 2022	registrar is to be employed under the <i>Public Sector Act</i> 2.	12 13
	(3)	The	registrar's functions are—	14
		(a)	to establish the registers for this Act; and	15
		(b)	to administer this Act—	16
			(i) in an efficient, effective and economical way; and	17
			(ii) in a way best calculated to achieve its objects; and	18
		(c)	to maintain the integrity of the registers and seek to prevent fraud associated with the registers; and	19 20
		(d)	the functions given under this or another Act.	21
	(4)		registrar has the powers necessary to perform the strar's functions.	22 23

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100	Staff							
		The registrar's staff is to consist of the staff that are necessary for the proper administration of this Act.	2 3					
101	De	egation	4					
		The registrar may delegate any of the registrar's powers under this or another Act, other than this power of delegation, to an appropriately qualified person.	5 6 7					
102	Exc	ecuting documents	8					
	(1)	The registrar is to have 1 or more seals.	9					
	(2)	A certificate or other document issued by or for the registrar may be issued—	10 11					
		(a) under 1 of the registrar's seals; and	12					
		(b) with the signature, or a facsimile of a signature, of the registrar or the registrar's delegate.	13 14					
	(3)	If a document produced in evidence before a court is apparently signed and sealed by or for the registrar, the court must presume, in the absence of evidence to the contrary, that the document was properly issued under the registrar's authority.	15 16 17 18 19					
	(4)	In this section—	20					
		court includes an administrative authority or official.	21					
103	Re	ciprocal administrative arrangements	22					
	(1)	The Minister may enter into an arrangement with the Minister responsible for the administration of a corresponding law providing for—	23 24 25					
		(a) the exercise by the registrar of powers and functions of the registering authority under the corresponding law; and	26 27 28					

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		(b)	the exercise by the registering authority under the corresponding law of powers and functions of the registrar under this Act.	1 2 3
	(2)	Whe	en an arrangement is in force under this section—	4
		(a)	the registrar may exercise, to the extent authorised by the arrangement, but subject to the conditions of the arrangement, the powers and functions of the registering authority under the corresponding law; and	5 6 7 8
		(b)	the registering authority under the corresponding law may exercise, to the extent authorised by the arrangement, but subject to the conditions of the arrangement, the powers and functions of the registrar under this Act.	9 10 11 12 13
	(3)	An a	arrangement under this section may—	14
		(a)	establish a database in which information is recorded for the benefit of all the participants in the arrangement; and	15 16
		(b)	provide for access to information contained in the database; and	17 18
		(c)	provide for payments by or to participants in the arrangement for services provided under the arrangement.	19 20 21
Divis	sion	2	The registers	22
104	The	e regi	isters	23
	(1)		registrar must maintain a register for each type of strable event.	24 25
	(2)	A re	gister—	26
		(a)	must contain, for each registrable event or alteration of a registrable event, the particulars required under this Act or another law to be included in the register; and	27 28 29
		(b)	may contain other information the registrar considers appropriate for inclusion in the register.	30 31

(3)	The registrar must register a registrable event if the registrar believes the particulars of the event to be included in the register are correct.							
(4)		en registering a registrable event, the registrar must not r the following into the register—	4 5					
	(a)	the word 'illegitimate' or words to that effect;	6					
	(b)	the word 'suicide' or words to that effect;	7					
	(c)	information prescribed by regulation.	8					
(5)		registrar must assign to each registrable event in a register following particulars—	9 10					
	(a)	the registrar's first initial and surname;	11					
	(b)	the registration number;	12					
	(c)	the day and place of registration.	13					
(6)	regis	registrar may include for each registrable event in a ster details of any marginal notes or other notes or tions.	14 15 16					
(7)	A re	gister may be wholly or partly—	17					
	(a)	in the form of a computer database; or	18					
	(b)	in documentary form; or	19					
	(c)	in another form the registrar considers appropriate.	20					
(8)		registrar must maintain the information in a register in a that makes the information reasonably accessible.	21 22					
(9)	In th	is section—	23					
	marginal note means—							
	(a)	for an entry in documentary form—a note entered into the margin of, or an area set aside for notes in, the entry; or	25 26 27					
	(b)	for an entry in computer database form—a note made in a field designated for the purpose of entering a note in the entry	28 29 30					

		_		n number means the number assigned to a event when the event is entered in a register.	1 2		
105	Re	gistrar	may	collect and maintain other information	3		
	(1)		than	ar may collect and maintain records of information, registrable information, relating to registrable	4 5 6		
	(2)	mainta interes	ained sted i	crar may include information in the records under this section at the request of a person in the registrable event to which the information in the registrar's own initiative.	7 8 9 10		
	(3)			6 applies to any records maintained under this f they were part of a register.	11 12		
106	Re	-regist	ering	g events having regard to number of notes	13		
	(1)	The registrar may re-register a person's relevant event if the registrar decides that, because of the number of notes on the entry for the event, it would be desirable to re-register the event.					
	(2)	(2) The registrar re-registers a person's relevant event by—					
		1 1	releva releva been	cating the information in the entry for the person's ant event (the <i>closed entry</i> ) in a new entry in the ant child register, other than information that has superseded, and without indicating what mation has been superseded; and	19 20 21 22 23		
		(b)	noting	g on the closed entry—	24		
		(	(i) 1	that the relevant event has been re-registered; and	25		
		(	(ii)	a reference to the new entry; and	26		
		(c)	noting	g on the new entry—	27		
		(	` '	that the new entry was made under this section; and	28 29		
		(	(ii) :	a reference to the closed entry.	30		

07	Со	Correcting the register						
	(1)	The registrar must correct a register—						
		(a)	on the order of a Queensland court or QCAT; or	3				
		(b)	on the application of the chief executive (corrective services) under—	4 5				
			(i) the <i>Corrective Services Act 2006</i> , section 27(4) or 27AA(4); or	6 7				
			(ii) the <i>Dangerous Prisoners (Sexual Offenders) Act</i> 2003, section 43AB(4) or 43ABA(4); or	8 9				
		(c)	on the application of the police commissioner under the <i>Child Protection (Offender Reporting and Offender Prohibition Order) Act 2004</i> , section 74A(5); or	10 11 12				
		(d)	subject to section 104(4), to reflect a coroner's findings if the findings differ from the information entered on a register.	13 14 15				
	(2)	The	registrar may correct a register—	16				
		(a)	on application by a person—	17				
			(i) to reflect the order of a non-Queensland court; or	18				
			(ii) to ensure the particulars in an entry about a registrable event conform with the most reliable information about the registrable event that is available to the registrar; or	19 20 21 22				
		(b)	to reflect a finding made on inquiry under section 108; or	23 24				
		(c)	on the registrar's own initiative.	25				
	(3)	An a	application made under subsection (2)(a) must be—	26				
		(a)	in the form required by the registrar and made in an approved way; and	27 28				
		(b)	accompanied by the fee prescribed by regulation.	29				
	(4)	regi	subsection (2)(a)(ii), the most reliable information about a strable event may differ from the information that was viously entered on the register in relation to that event,	30 31 32				

		_	the information previously entered was correct at the sentry.	1 2				
	Example—							
	mo alt	other i	iculars of the birth entry about the birth of A state that A's s B. Subsequent to the registration of A's birth, the registrar erecord of B's sex to male under part 5. The registrar may be birth entry for A's birth to state that B is A's father.	4 5 6 7				
(5)		ect to ster—	subsections (7) and (8), the registrar may correct a	8 9				
	(a)	by a	dding, or cancelling, an entry in the register; or	10				
	(b)	-	adding, amending or deleting particulars in an entry ne register; or	11 12				
	(c)	by r	e-registering a person's relevant event.	13				
(6)			ection (5)(c), the registrar re-registers a person's vent by—	14 15				
	(a)	mak	ring a new entry in the register that includes—	16				
		(i)	all the information that was in the entry for the event (the <i>closed entry</i> ) in a new entry in the register, other than information that is to be corrected; and	17 18 19 20				
		(ii)	a note that the new entry was made under this section; and	21 22				
	(b)	noti	ng on the closed entry—	23				
		(i)	that the relevant event has been re-registered; and	24				
		(ii)	a reference to the new entry made under paragraph (a).	25 26				
(7)		-	in a register must not be cancelled under subsection ne entry was correct at the time the entry was made.	27 28				
(8)	Particulars in an entry in a register must not be deleted under subsection (5)(b) if the particulars were correct at the time the particulars were entered.							
(9)			strar need not correct a register in relation to information.	32 33				

	(10)		ertificate from an entry that contains corrected information t show the most recent information.	1 2		
	(11)		vever, the certificate may also show information that has a corrected if the registrar considers it necessary.	3 4		
	(12)	abou	registrar may publish, on a relevant website, a policy at how the registrar exercises the registrar's discretion to ect an entry under this section.	5 6 7		
	(13)	In th	is section—	8		
		•	ce commissioner means the commissioner of the ensland Police Service.	9 10		
			want website means the department's website or w.qld.gov.au.	11 12		
108	Inq	uiry 1	to ensure register correct	13		
	(1)	The	registrar may conduct an inquiry to find out—	14		
		(a)	whether a registrable event has happened; or	15		
		(b)	particulars of a registrable event; or	16		
		(c)	whether particulars of a particular registrable event have been correctly recorded in a register; or	17 18		
		(d)	whether a person is seeking to use, or has used, the registration system for a fraudulent or other improper purpose.	19 20 21		
	(2)	The registrar may, by notice given to a person who may be able to provide information relevant to an inquiry under this section, require the person to answer specified questions or to provide other information within a time and in a way stated in the notice.				
	(3)		person must comply with the notice unless the person has asonable excuse.	27 28		
		Max	timum penalty—20 penalty units.	29		
	(4)	In th	is section—	30		
		regi	strable event includes any event—	31		

	(a)	that the registrar may be required, under this Act or another Act, to record or note in a register; and	1 2
	(b)	in relation to which the registrar may be required, under this Act or another Act, to alter the register.	3 4
Divis	ion 3	Obtaining information and certificates from registrar	5 6
109	Adequa	te reason	7
	obta	eciding whether an applicant has an adequate reason for ining requested information under section 110(4) or a ificate under section 112(3), the registrar must have regard	8 9 10 11
	(a)	the relationship, if any, between the applicant and the person to whom the information or certificate relates; and	12 13 14
	(b)	the reason the applicant wants the information or certificate; and	15 16
	(c)	the use to be made of the information or certificate; and	17
	(d)	the age of the entry from which the information is to be obtained or the certificate is to be issued; and	18 19
	(e)	the contents of the entry or source document from which the information is to be obtained or the certificate is to be issued; and	20 21 22
	(f)	the sensitivity of the information or certificate; and	23
		Example of sensitive information— a person's sex	24 25
	(g)	the provision of an Act, if any, that permits the applicant to obtain the information or certificate; and	26 27
	(h)	any other relevant factors.	28

110	Ob	Obtaining requested information from registrar						
	(1)	An entity may apply to the registrar for any of the following (the <i>requested information</i> )—						
		(a) registrable information; or	4					
		(b) a copy of a source document; or	5					
		(c) information collected and maintained by the registrar under section 105.	6 7					
	(2)	An application under this section must be—	8					
		(a) in the form required by the registrar and made in an approved way; and	9 10					
		(b) accompanied by the fee prescribed by regulation.	11					
	(3)	An applicant for requested information, other than historical information, must satisfy the registrar of the applicant's identity.	12 13 14					
	(4)	Unless the application relates to historical information, the registrar may refuse the application if the applicant does not have an adequate reason for obtaining the requested information.	15 16 17 18					
	(5)	The registrar may give requested information in the form the registrar considers appropriate.	19 20					
	(6)	If an applicant for a source document is not the person who created the document, the registrar may give the applicant a copy of the document with information redacted.	21 22 23					
111		Restrictions on access to requested information about particular life events						
	(1)	The registrar may not give requested information relating to an adopted person's birth entry except to the extent allowed under the <i>Adoption Act 2009</i> , section 290.	26 27 28					
	(2)	The registrar may only give requested information relating to an entry about a person closed under section 43 to any of the following persons—	29 30 31					
		(a) the person;	32					

	(b)	a child of the person;	1						
	(c)	if the person is aged 16 or 17 years and gives consent to the release of the information—	2 3						
		(i) a parent of the person; or	4						
		(ii) a person with parental responsibility for the person;	5 6						
	(d)	if the person is a child under 16 years—	7						
		(i) a parent of the child; or	8						
		(ii) a person with parental responsibility for the child;	9						
	(e)	a person prescribed by regulation.	10						
(3)	an e	registrar may only give requested information relating to entry closed under section 19 or 21 that relates to a ntage order to any of the following persons—	11 12 13						
	(a)	a birth parent for the parentage order;							
	(b)	an intended parent for the parentage order;	15						
	(c)	if the child for the parentage order is at least 18 years—the child;	16 17						
	(d)	a guardian appointed under the <i>Guardianship and Administration Act 2000</i> for any of the persons mentioned in paragraphs (a) to (c);	18 19 20						
	(e)	if an administrator has been appointed under the <i>Guardianship and Administration Act 2000</i> , section 14 for the child—the administrator;	21 22 23						
	(f)	if a personal representative has been appointed for the child—the personal representative;	24 25						
	(g)	an officer of, or person acting for, a law enforcement body;	26 27						
	(h)	the Attorney-General.							
(4)		en applying for information from a closed entry, a person tioned in subsection (3)(d), (e) or (f) must—	29 30						

	(a)	produce to the registrar the person's instrument of appointment; and	1 2
	(b)	show that the information is required to discharge a function under the person's appointment.	3 4
(5)	infor that year pare	pite subsection (3), the registrar may give requested rmation relating to an entry closed under section 19 or 21 relates to a parentage order to a child who is under 18 if the birth parents and the intended parent, or intended ints, for the parentage order consent to the child's ication for the information.	5 6 7 8 9 10
(6)	For	subsection (5), a person's consent is not required if—	11
	(a)	the person has died; or	12
	(b)	the child can not locate the person after making all reasonable enquiries.	13 14
(7)	an ei	registrar may only give requested information relating to ntry closed under section 19 or 21 that relates to a cultural gnition order to—	15 16 17
	(a)	a person who has been authorised under the <i>Meriba Omasker Kaziw Kazipa (Torres Strait Islander Traditional Child Rearing Practice) Act 2020</i> , section 64; or	18 19 20 21
	(b)	an officer of, or person acting for, a law enforcement body.	22 23
(8)	men	en applying for information from a closed entry, a person tioned in subsection (3)(g) or (7)(b) must show that the rmation is required to discharge—	24 25 26
	(a)	a function of the law enforcement body; or	27
	(b)	the person's duty as an officer of the law enforcement body.	28 29
(9)	In th	is section—	30
	birth	a parent means—	31
	(a)	for a parentage order under the <i>Surrogacy Act 2010</i> —a birth parent under that Act; or	32 33

		(b)	for another parentage order—a person corresponding, under the law of another Australian jurisdiction where the order was made, to a birth parent under the <i>Surrogacy Act 2010</i> .	1 2 3 4
		inte	nded parent means—	5
		(a)	for a parentage order under the <i>Surrogacy Act 2010</i> —an intended parent under that Act; or	6 7
		(b)	for another parentage order—a person corresponding, under the law of another Australian jurisdiction where the order was made, to an intended parent under the <i>Surrogacy Act 2010</i> .	8 9 10 11
112	Ob	tainir	ng certificates from registrar	12
	(1)		entity may apply to the registrar for a certificate about an at that is, or may be, in a register kept by the registrar.	13 14
	(2)	An a	application under this section must be—	15
		(a)	in the form required by the registrar and made in an approved way; and	16 17
		(b)	accompanied by the fee prescribed by regulation.	18
	(3)	regis	ess the application relates to historical information, the strar may refuse the application if the applicant does not e an adequate reason for obtaining the certificate.	19 20 21
	(4)	The	registrar may issue a certificate by certifying—	22
		(a)	some or all of the particulars that are in the most recent entry in the register for a stated registrable event; or	23 24
		(b)	that no entry was located in the register about the stated registrable event.	25 26
	(5)	pers circu	ertificate must not state a person's residential address if the on has satisfied the registrar that, because of exceptional amstances, the person's residential address should not be losed on the certificate.	27 28 29 30

	_	les of exceptional circumstances—	1
	1	The person is protected by a domestic violence order made under the <i>Domestic and Family Violence Protection Act 2012</i> or an interstate order or registered New Zealand order under part 6 of that Act.	2 3 4 5
	2	The registrar is satisfied that the person's residential address should not be disclosed for the purpose of protecting the person or a person associated with the person.	6 7 8
(6)		rtificate, other than a certificate containing historical nation, must not contain—	9 10
	(a)	the word 'illegitimate' or words to that effect; or	11
	(b)	the word 'suicide' or words to that effect; or	12
	(c)	information prescribed by regulation.	13
(7)	The re	egistrar may issue a certificate electronically.	14
(8)	A	tificate is admissible in proceedings as evidence of its	15
(0)	conte		16
, ,	conte		
Ob	conter	nts.	16
Ob	taining This s	nts. g information about sex of person from registrar	16 17
	taining This s (a)	g information about sex of person from registrar section applies if— an entry for an event in a relevant child register states	16 17 18 19
Ob	taining This s (a)	g information about sex of person from registrar section applies if— an entry for an event in a relevant child register states the sex of a person (the <i>subject person</i> ); and the subject person applies to the	16 17 18 19 20 21
Ob	taining This s (a)	g information about sex of person from registrar section applies if— an entry for an event in a relevant child register states the sex of a person (the <i>subject person</i> ); and the subject person or another person applies to the registrar—  (i) under section 110 for requested information, other	16 17 18 19 20 21 22 23

	(3)	certi	ficate	the registrar may only give the requested information or cate containing a notation of any previous sex stated in evant child register for the subject person if—				
		(a)			cant requests that the registrar include that on; and	4 5		
		(b)	the	applic	pplicant is—			
			(i)	the s	ubject person; or	7		
			(ii)	a chi	ld of the subject person; or	8		
			(iii)	cons	e person is aged 16 or 17 years and gives ent to the release of the information or ficate—	9 10 11		
				(A)	a parent of the person; or	12		
				(B)	a person with parental responsibility for the person; or	13 14		
			(iv)	if the	e subject person is a child under 16 years—	15		
				(A)	a parent of the child; or	16		
				(B)	a person with parental responsibility for the child; or	17 18		
			(v)	a per	rson prescribed by regulation.	19		
114	Ad	ditior	nal se	ervice	es	20		
	(1) Subject to section 116, the registrar may provide ser relating to the information in a register or maintained b registrar under section 105 that are additional to the ser otherwise provided by the registrar under this Act.					21 22 23 24		
	(2)	inclu some	ide the or a	ne issu	e registrar may provide under subsection (1) are of a commemorative certificate containing the particulars contained in an entry from the r.	25 26 27 28		
	(3)	A co	omme	morat	ive certificate has no legal effect.	29		
	(4)		_		provides a service under subsection (1), the narge a fee for the service.	30 31		

	(5)	) In this section—						
		commemorative certificate means a certificate that is more decorative than another certificate.	2 3					
115	Infe	ormation policies	4					
	(1)	The registrar may allow an entity to obtain information contained in a register other than under section 110 or 112.	5 6					
	(2)	The registrar must maintain a written statement of the policies relating to who may obtain—	7 8					
		(a) information under subsection (1); or	9					
		(b) information under section 110 or a certificate under section 112.	10 11					
	(3)	The registrar must give a copy of the statement to any person who asks for it.	12 13					
	(4)	However, subsection (3) does not apply to a statement if the registrar believes withholding the statement is necessary—	14 15					
		(a) to protect the persons for whom the registrar keeps information from unjustified intrusion on their privacy; or	16 17 18					
		(b) to prevent information mentioned in subsection (1) being obtained fraudulently or improperly.	19 20					
116	Protection of privacy							
	(1)	This section applies if the registrar gives an entity, or allows an entity to obtain, information contained in a register.	22 23					
	(2)	The registrar must, as far as practicable, protect the persons to whom the information relates from unjustified intrusion on their privacy.	24 25 26					
	(3)	For this purpose, the registrar may impose conditions when giving an entity information, or access to information, contained in a register.	27 28 29					

Division 4				Other provisions				
117	7 Control of records  Despite the <i>Public Records Act 2002</i> , the registrar is to retain control over access to any information or records maintained under this Act.							
118	Re	gistra	r ma	y enter into arrangement	6			
	(1)			ion applies in relation to information ( <i>relevant</i> on)—	7 8			
		(a)		register, including information in bulk or historical enealogical information; or	9 10			
		(b)	maiı	ntained by the registrar under section 105.	11			
	(2)	arrar infor	ngeme matic	o section 116, the registrar may enter into an ent with an entity for the provision of relevant on to the entity if the registrar is satisfied that the of that information is in the public interest.	12 13 14 15			
	(3)			imiting subsection (2), an arrangement that may be to by the registrar under this section includes—	16 17			
		(a)	enfo to perf	arrangement between the registrar and a law orcement body about providing relevant information the body for the purpose of supporting the formance of the body's activities related to the present of laws; and	18 19 20 21 22			
		(b)	ager	rrangement between the registrar and a government acy about providing relevant information to the acy for the purpose of—	23 24 25			
			(i)	informing the agency's policy making or program delivery; or	26 27			
			(ii)	supporting the efficient delivery of the agency's services; or	28 29			
			(iii)	assisting in the implementation and assessment of the agency's services; or	30 31			

	(iv) supporting research and development by the agency that the agency demonstrates to the registrar has clear and direct public benefits; and	1 2 3
	(c) an arrangement between the registrar and a foreign corresponding authority about providing change of name records and death records about persons whose births are registered by the authority, to the authority for the purpose of supporting up-to-date demographic and identity records in the authority's jurisdiction; and	4 5 6 7 8 9
	(d) an arrangement between the registrar and a non-government organisation, private sector agency or government agency about providing relevant information to the organisation or agency for the purpose of removing the names of deceased persons from a database of the organisation or agency.	10 11 12 13 14 15
(4)	If the registrar enters into an arrangement with an entity under this section the registrar may—	16 17
	(a) provide relevant information to the entity under the arrangement; and	18 19
	(b) charge the entity a fee for providing relevant information to the entity under the arrangement.	20 21
(5)	In this section—	22
	foreign corresponding authority means an authority of a foreign country that registers births, deaths and marriages.	23 24
	gistrar to give notice of registration of child's death to nily and child commissioner	25 26
(1)	This section applies if the registrar registers the death of a child, other than a stillborn child.	27 28
(2)	The registrar must give notice of the registration to—	29
	(a) the family and child commissioner; and	30
	(b) the chief executive (child safety).	31
(3)	The notice must include the following information, to the extent it is known to the registrar—	32 33

		(a)	for t	he notice to the family and child commissioner—	1
			(i)	the registration number for the registration; and	2
			(ii)	the child's name; and	3
			(iii)	the child's date and place of birth; and	4
			(iv)	the child's usual place of residence; and	5
			(v)	the child's sex; and	6
			(vi)	the child's occupation, if any; and	7
			(vii)	the duration of the last illness, if any, had by the child; and	8 9
			(viii	)the date and place of death; and	10
			(ix)	the cause of death;	11
		(b)	for t	he notice to the chief executive (child safety)—	12
			(i)	the child's name; and	13
			(ii)	the child's date and place of birth; and	14
			(iii)	the child's usual place of residence; and	15
			(iv)	the date and place of death; and	16
			(v)	the cause of death.	17
	(4)			tent that it is practicable to do so, the registrar must otice within 30 days after registering the death.	18 19
	(5)	In th	is sec	tion—	20
		depa		entive (child safety) means the chief executive of the at in which the Child Protection Act 1999 is red.	21 22 23
120				y enter into arrangement with family and ssioner	24 25
	(1)	and	child	trar may enter into an arrangement with the family commissioner about providing to the commissioner on from a register or a source document, or	26 27 28

	providing to the commissioner a copy of a source document, about—	1 2		
	(a) the births of children, whether particular children, children of a class or children generally; or	3 4		
	(b) the deaths of children, whether particular children, children of a class or children generally.	5 6		
(2)	The registrar may provide information or a copy of a source document to the family and child commissioner under the arrangement.	7 8 9		
(3)	The registrar and the family and child commissioner must, as far as practicable having regard to the commissioner's child death research functions, protect the persons to whom the information or source document relates from unjustified intrusion on their privacy.			
(4)	If the registrar enters into an arrangement with the family and child commissioner, the registrar may charge a fee for the service that is not more than the actual cost of providing the service.	15 16 17 18		
(5)	This section applies despite sections 23, 110 to 112, 114 to 116 and 118.	19 20		
(6)	In this section—	21		
	<i>child death research functions</i> , for the family and child commissioner, means the commissioner's functions under the <i>Family and Child Commission Act 2014</i> , part 3.	22 23 24		
	gistrar may enter into arrangement with health budsman	25 26		
(1)	The registrar may enter into an arrangement with the health ombudsman about providing to the health ombudsman information from a register or a source document, or providing to the health ombudsman a copy of a source document, about the death of a person to which an investigation under the <i>Health Ombudsman Act 2013</i> may be relevant.	27 28 29 30 31 32 33		

(2)	The registrar may provide information or a copy of a source document to the health ombudsman under the arrangement.	1 2
(3)	The registrar and the health ombudsman must, as far as practicable, protect the persons to whom the information or source document relates from unjustified intrusion on their privacy.	3 4 5 6
(4)	If the registrar enters into an arrangement with the health ombudsman, the registrar may charge a fee for the service that is not more than the actual cost of providing the service.	7 8 9
(5)	This section applies despite sections 23, 110 to 112, 114 to 116 and 118.	10 11
(6)	In this section—	12
	<i>health ombudsman</i> means the health ombudsman under the <i>Health Ombudsman Act 2013</i> .	13 14
	angement for giving information about persons for ticular purposes under Adoption Act 2009  The chief executive (adoptions) may give information to the registrar about the identity of a person if—	15 16 17
		18
	(a) the person has given a contact statement to the chief executive (adoptions); or	
	` ' 1	18 19
(2)	executive (adoptions); or  (b) the public trustee has given a notice about the person to the chief executive (adoptions) under the <i>Adoption Act</i>	18 19 20 21 22
(2)	executive (adoptions); or  (b) the public trustee has given a notice about the person to the chief executive (adoptions) under the <i>Adoption Act</i> 2009, section 217(3).  The registrar may give information to the chief executive (adoptions) about whether the person has died and, if the	18 19 20 21 22 23 24 25
	executive (adoptions); or  (b) the public trustee has given a notice about the person to the chief executive (adoptions) under the <i>Adoption Act</i> 2009, section 217(3).  The registrar may give information to the chief executive (adoptions) about whether the person has died and, if the person has died, the date of the death.  The registrar and the chief executive (adoptions) may enter	18 19 20 21 22 23 24 25 26 27

			tatement means a contact statement under the Act 2009, section 269(1).	1 2
			inform chief executive (corrective services) applications	3 4
(1)	Subsection (2) applies if either—			5
	(a)	all o	of the following apply—	6
		(i)	the registrar receives an application under section 26;	7 8
		(ii)	the registrar is aware that the application may only be made with written permission under the <i>Corrective Services Act 2006</i> , section 27 or the <i>Dangerous Prisoners (Sexual Offenders) Act 2003</i> , section 43AB;	9 10 11 12 13
		(iii)	written permission was not given to the registrar with the application; or	14 15
	(b)	all o	of the following apply—	16
		(i)	the registrar receives an application under section 39 or 50;	17 18
		(ii)	the registrar is aware that the application may only be made with written permission under the <i>Corrective Services Act 2006</i> , section 27AA or the <i>Dangerous Prisoners (Sexual Offenders) Act 2003</i> , section 43ABA;	19 20 21 22 23
		(iii)	written permission was not given to the registrar with the application.	24 25
(2)		_	strar must inform the chief executive (corrective of the application.	26 27

Part	10	General	1					
124	Reviewing registrar's decisions							
	(1)	A person who is dissatisfied with a decision of the registrar may, as provided under the QCAT Act, apply to QCAT for a review of the decision.	3 4 5					
	(2)	Despite the QCAT Act, section 157, the registrar is required to give a person a written notice complying with that section for a decision only if the decision—	6 7 8					
		(a) is made on the application of the person; and	9					
		(b) is not the decision sought by the person.	10					
		Note—	11					
		The QCAT Act, sections 158 and 159 provide for a person dissatisfied with a decision of the registrar obtaining a written statement of reasons for the decision.	12 13 14					
125	Fal	se or misleading representation	15					
	(1)	A person must not give information to a person under this A that the person knows is false or misleading in a materiparticular.						
		Maximum penalty—80 penalty units.						
	(2)	Subsection (1) does not apply to information given in document, if the person when giving the document—						
		(a) informs the person being given the document, to the best of the person's ability, how the information is false or misleading; and	22 23 24					
		(b) has, or can reasonably obtain, the correct information—gives the correct information.	25 26					
126	Una	authorised access to or interference with register	27					
	(1)	A person must not, without lawful authority—	28					
		(a) access a register or information in a register; or	29					

	(b) make, alter or delete an entry in a register; or				
	(c) interfere with a register in any other way.				
	Maximum penalty—100 penalty units.				
(2)	Without limiting subsection (1), a person has lawful authority to do something mentioned in that subsection if—				
	(a) the person is doing the thing to carry out a function under this or another Act; or				
	(b) the registrar has authorised the person to do the thing.				
(3)	In this section, a reference to a register includes a reference to a record collected and maintained by the registrar under section 105.				
Re	gistered overseas child orders				
(1)	For part 4, a reference to a parenting order made under the <i>Family Law Act 1975</i> (Cwlth), part VII, stating who may make decisions about major long-term issues for a child or a child's name includes a reference to a registered overseas child order.				
(2)	For part 5, a reference to a parenting order made under the <i>Family Law Act 1975</i> (Cwlth), part VII, stating who may make decisions about major long-term issues for a child includes a reference to a registered overseas child order.				
(3)	An application made under part 4 or 5 that is based on a registered overseas child order must be accompanied by the relevant documents for the registered overseas child order.				
(4)	In this section—				
	overseas child order see the Family Law Act 1975 (Cwlth), section 4.				
	registered overseas child order means an overseas child order that—				
	(a) has been registered under the <i>Family Law Regulations</i> 1984 (Cwlth), regulation 23; and				
	(b) corresponds to—				

		(i) for an application made under part 4—a parenting order made under the <i>Family Law Act 1975</i> (Cwlth), part VII, stating who may make decisions about major long-term issues for a child or a child's name; or	1 2 3 4 5			
		(ii) for an application made under part 5—a parenting order made under the <i>Family Law Act 1975</i> (Cwlth), part VII, stating who may make decisions about major long-term issues for a child.	6 7 8 9			
		relevant documents, for a registered overseas child order, means—	10 11			
		(a) a copy of the order; and	12			
		(b) a copy of the certificate for the order mentioned in the <i>Family Law Regulations 1984</i> , regulation 23(1)(a)(ii).	13 14			
128		Effect of interstate recognition certificate stating sex or gender of person				
	(1)	If an interstate recognition certificate stating a sex is issued for a person, the person is a person of the sex stated in the certificate, for the purposes of, but subject to, a law of the State.	17 18 19 20			
	(2)	If an interstate recognition certificate stating a gender is issued for a person, the stated gender of the person is taken to be the sex of the person and the person is a person of that sex, for the purposes of, but subject to, a law of the State.	21 22 23 24			
	(3)	If more than 1 interstate recognition certificate has been issued for a person this section applies to the most recently issued certificate.	25 26 27			
	(4)	Subsection (5) applies to a person who has an entitlement—	28			
		(a) under a will; or	29			
		(b) under a trust; or	30			
		(c) otherwise by operation of law.	31			
	(5)	The person does not, except as otherwise provided under the will, the trust or by the law conferring the entitlement, lose the	32 33			

		[5 129]	
		entitlement only because an interstate recognition certificate has been issued for the person.	1 2
	(6)	In this section—	3
		interstate recognition certificate means a certificate issued under the law of another State that identifies the person who is the subject of the certificate as being the sex or gender stated in the certificate.	4 5 6 7
129	Pro	oceedings for offences	8
	(1)	A proceeding for an offence against this Act is a summary proceeding under the <i>Justices Act 1886</i> .	9 10
	(2)	The proceeding must start—	11
		(a) within 1 year after the offence was committed; or	12
		(b) within 6 months after the offence came to the complainant's knowledge, but within 2 years after the offence was committed.	13 14 15
130	Fal	se certificates	16
		The registrar may confiscate—	17
		(a) a document that the registrar reasonably believes bears a forged facsimile of the registrar's signature or seal; or	18 19
		(b) a certificate or other document purporting to be a certificate or other document under this Act that the registrar reasonably believes has been forged; or	20 21 22
		(c) a certificate under this Act about a registrable event if the entry in a register about the event has been amended or cancelled since the certificate was issued.	23 24 25
131	Re	gulation-making power	26
	(1)	The Governor in Council may make regulations under this Act.	27 28
	(2)	A regulation may—	29

10 102	[s	132	ı
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	(a)	impose a penalty of not more than 20 penalty units for a contravention of a provision of a regulation; and	1 2
	(b)	prescribe information to be contained in a particular register; and	3
	(c)	prescribe information that a court may consider when deciding or changing a child's name; and	5 6
	(d)	prescribe fees for this Act; and	7
	(e)	provide for the registrar to waive payment of a fee; and	8
	(f)	provide for the registrar to refund a fee paid.	9
Part 1	1	Repeal and transitional	10
a.c.i	•	provisions	10
		<b>p</b> 1011010110	- 11
Divisio	n 1	Repeal	12
132 A	ct repe	ealed	13
		Births, Deaths and Marriages Registration Act 2003, No. s repealed.	14 15
Divisio	n 2	Transitional provisions	16
133 D	efinitio	ons for division	17
	In th	nis division—	18
	Reg	3 Act means the Births, Deaths and Marriages istration Act 2003 as in force from time to time before the imencement.	19 20 21
		<i>ner</i> , for a provision, means the provision of that number of 2003 Act.	22 23

	: :	
134	Certificates and other documents	1
	A certificate or other document issued under the 2003 Act is taken to have been issued under this Act.	2 3
135	Registers	4
	The registers kept under the 2003 Act form part of the registers under this Act.	5 6
136	Registrar	7
	The person holding office as registrar immediately before the commencement continues as the registrar under this Act.	8 9
137	Continued application of 2003 Act	10
	Subject to sections 138 and 139, the 2003 Act, as in force immediately before the commencement, continues to apply to—	11 12 13
	(a) an application made but not decided before the commencement; and	14 15
	(b) a document lodged but not dealt with before the commencement; and	16 17
	(c) a notation or registration started but not completed before the commencement.	18 19
138	Application of s 9 to births before commencement	20
	Section 9(2)(a) applies to the registration of the birth of a child if—	21 22
	(a) the child was born before the commencement; and	23
	(b) the child's birth was not registered before the commencement; and	24 25
	(c) variations of sex characteristics have been identified.	26

139	Existing applications under former s 17				
	(1)	* *	an application made under former led, before the commencement.	2 3	
	(2)	The application is to be	decided under this Act.	4	
140	Ent	ries closed under 200	3 Act	5	
	(1)		n entry in a register was closed by the provision mentioned in column 1.	6 7	
	(2)	The entry is taken to be provision of this Act me	be an entry that is closed under the ntioned in column 2.	8 9	
Provis	ion of	2003 Act	Provision of this Act		
forme	secti	on 14(2)	section 43		
forme	secti	on 14(3)	section 106		
forme	secti	on 41A(4)	section 19(3)		
forme	secti	on 41B(4)	section 21(3)		
forme	secti	on 41D(3)	section 19(3)		
forme	secti	on 41E(2)	section 21(3)		
forme	secti	on 41DA(3)	section 19(3)		
former	secti	on 41DB(4)	section 21(3)		
141	App	olication of s 27		10	
		changes of an adult pe	unting the previous registrations of erson's name under section 27(1), a person before the commencement is	11 12 13 14	

Rea	essignment of sex noted under former s 22	1
(1)	This section applies if, before the commencement, a person's sex was noted in the person's entry in the register of births or adopted children register under former section 22.	2 3 4
(2)	The person is a person of the sex as reassigned.	5
(3)	Subsection (4) applies to a person who has an entitlement—	6
	(a) under a will; or	7
	(b) under a trust; or	8
	(c) otherwise by operation of law.	9
(4)	The person does not, except as otherwise provided under the will, the trust or by the law conferring the entitlement, lose the entitlement only because the reassignment of the person's sex has been noted.	10 11 12 13
12	Amendment of legislation	14
ion	1 Amendment of this Act	15
Act	amended	16
	This division amends this Act.	17
Am	endment of long title	18
	Long title, from ', and to amend'—	19
	omit.	20
ion	2 Amendment of Adention Act 2000	21
	2 Amendment of Adoption Act 2009	-1
	amended	22
	(1) (2) (3) (4)  12 sion Act	sex was noted in the person's entry in the register of births or adopted children register under former section 22.  (2) The person is a person of the sex as reassigned.  (3) Subsection (4) applies to a person who has an entitlement—  (a) under a will; or  (b) under a trust; or  (c) otherwise by operation of law.  (4) The person does not, except as otherwise provided under the will, the trust or by the law conferring the entitlement, lose the entitlement only because the reassignment of the person's sex has been noted.  12 Amendment of legislation  sion 1 Amendment of this Act  Act amended  This division amends this Act.  Amendment of long title  Long title, from ', and to amend'—

	nendment of s 250 (References to birth parent—who is iological father)	1 2
	Section 250(a), 'Births, Deaths and Marriages Registration Act 2003'—	3 4
	omit, insert—	5
	Births, Deaths and Marriages Registration Act 2022	6 7
	nendment of s 274 (Persons making contact tements presumed to be living)	8 9
	Section 274(4), note, 'Births, Deaths and Marriages Registration Act 2003, section 48D'—	10 11
	omit, insert—	12
	Births, Deaths and Marriages Registration Act 2022, section 122	13 14
Am	nendment of s 288 (Definitions for pt 12)	15
(1)	Section 288, definition adopted children register, 'Births, Deaths and Marriages Registration Act 2003, section 40'—	16 17
	omit, insert—	18
	Births, Deaths and Marriages Registration Act 2022, section 104	19 20
(2)	Section 288, definition <i>closed entry</i> , 'Births, Deaths and Marriages Registration Act 2003, section 14, 41A or 41B'—	21 22
	omit, insert—	23
	Births, Deaths and Marriages Registration Act 2022, section 19, 21, 36 or 43	24 25
inf	nendment of s 290 (Entitlement to certificate, ormation or source document relating to particular cries)	26 27 28
(1)	Section 290, heading, 'certificate,'—	29

		omit.		1
	(2)	Section 290	O(2), 'a certificate,'—	2
		omit.		3
	(3)	Section 290	0(4)—	4
		omit, insert	<u> </u>	5
		(4)	The person may make an application, accompanied by an authorisation from the chief executive under the <i>Births, Deaths and Marriages Registration Act 2022</i> , section 110 for information or a copy of a source document to which the authorisation relates.	6 7 8 9 10
	(4)	Section 290	0(7)—	12
		omit, insert-	_	13
		(7)	Information given under subsection (6), or given under this section and relating to a closed entry, may be given by the registrar in the form the registrar considers appropriate.	14 15 16 17
150	Am	endment o	f sch 3 (Dictionary)	18
			3, definition registrar, paragraph (b), 'Births, Marriages Registration Act 2003'—	19 20
		omit, insert	<u> </u>	21
			Births, Deaths and Marriages Registration Act 2022	22 23
Divis	ion	3	Amendment of Anti-Discrimination Act 1991	24 25
151	Act	t amended		26
		This division	on amends the Anti-Discrimination Act 1991.	27

152	Amendment of s 7 (Discrimination on the basis of certair attributes prohibited)	1 2
	(1) Section 7—	3
	insert—	4
	(na) sex characteristics;	5
	(2) Section 7(na) to (p)—	6
	renumber as section 7(o) to (q).	7
153	Omission of s 28 (Work with children)	8
	Section 28—	9
	omit.	10
154	Amendment of s 124A (Vilification on grounds of race, religion, sexuality or gender identity unlawful)	11 12
	Section 124A, after 'sexuality'—	13
	insert—	14
	, sex characteristics	15
155	Amendment of s 131A (Offence of serious racial, religious, sexuality or gender identity vilification)	16 17
	Section 131A, after 'sexuality'—	18
	insert—	19
	, sex characteristics	20
156	Amendment of s 134 (Who may complain)	21
	Section 134(5), definition <i>relevant entity</i> , after 'gende identity'—	er 22 23
	insert—	24
	or having particular sex characteristics	25

S 15/	s	1	5	7
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Am	endment of	sch 1	(Dictionary)	1
(1)	Schedule 1, d	efiniti	on gender identity—	2
	omit.			3
(2)	Schedule 1—			4
	insert—			5
	g	gender	identity, of a person—	6
	(	ex	the person's internal and individual aperience of gender, whether or not it prresponds with the sex assigned to the erson at birth; and	7 8 9 10
	(	b) w	ithout limiting paragraph (a), includes—	11
		(i)	the person's personal sense of the body; and	12 13
		(ii	) if freely chosen—modification of the person's bodily appearance or functions by medical, surgical or other means; and	14 15 16 17
		(ii	i) other expressions of the person's gender, including name, dress, speech and behaviour.	18 19 20
	p	erson	rearracteristics, of a person, means the services and development to the person's sex, and includes—	21 22 23
	(	_	enitalia, gonads and other sexual and productive parts of the person's anatomy; ad	24 25 26
	(		e person's chromosomes, genes and ormones that are related to the person's x; and	27 28 29
	(		e person's secondary physical features nerging as a result of puberty.	30 31

Divi	sion	4 Am	endment of Coroners Act 2003	1
158	Act amended			
		This division am	nends the Coroners Act 2003.	3
159	Am	endment of s 2	4A (Autopsy certificate)	4
	(1)	Section 24A(2)(	a)—	5
		omit, insert—		6
		(a)	complete an autopsy notice in the form required by the registrar; and	7 8
	(2)	Section 24A(2)(	b)(i)—	9
		omit, insert—		10
			(i) the registrar in an approved way; and	11
	(3)	Section 24A(3)(	a)—	12
		omit, insert—		13
		(a)	complete an autopsy certificate in the form required by the registrar; and	14 15
	(4)	Section 24A(3)(	b)(i)—	16
		omit, insert—		17
			(i) the registrar in an approved way; and	18
	(5)	Section 24A(6),	definition approved form—	19
		omit.		20
	(6)	Section 24A(6)-	_	21
		insert—		22
			roved way, of giving a notice or certificate, ans a way that is—	23 24
		(a)	approved by the registrar; and	25
		(b)	published on the department's website or www.qld.gov.au.	26 27

		registrar means the registrar under the Births, Deaths and Marriages Registration Act 2022.	1 2
An	nendment o	f s 95 (Authorising burial of body etc.)	3
		95(2)(a)(i), 'Births, Deaths and Marriages on Act 2003'—	4 5
	omit, insert	· <u> </u>	6
		Births, Deaths and Marriages Registration Act 2022	7 8
		of s 97 (Notifying registrar when body is investigation ends)	9 10
(1)		7(1), 'under the <i>Births</i> , <i>Deaths and Marriages n Act 2003</i> '—	11 12
	omit.		13
(2)		(2), 'under the Births, Deaths and Marriages in Act 2003 a written notice, in the approved	14 15 16
	omit, insert	<u></u>	17
		a written notice, in the form required by the registrar and in an approved way	18 19
(3)	Section 97(	(3)—	20
	omit, insert	<u></u>	21
	(3)	In this section—	22
		approved way, of giving a notice, means a way that is—	23 24
		(a) approved by the registrar; and	25
		(b) published on the department's website or www.qld.gov.au.	26 27
		registrar means the registrar under the Births,	28

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162	Am	endment c	of sch 2 (Dictionary)	1
		(a) and (b)	2, definitions cause of death certificate, paragraphs and stillborn child, 'Births, Deaths and Marriages on Act 2003'—	2 3 4
		omit, inser	<i>t</i> —	5
			Births, Deaths and Marriages Registration Act 2022	6 7
Divi	sion	5	Amendment of Corrective Services Act 2006	8 9
163	Ac	t amended		10
		This division	on amends the Corrective Services Act 2006.	11
164	Am	endment o	of s 25 (Registration of birth)	12
		Section 250 2003'—	(2), 'Births, Deaths and Marriages Registration Act	13 14
		omit, insert	t—	15
			Births, Deaths and Marriages Registration Act 2022	16 17
165	Am	endment o	of s 27 (Change of name)	18
	(1)		(1)(a), (3) and (4), 'Births, Deaths and Marriages on Act 2003'—	19 20
		omit, inser	<i>t</i> —	21
			Births, Deaths and Marriages Registration Act 2022	22 23
	(2)	Section 27	(2)(a), 'threat to the'—	24
		omit, inser	<i>t</i> —	25
			risk to the good order or	26

[s	1	661

	(3)	Section 27(	2)(b)	, after 'safety'—	1		
		insert—			2		
			and	welfare	3		
	(4)	Section 27(2)(c), after 'whether'—			4		
		insert—			5		
			the	chief executive reasonably believes	6		
	(5)	Section 27(	(2)(d)	_	7		
		omit, insert			8		
			(d)	whether the proposed change of name could be considered offensive to, or cause physical, mental or emotional harm to, a victim of a crime or an immediate family member of a deceased victim of a crime.	9 10 11 12 13		
166	Ins			s 27AA and 27AB	14		
		After section	on 27-	<del>_</del>	15		
		insert—			16		
	27AA Alteration of record of sex and recognised details certificate						
		(1)	than	erson in the chief executive's custody, other a a person released on parole, must obtain the ef executive's written permission before lying—	19 20 21 22		
			(a)	to alter the record of sex of the person in the relevant child register under the <i>Births</i> , <i>Deaths and Marriages Registration Act</i> 2022; or	23 24 25 26		
			(b)	for a recognised details certificate for the person under the <i>Births</i> , <i>Deaths and Marriages Registration Act 2022</i> ; or	27 28 29		
			(c)	to alter the record of sex of the person under an equivalent law of another State providing	30 31		

		for the alteration of the record of sex of the person; or	1 2
	(d)	for a recognised details certificate for the person under an equivalent law of another State providing for the issue of a recognised details certificate for the person.	3 4 5 6
		ximum penalty—20 penalty units or 6 months risonment.	7 8
(2)	chie	deciding whether to give the permission, the ef executive must consider each of the owing—	9 10 11
	(a)	whether the proposed alteration of record of sex or recognised details certificate poses a risk to the good order or security of a corrective services facility;	12 13 14 15
	(b)	the safety and welfare of the person and other persons;	16 17
	(c)	whether the chief executive reasonably believes the proposed alteration of record of sex or recognised details certificate could be used to further an unlawful activity or purpose;	18 19 20 21 22
	(d)	whether the proposed alteration of record of sex or recognised details certificate could be considered offensive to, or cause physical, mental or emotional harm to, a victim of a crime or an immediate family member of a deceased victim of a crime.	23 24 25 26 27 28
(3)	beco subs subs the	section (4) applies if the chief executive omes aware that a person mentioned in section (1) has failed to comply with section (1)(a) in altering the record of sex of person under the <i>Births</i> , <i>Deaths and triages Registration Act</i> 2022.	29 30 31 32 33 34
(4)		chief executive may apply to the registrar	35

	Registration Act 2022 for the cancellation of the alteration of record of sex.	1 2
(5)	Subsection (6) applies if the chief executive becomes aware that a person mentioned in subsection (1) has failed to comply with subsection (1)(b) in being issued with a recognised details certificate for the person under the <i>Births, Deaths and Marriages Registration Act</i> 2022.	3 4 5 6 7 8 9
(6)	The chief executive may apply to the registrar under the <i>Births</i> , <i>Deaths and Marriages Registration Act 2022</i> for the cancellation of the recognised details certificate.	10 11 12 13
(7)	The chief executive may confiscate a cancelled recognised details certificate.	14 15
	ritten permission does not limit chief ecutive's powers	16 17
	The fact that the chief executive gives written permission for a person in the chief executive's custody, other than a person released on parole, to make an application mentioned in section 27AA(1) does not limit the powers of the chief executive under this Act or another Act in relation to the custody of the person.	18 19 20 21 22 23 24
	Examples of powers of the chief executive under this Act—	25
	• the power of the chief executive under section 9(2) to require that a person be taken to and detained in a corrective services facility specified by the chief executive	26 27 28 29
	• the power of the chief executive under section 68(1) to order the transfer of a prisoner from a corrective services facility	30 31 32
	• the general powers of the chief executive under section 263	33 34

167	Ins	ertion of new	s	341A	1
		After section	34	<u>I—</u>	2
		insert—			3
		341A Chie infori		executive may give registrar particular tion	4 5
		u	ınd	chief executive may inform the registrar er the <i>Births</i> , <i>Deaths and Marriages</i> istration Act 2022 that an identified person—	6 7 8
		(	a)	is in a corrective services facility for detention; or	9 10
		(	b)	is released on parole; or	11
		(	c)	is subject to a supervision order under the Dangerous Prisoners (Sexual Offenders) Act 2003.	12 13 14
Divi	sion	P		endment of Dangerous soners (Sexual Offenders) Act 3	15 16 17
168	Ac	t amended			18
		This division Offenders) Ac		nmends the Dangerous Prisoners (Sexual 003.	19 20
169	Am	endment of s	s 1	6C (Criteria for giving directions)	21
		Section 16C(2	2)—	_	22
		omit.			23
170	Amendment of s 43AB (Applying for change of name without permission)				24 25
	(1)	Section 43AB	<b>B</b> (1)	<del>)</del>	26
		omit, insert—	-		27

	1	A person who is a released prisoner must obtain the chief executive's written permission before applying to change the person's name under—	1 2 3
	(	(a) the registration Act; or	4
	(	(b) an equivalent law of another State providing for the registration of a change to the person's name.	5 6 7
(2)	Section 43Al	B(2)(a), after 'safety'—	8
	insert—		9
	;	and welfare	10
(3)	Section 43Al	B(2)(c), after 'whether'—	11
	insert—		12
	1	the chief executive reasonably believes	13
(4)	Section 43Al	B(2)(d)—	14
	omit, insert–	_	15
	(	(d) whether the proposed change of name could be considered offensive to, or cause physical, mental or emotional harm to, a victim of a crime or an immediate family member of a deceased victim of a crime.	16 17 18 19 20
Ins	ertion of nev	v s 43ABA	21
	After section	43AB—	22
	insert—		23
	reco	pplying for alteration of record of sex or gnised details certificate without nission	24 25 26
	1	A person who is a released prisoner must obtain the chief executive's written permission before applying—	27 28 29

171

	(a)	to alter the record of sex of the person in the relevant child register under the registration Act; or	1 2 3
	(b)	for a recognised details certificate for the person under the registration Act; or	4 5
	(c)	to alter the record of sex of the person under an equivalent law of another State providing for the alteration of the record of sex of the person; or	6 7 8 9
	(d)	for a recognised details certificate for the person under an equivalent law of another State providing for the issue of a recognised details certificate for the person.	10 11 12 13
		ximum penalty—20 penalty units or 6 months or sonment.	14 15
(2)	chie	deciding whether to give the permission, the ef executive must consider each of the owing—	16 17 18
	(a)	the safety and welfare of the person and other persons;	19 20
	(b)	the person's rehabilitation or care or treatment;	21 22
	(c)	whether the chief executive reasonably believes the proposed alteration of record of sex or recognised details certificate could be used to further an unlawful activity or purpose;	23 24 25 26 27
	(d)	whether the proposed alteration of record of sex or recognised details certificate could be considered offensive to, or cause physical, mental or emotional harm to, a victim of a crime or an immediate family member of a deceased victim of a crime.	28 29 30 31 32 33
(3)		section (4) applies if the chief executive omes aware that a released prisoner has failed	34 35

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		[\$ 172]	
		to comply with subsection (1)(a) in altering the record of sex of the person under the registration Act.	1 2 3
	(4)	The chief executive may apply to the registrar under the registration Act for the cancellation of the alteration of record of sex.	4 5 6
	(5)	Subsection (6) applies if the chief executive becomes aware that a released prisoner has failed to comply with subsection (1)(b) in being issued with a recognised details certificate for the person under the registration Act.	7 8 9 10 11
	(6)	The chief executive may apply to the registrar under the registration Act for the cancellation of the recognised details certificate.	12 13 14
172	Amendment o	of sch 1 (Dictionary)	15
	Schedule 1	<u> </u>	16
	insert—		17
		<i>reasonably believes</i> means believes on grounds that are reasonable in all the circumstances of the case.	18 19 20
		registration Act means the Births, Deaths and Marriages Registration Act 2022.	21 22
Divisi	on 7	Amendment of Guardianship and Administration Act 2000	23 24
173	Act amended		25
	This divisi <i>Act 2000</i> .	on amends the Guardianship and Administration	26 27

[s	1	74]

174	Amendment of	s 26 (Automatic revocation)	1
	Section 26( Registration 2	2)(b)(iii), 'Births, Deaths and Marriages Act 2003'—	2 3
	omit, insert—	_	4
		Births, Deaths and Marriages Registration Act 2022	5 6
175	Amendment of	sch 2, s 3 (Special personal matter)	7
	Schedule 2, s	ection 3—	8
	insert—		9
	(	1) applying to alter the record of sex of the adult in the relevant child register under the <i>Births, Deaths and Marriages Registration Act</i> 2022;	10 11 12 13
	(	m) applying to alter the record of sex of a child of the adult in the relevant child register under the <i>Births</i> , <i>Deaths and Marriages Registration Act</i> 2022;	14 15 16 17
	(	(n) applying for a recognised details certificate for the adult under the <i>Births, Deaths and Marriages Registration Act</i> 2022;	18 19 20
	(	o) applying for a recognised details certificate for a child of the adult under the <i>Births</i> , <i>Deaths and Marriages Registration Act</i> 2022.	21 22 23 24

Division 8		Amendment of Meriba Omasker Kaziw Kazipa (Torres Strait Islander Traditional Child Rearing Practice) Act 2020		1 2 3 4	
176	Act	t amended			5
				mends the Meriba Omasker Kaziw Kazipa slander Traditional Child Rearing Practice)	6 7 8
177				4 (Entitlement to certificate, g to particular entries)	9 10
	(1)	Section 64(	(4)—		11
		omit, insert	<u>-</u>		12
		(4)		person may make an application, ompanied by an authorisation from the amissioner—	13 14 15
			(a)	under the <i>Births</i> , <i>Deaths and Marriages Registration Act 2022</i> , section 110 for information or a copy of a source document to which the authorisation relates; or	16 17 18 19
			(b)	under the <i>Births, Deaths and Marriages Registration Act</i> 2022, section 112 for a certificate to which the authorisation relates.	20 21 22
	(2)	Section 64(	(6) an	d (7)—	23
		omit, insert	<u></u>		24
		(6)	sect	ormation given by the registrar under this ion and relating to a closed entry may be given the form the registrar considers appropriate.	25 26 27
		(7)	In th	nis section—	28
			unde	ed entry means an entry that has been closed er the Births, Deaths and Marriages istration Act 2022, section 19, 21, 36 or 43.	29 30 31

[s	1	78	

		cultural recognition register means the register, maintained under the <i>Births, Deaths and Marriages Registration Act 2022</i> , section 104, for cultural recognition orders made under this Act.	1 2 3 4
		source document see the Births, Deaths and Marriages Registration Act 2022, schedule 1.	5 6
178		nendment of s 68 (Public trustee to make inquiries if quest to unlocatable person)	7 8
	(1)	Section 68(3)(b), 'Births, Deaths and Marriages Registration Act 2003'—	9 10
		omit, insert—	11
		Births, Deaths and Marriages Registration Act 2022	12 13
	(2)	Section 68(5), 'Births, Deaths and Marriages Registration Act 2003, section 44'—	14 15
		omit, insert—	16
		Births, Deaths and Marriages Registration Act 2022, sections 110 and 111	17 18
179	Am	nendment of sch 1 (Dictionary)	19
		Schedule 1, definition registrar, 'Births, Deaths and Marriages Registration Act 2003'—	20 21
		omit, insert—	22
		Births, Deaths and Marriages Registration Act 2022	23 24

Division 9			Amendment of Powers of Attorney Act 1998	
180	Act amende	ed		3
	This div	rision am	ends the Powers of Attorney Act 1998.	4
181	Amendmen	nt of sch	a 2, s 3 (Special personal matter)	5
	Schedul	e 2, secti	on 3—	6
	insert—	-		7
		(1)	applying to alter the record of sex of the principal in the relevant child register under the <i>Births</i> , <i>Deaths and Marriages Registration Act</i> 2022;	8 9 10 11
		(m)	applying to alter the record of sex of a child of the principal in the relevant child register under the <i>Births, Deaths and Marriages Registration Act</i> 2022;	12 13 14 15
		(n)	applying for a recognised details certificate for the principal under the <i>Births</i> , <i>Deaths</i> and <i>Marriages Registration Act</i> 2022;	16 17 18
		(0)	applying for a recognised details certificate for a child of the principal under the <i>Births</i> , <i>Deaths and Marriages Registration Act</i> 2022.	19 20 21 22
Divis	sion 10		or and consequential endments	23 24
182	Legislation	amend	ed	25
			or of an Act or regulation listed in schedule 3, exerce to the <i>Births, Deaths and Marriages</i>	26 27

[s	182]
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	Registration Act 2003 is amended by omitting '2003' and inserting '2022'.	1 2
(2)	Schedule 3, part 2 amends the legislation it mentions.	3

Sched	• •	Applications in relation to children	
	sections 15, 29, 35, 40, and 51  Person who may apply		3
Part 1			4
	Column 1 Circumstances	Column 2 Who may apply	
1	1 person, other than child, has obtained i child—	a parent of the the person n relation to the	

- (a) for an application under section 15—an order under section 16; or
- (b) for an application under section 29—an order under section 30; or
- (c) for an application under section 35—
  - (i) an order under section 30; or
  - (ii) an order of a Queensland court or non-Queensland court ordering the change of name; or

### Column 1 Circumstances

## Column 2 Who may apply

- (d) for an application under section 40—
  - (i) an order under section 44(2); or
  - (ii) a dispensation order; or
  - (iii) an order of a Queensland court or non-Queensland court directing the registrar to accept the application; or
- (e) for an application under section 51—
  - (i) an order under section 55(2); or
  - (ii) a dispensation order; or
  - (iii) an order of a Queensland court or non-Queensland court directing the registrar to accept the application;
- 2 1 person is a guardian of the child the person under a relevant child protection order
- 2 persons are guardians of the child the relevant person under a relevant child protection order and only 1 of the persons (the *relevant person*) is alive
- 4 1 person is a guardian of the child the person under an appointment by will and the child has no surviving parent

#### Column 1 Circumstances

## Column 2 Who may apply

- 1 person, other than a parent, has the person sole parental responsibility to make decisions about major long-term issues for the child under a parenting order made under the *Family Law Act 1975* (Cwlth), part VII
- 2 or more persons have parental the relevant person responsibility to make decisions about major long-term issues for the child under a parenting order made under the *Family Law Act 1975* (Cwlth), part VII and only 1 of the persons (the *relevant person*) is alive
- for an application under section 15, the person 29 or 35—1 person, other than a parent, has sole parental responsibility to make decisions about the child's name under a parenting order made under the *Family Law Act 1975* (Cwlth), part VII
- for an application under section 15, the relevant person 29 or 35—2 or more persons have parental responsibility to make decisions about the child's name under a parenting order made under the *Family Law Act 1975* (Cwlth), part VII and only 1 of the persons (the *relevant person*) is alive

## Part 2

# Two or more persons who may apply

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	Column 1 Circumstance	Column 2 Persons who may apply
1	2 or more persons have guardianship of the child under a relevant child protection order	the persons
2	2 or more persons are guardians of the child under an appointment by will and the child has no surviving parent	the persons
3	2 or more persons have parental responsibility to make decisions about major long-term issues for the child under a parenting order made under the <i>Family Law Act 1975</i> (Cwlth), part VII	the persons
4	for an application under section 15, 29 or 35—2 or more persons have parental responsibility to make decisions about the child's name under a parenting order made under the <i>Family Law Act 1975</i> (Cwlth), part VII	the persons

section 4

## Schedule 2 Dictionary

1

2

	<b>cowledgement of sex application</b> , for a child, for part 5, iion 4, see section 61.	3 4
aduli	t person, for part 4, see section 24.	5
	<i>court</i> , for part 5, division 5, subdivision 2, see on 77.	6 7
	oved way, of making an application or giving a notice, as a way that is—	8 9
(a)	approved by the registrar; and	10
(b)	published on the department's website or www.qld.gov.au.	11 12
asses	ssment, of a child, for part 5, see section 37.	13
birth	entry means an entry in the register of births.	14
	<i>parent</i> , of a child, means the person, of any sex, who birth to the child.	15 16
birth	registration application see section 9.	17
caus	e of death certificate see section 94(2)(a).	18
chan	ge, a name, includes add a name.	19
child	<i>!</i> —	20
(a)	generally, includes a stillborn child; and	21
(b)	for part 4, see section 24.	22
	bined application, for a child, for part 5, division 4, see on 61.	23 24
coro	ner—	25
(a)	for part 8—see section 88; or	26
(b)	otherwise—means a coroner under the <i>Coroners Act</i> 2003.	27 28

corresponding law means a law of another State that provides for the registration of births, deaths and marriages.	1 2
cultural recognition order see the Meriba Omasker Kaziw Kazipa (Torres Strait Islander Traditional Child Rearing Practice) Act 2020, schedule 1.	
<i>developmentally informed practitioner</i> , for part 5, see section 37.	6 7
discharge notice see section 20(1) and (2)(a)(ii).	8
discharge order see section 20(2)(a)(i), (3)(b) and (4)(b).	9
dispensation order see section 62(1).	10
disposal, of human remains, means—	11
(a) cremation of the remains; or	12
(b) burial of the remains, including burial at sea; or	13
(c) placing the remains in a mausoleum or other permanent resting place; or	14 15
(d) placing the remains in the custody of an educational or scientific institution for the purpose of medical education or research; or	
(e) removal of the remains from the State, other than if the remains have been cremated or are taken from the State by sea and buried at sea in the course of the voyage.	-
eligible child see section 28.	22
eligible person, for a child, means—	23
(a) 1 of the child's parents; or	24
(b) a person who is 1 of a group of 2 or more persons mentioned in column 2 of the table in schedule 1, part 2.	25 26
entitlement includes a right.	27
family and child commissioner means the principal commissioner under the Family and Child Commission Act 2014.	_
fee includes a tax.	31

	eral director means a person who carries on the business cranging for the disposal of human remains.	1 2
relat prese	prical information means information in a register that these to an event that was registered before a period cribed by regulation.	3 4 5
	ıple—	6
an	regulation may prescribe that the information in the birth register for by births that were registered more than 90 years ago is historical formation.	7 8 9
initi	al notice see section 18(1)(a) and (b) and (2)(a)(ii).	10
initi	al order see section 18(2)(a)(i), (3)(a) and (4)(a).	11
law	enforcement body means—	12
(a)	the Queensland Police Service or a police service of another State; or	13 14
(b)	the Australian Federal Police; or	15
(c)	the Crime and Corruption Commission; or	16
(d)	the Australian Crime Commission.	17
_	<i>e-term guardianship order</i> see the <i>Child Protection Act</i> 9, schedule 3.	18 19
	riage certificate means an official certificate of marriage er the Marriage Act 1961 (Cwlth), section 50.	20 21
non-	-Queensland court means—	22
(a)	a court of another State; or	23
(b)	a Commonwealth court.	24
pare	entage discharge order means—	25
(a)	a discharge order under the Surrogacy Act 2010; or	26
(b)	an order of another Australian jurisdiction that corresponds to an order mentioned in paragraph (a).	27 28
pare	entage order means—	29
(a)	a parentage order under the Surrogacy Act 2010; or	30
(b)	an order of another Australian jurisdiction that corresponds to an order mentioned in paragraph (a).	31 32

_	tanent care order see the Child Protection Act 1999, dule 3.	1 2
pers	on with parental responsibility, for a child, means—	3
(a)	a guardian of the child under a relevant child protection order; or	4 5
(b)	a guardian of the child under an appointment by will; or	6
(c)	a person who has parental responsibility to make decisions about major long-term issues for the child under a parenting order made under the <i>Family Law Act</i> 1975 (Cwlth), part VII.	8
prol	ibited name means a name that—	11
(a)	is obscene or offensive; or	12
(b)	could not practically be established by repute or usage—	13 14
	(i) because it is too long; or	15
	(ii) because it consists of, or includes, symbols without phonetic significance; or	16 17
	(iii) for another reason; or	18
(c)	includes or resembles an official title or rank; or	19
(d)	is, or includes, a statement; or	20
	Examples—	21
	'Save Mother Earth' or 'Down with Capitalism'	22
(e)	is contrary to the public interest; or	23
(f)	is a name prescribed by regulation to be a prohibited name.	
prol	ibited sex descriptor means a sex descriptor—	26
(a)	that is obscene, offensive or absurd; or	27
(b)	that could not practically be established by repute or usage—	28 29
	(i) because it is too long; or	30

	(ii)	because it consists of, or includes, symbols without phonetic significance; or	1 2
	(iii)	for another reason; or	3
(c)	that	is contrary to the public interest.	4
Que	ensla	nd court means a court of Queensland.	5
		<i>by believes</i> means believes on grounds that are e in the circumstances.	6 7
reco	gnise	d details certificate, for a person, see section 49.	8
	s <i>ter</i> , u	used as a noun, means a register maintained under 04.	9 10
_		used as a verb, means to enter information about a e event into a register.	11 12
corre		g authority means an authority responsible under a ding law for the registration of births, deaths and .	13 14 15
regis	strabl	e event means—	16
(a)	a bii	rth, death, marriage or change of name; or	17
(b)	an a	doption under the Adoption Act 2009; or	18
(c)	a ch	ange of parentage under a parentage order; or	19
(d)		hange of parentage under a cultural recognition er; or	20 21
(e)		ther event that the registrar is required, under another to record in a register.	22 23
_		<i>e information</i> means information that the registrar nay, include in a register under section 104.	24 25
regis	strar :	see section 99(1).	26
relev	ant c	hild protection order means—	27
(a)	an o	rder granting short-term guardianship; or	28
(b)	a lo	ng-term guardianship order; or	29
(c)	a ne	rmanent care order: or	30

(d)	an order, corresponding to an order mentioned in paragraph (a), (b) or (c) made under a child welfare law of another State.	1 2 3
	want child register, for a person, means whichever of the owing registers has an open entry for the person—	4 5
(a)	the birth register;	6
(b)	the adopted children register;	7
(c)	the parentage order register;	8
(d)	the cultural recognition register.	9
	want event, for a person, means the most recent of the owing events for the person—	10 11
(a)	birth;	12
(b)	adoption;	13
(c)	change of parentage under a parentage order;	14
(d)	change of parentage under a cultural recognition order.	15
rele	vant parentage register, for part 3, see section 17.	16
<i>rele</i> 1 (b).	vant person, for part 5, division 4, see section 60(a) and	17 18
requ	uested information see 110(1).	19
	pol of anatomy means a school of anatomy under the asplantation and Anatomy Act 1979.	20 21
seal	includes a stamp.	22
sex (	descriptor means—	23
(a)	'male'; or	24
(b)	'female'; or	25
(c)	any other descriptor of a sex.	26
	Examples—	27
	'agender', 'genderqueer', 'non-binary'	28
	<b>rt-term guardianship</b> see the <i>Child Protection Act 1999</i> , edule 3.	29 30
SOUI	ce document means—	31

(a)	a document given to the registrar in relation to the registration or notation of an event in a register kept by the registrar, other than a document—	1 2 3
	(i) to the extent the document contains statistical information; or	4 5
	(ii) given to the registrar under section 23 of the repealed <i>Births, Deaths and Marriages Registration Act 2003</i> ; or	6 7 8
(b)	a digitised copy of a document to which paragraph (a) applies, kept by the registrar as an official record of the document.	9 10 11
State	e, for part 3, see section 17.	12
state	ed party, for part 5, division 4, see section 60(a) and (b).	13
stille	birth means the birth of a stillborn child.	14
still	born child means a child—	15
(a)	who has shown no sign of respiration or heartbeat, or other sign of life, after completely leaving the body of the child's birth parent; and	16 17 18
(b)	who—	19
	(i) has been gestated for 20 weeks or more; or	20
	(ii) weighs 400g or more.	21
vess	el includes a hovercraft	22

Schedule 3		Minor and consequential amendments	1 2
		section 182	3
Par	t 1	References to Births, Deaths and Marriages Registration Act 2003	4 5 6
1		rotection (Offender Reporting and Offender tion Order) Act 2004	7 8
	•	section 74A(1)	9
2	Correcti	ive Services Regulation 2017	10
	•	section 20(e)	11
3	Cremati	ons Act 2003	12
	•	schedule, definition Queensland cause of death certificate, paragraph (b)	13 14
	•	schedule, definition stillborn child	15
4	Crimina	I Code	16
	•	section 488(3), definition registration document	17
5	Crimina Expung	I Law (Historical Homosexual Convictions ement) Act 2017	18 19
	•	section 12(5), definition death certificate	20
6	Police P	Powers and Responsibilities Act 2000	21
	•	section 283(5)(b)	22

	•	section 284(3)(a)(ii)
	•	schedule 6, definition registrar-general
7	Public 1	Frustee Act 1978
	•	section 124(2), definition registrar-general
3	Status o	of Children Act 1978
	•	section 9(9), definition registrar-general
•	Victims	of Crime Assistance Act 2009
	•	section 84A(2)(c)
10	Witness	Protection Act 2000
	•	section 38(1)(d)
	•	schedule 2, definition registrar-general
1	Youth J	ustice Act 1992
	•	section 281(1), definition document and (2)(b)(i)
Par	t 2	Other amendments
Civi	I Partner	ships Act 2011
1		6, note and section 9, note, ' <i>Births, Deaths and</i> es Registration Act 2003, part 5A'—
	omi	t, insert—
		Births, Deaths and Marriages Registration Act 2022, part 7

2	Section 12(1), 'Births, Deaths and Marriages Registration Act 2003, section 25B(3)'—	1 2
	omit, insert—	3
	Births, Deaths and Marriages Registration Act 2022, section 87	4 5
3	Schedule 2, definition registrar, 'Births, Deaths and Marriages Registration Act 2003'—	6 7
	omit, insert—	8
	Births, Deaths and Marriages Registration Act 2022	9 10
Con	Schedule 3, entry for Acts Interpretation Regulation 1997 SL No. 28, note—  omit.	11 12 13 14
Fam	nily and Child Commission Act 2014	15
1	Section 25(2)(a), 'Births, Deaths and Marriages Registration Act 2003, section 48A or 48B'—	16 17
	omit, insert—	18
	Births, Deaths and Marriages Registration Act 2022, section 119 or 120	19 20

Sur	rogacy Act 2010	1
1	Section 18, 'Births, Deaths and Marriages Registration Act 2003'—	2 3
	omit, insert—	4
	Births, Deaths and Marriages Registration Act 2022	5 6
2	Section 41(3), 'Births, Deaths and Marriages Registration Act 2003'—	7 8
	omit, insert—	9
	Births, Deaths and Marriages Registration Act 2022	10 11
3	Section 41(5), 'Births, Deaths and Marriages Registration Act 2003, section 44'—	12 13
	omit, insert—	14
	Births, Deaths and Marriages Registration Act 2022, sections 110 and 111	15 16
Vol	untary Assisted Dying Act 2021	17
1	Section 81(4), definition cause of death certificate, 'Births, Deaths and Marriages Registration Act 2003, section 30(2)(a)'—	18 19 20
	omit, insert—	21
	Births, Deaths and Marriages Registration Act 2022 section 94(2)(a)	22

## Schedule 3

2	Schedule 1, definition registrar-general, 'Births, Deaths and Marriages Registration Act 2003'—	1 2
	omit, insert—	3
	Births, Deaths and Marriages Registration Act 2022	4 5

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