

Queensland



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Justice and Other Legislation Amendment Bill 2007

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	Criminal Law (Rehabilitation of Offenders) Act 1986	90
	Criminal Offence Victims Act 1995	91
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	Evidence Act 1977	93
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2007

A Bill

for

An Act to amend legislation administered by the Attorney-General, and for other purposes

s 4

The Pa	Irliament of Queensland enacts—	1
Part	1 Preliminary	2
1	Short title This Act may be cited as the Justice and Other Legislation Amendment Act 2007.	3 4 5
2	Commencement This Act, other than part 28, commences on a day to be fixed by proclamation.	6 7 8
Part 2	2 Amendment of Acts Interpretation Act 1954	9 10
3	Act amended in pt 2	11
	This part amends the Acts Interpretation Act 1954.	12
	 This part amends the Acts Interpretation Act 1954. Amendment of s 36 (Meaning of commonly used words and expressions) (1) Section 36— <i>insert</i>— <i>'notice to appear</i>, in relation to a proceeding for an offence, see the <i>Police Powers and Responsibilities Act 2000</i>, section 	12 13 14 15 16 17 18
	Part 7 1 2 Part 2	Part 1Preliminary1Short title This Act may be cited as the Justice and Other Legislation Amendment Act 2007.2Commencement This Act, other than part 28, commences on a day to be fixed by proclamation.Part 2Amendment of Acts Interpretation Act 1954

insert—	1
'Note—	2
See also the Police Powers and Responsibilities Act 2000, section 388.'.	3

Part 3Amendment of
Anti-Discrimination Act 199145

Clause	5	Act amended in pt 3 and schedule This part and the schedule amend the <i>Anti-Discrimination Act</i> 1991.	6 7 8
Clause	6	Amendment of s 14 (Discrimination in the pre-work area) Section 14(2)—	9 10
Clause	7	<i>omit.</i> Amendment of s 15 (Discrimination in work area)	11
Clause	1	 (1) Section 15(2)— <i>omit.</i> 	12 13 14
		(2) Section $15(3)$ — renumber as section $15(2)$.	15 16

Part 4 Amendment of Bail Act 1980 17

Clause	8	Act amended in pt 4 and schedule	18
		This part and the schedule amend the Bail Act 1980.	19
Clause	9	Amendment of s 6 (Definitions)	20
		(1) Section 6, definition <i>court</i> —	21

			omit.	1
		(2)	Section 6 —	2
			insert—	3
			<i>court</i> includes—	4
			(a) a judge or justice, whether sitting in court or acting in another way; and	5 6
			(b) a court exercising appellate jurisdiction; and	7
			(c) a justice or justices conducting an examination of witnesses in relation to an indictable offence; and	8 9
			(d) a justice acting under section 15A.	10
			<i>lawyer</i> means an Australian lawyer who, under the <i>Legal Profession Act 2004</i> , may engage in legal practice in this State.'.	11 12 13
		(3)	Section 6, definition <i>community justice group</i> , paragraph (b)(i) and (ii), 'offenders'—	14 15
			omit, insert—	16
			'defendants'.	17
Clause	10		nendment of s 14 (Release of persons apprehended on Iking deposit of money as security for appearance)	18 19
			Section 14(7), from 'applies to the court' to 'solicitor'—	20
			omit, insert—	21
			'the person's lawyer applies to the court or justice'.	22
Clause	11		nendment of s 14A (Magistrates Courts may grant cash il or permit to go at large)	23 24
			Section 14A(5), from 'applies to the court' to 'solicitor'—	25
			omit, insert—	26
			'the defendant's lawyer applies to the court'.	27
Clause	12	An	nendment of s 15 (Procedure upon application for bail)	28
		(1)	Section 15(1)(d), 'counsel or solicitor'—	29

			omit	t, insert—	1
			'law	yer'.	2
		(2)	Sect	ion 15(1)(f)(iii), 'established for offenders'—	3
			omit	t.	4
Clause	13	Ins	ertio	n of new s 15A	5
			Afte	er section 15—	6
			inse	rt—	7
	ʻ15A	Ар	plica	tions for bail in special circumstances	8
		' (1)	This	s section applies if—	9
			(a)	a police officer has refused to grant bail to a person under section 7 for an offence; and	10 11
			(b)	a Magistrates Court is authorised under this Act to grant bail to the person for the offence; and	12 13
			(c)	having regard to all the circumstances, the person may not reasonably or practicably be brought personally before a court to apply for bail because of the person's remote location.	14 15 16 17
		'(2)	by to	person may apply to a magistrate for bail for the offence elephone, radio or by another form of communication (a <i>ote communication device</i>).	18 19 20
		' (3)	The	application may only be made when—	21
			(a)	the magistrate is constituting a Magistrates Court; or	22
			(b)	the court registry where the magistrate usually constitutes the court (the <i>relevant court registry</i>) is open for business.	23 24 25
		'(4)	The	police officer who refused the person bail must—	26
			(a)	advise the person that the person may apply to a magistrate for bail by a remote communication device; and	27 28 29
			(b)	allow the person to use a remote communication device for that purpose.	30 31

'(5)	pres	hen making the application, the person must be in the esence of a police officer who may also make submissions the application.						
'(6)		magistrate may decide the application only if the istrate is satisfied—	4 5					
	(a)	it was necessary to make the application under subsection (2); and	6 7					
	(b)	the way the application was made under subsection (2) was appropriate.	8 9					
'(7)	mag	is reasonably practicable to fax or email a copy of the istrate's order on the application to the police officer ent with the person—	10 11 12					
	(a)	the magistrate must, after making an order on the application, immediately fax or email a copy of the order to the police officer; and	13 14 15					
	(b)	the police officer must give a copy of the order to the person.	16 17					
'(8)	mag	is not reasonably practicable to fax or email a copy of the istrate's order to the police officer present with the on—	18 19 20					
	(a)	the magistrate must tell the police officer—	21					
		(i) the date and time the order is made; and	22					
		(ii) the terms of the order; and	23					
	(b)	the police officer must complete a form of order, in the approved form, and write on it—	24 25					
		(i) the magistrate's name; and	26					
		(ii) the date and time the order was made; and	27					
		(iii) the terms of the order; and	28					
		(iv) the police officer's name; and	29					
	(c)	the police officer must give a copy of the form of order to the person.	30 31					
'(9)		e magistrate grants bail to the person, the police officer t help the person comply with the requirements of this Act	32 33					

			for the release of the person on bail to the extent that the help—	1 2
			(a) is reasonable in the circumstances; and	3
			 (b) would otherwise be available to the person from a Magistrates Court if the person made the application at a Magistrates Court. 	4 5 6
			Example of help a police officer may give to a person—	7
			helping the person locate a justice for entering into an undertaking as to bail	8 9
		'(10)	The police officer, and the magistrate if the magistrate was not constituting a Magistrates Court when the application was made, must, at the first reasonable opportunity, send to the relevant court registry—	10 11 12 13
			 (a) any document or thing relevant to the application that would otherwise have been filed with the court or tendered as evidence during the application; and 	14 15 16
			(b) a copy of any form of order completed by the police officer under this section.'.	17 18
Clause	14	Am	endment of s 16 (Refusal of bail)	19
			Section 16(2)(e)(iii), 'established for offenders'—	20
			omit.	21
Clause	15	Am	endment of s 20 (Undertaking as to bail)	22
		(1)	Section 20(2), from 'within 25km' to 'appear'—	23
			omit.	24
		(2)	Section 20—	25
			insert—	26
		'(2A)	For subsection (2), the defendant's address for service of notices may be the same as the defendant's residential address.'.	27 28 29

		(3)	Section 20(3)(a)(iii), (3AA) and (3A), 'counsel or solicitor'—	1
			omit, insert—	2
			'lawyer'.	3
		(4)	Section 20—	4
			insert—	5
		'(8)	A reference in subsection (3)(a)(iii) and (3AA) to a lawyer, for the mention of a matter in a Magistrates Court or the Childrens Court relating to a defendant released on bail in which there is no issue about the bail, includes a person who is undertaking practical legal training.	6 7 8 9 10
		' (9)	For subsection (8), there is no issue about bail if the complainant or prosecutor or person appearing on behalf of the Crown does not oppose the defendant continuing on bail and there is no application to vary, as opposed to enlarge, bail.	11 12 13 14
		'(10)	In this section—	15
			<i>practical legal training</i> means practical legal training under the supervision of a lawyer under rules made under the <i>Supreme Court of Queensland Act 1991</i> , section 118(1)(b).'.	16 17 18
Clause	16	Am	nendment of s 27 (Notice of trial)	19
			Section 27(4), 'counsel or solicitor'—	20
			omit, insert—	21
			'lawyer'.	22
Clause	17	Ins	sertion of new 27B	23
			After section 27A—	24
			insert—	25
	'27B		irrant for apprehension of defendant if bail granted der s 15A	26 27
		' (1)	This section applies if a magistrate grants bail to a defendant under section 15A and the defendant leaves the presence of the police officer mentioned in section $15A(5)$ —	28 29 30

		(a)	if the defendant is required to enter into an undertaking under section 20 ¹ —without entering into the undertaking; or	1 2 3
		(b)	if there are conditions of the bail the defendant must comply with before leaving the presence of the police officer—without fulfilling the conditions.	4 5 6
	'(2)		lagistrates Court may issue a warrant for the apprehension ne defendant.	7 8
	' (3)	The	warrant must—	9
		(a)	name the defendant against whom it is issued; and	10
		(b)	state the reason, under subsection (1)(a) or (b), for its issue; and	11 12
		(c)	order all police officers to apprehend the defendant and bring the defendant before the court to be dealt with according to law.'.	13 14 15
Clause 18		nendr fenda	ment of s 28A (Other warrants for apprehension of int)	16 17
		Sect	ion 28A(4)(b), 'counsel or solicitor'—	18
		omit	t, insert—	19
		ʻa la	wyer'.	20

Part 5	Amendment of Births, Deaths	21
	And Marriages Registration Act	22
	2003	23

Clause	19	Act amended in pt 5 and schedule				
		This part and the schedule amend the Births, Deaths and	25			
		Marriages Registration Act 2003.	26			

¹ Section 20 (Undertaking as to bail)

Clause		nendı gister	ment of s 8 (Responsibility to apply to have birth ed)	1 2
		Sect	ion 8(2)—	3
		omi	t, insert—	4
	'(2)		vever, the registrar may accept an application completed only 1 of the parents if the registrar is satisfied—	5 6
		(a)	the applicant is unable or unwilling to give information as to the other parent's identity or whereabouts; or	7 8
			Examples—	9
			1 The applicant does not know the father's identity.	10
			2 The applicant does not know the other parent's whereabouts.	11 12
		(b)	the other parent is unable, unlikely or unwilling to sign the application; or	13 14
			Examples—	15
			1 The other parent is dead.	16
			2 The other parent can not be located.	17
		(c)	the requirement under subsection (1)(a) for the other parent to apply to register the birth would cause the applicant unnecessary distress.	18 19 20
			Examples—	21
			1 The applicant is too frightened to contact the other parent because of a domestic violence situation.	22 23
			2 Contact between the applicant and the other parent would breach a domestic violence order.	24 25
	'(2A)	or (b) and has an address for the other parent, the registrarc) t, before registering the birth—	26 27 28
		(a)	give the other parent—	29
			(i) written notice of the application; and	30
			(ii) at least 14 days written notice of the registrar's intention to register the birth; and	31 32
		(b)	ask the other parent to sign an application.	33

		'(2B)	A failure of the registrar to comply with subsection (2A), or a failure of the parent of a child to sign an application as requested under subsection (2A)(b), does not prevent the registration of the child's birth or affect the validity of the registration.'.	1 2 3 4 5
Clause	21		nendment of s 20 (Notation of change of name other in by registration)	6 7
		(1)	Section 20(1)(b)—	8
			omit, insert—	9
			(b) the person's name has been changed—	10
			(i) by deed poll; or	11
			(ii) under the law of another State or other legal process; or	12 13
			Example of other legal process—	14
			an order of a Queensland court or of a court of another State	15 16
			(iii) by repute or usage resulting from the person's marriage.'.	17 18
		(2)	Section 20(7), from 'changed'—	19
			omit, insert—	20
			'changed—	21
			(a) by deed poll; or	22
			(b) under the law of another State or other legal process; or	23
			(c) by repute or usage resulting from the person's marriage.'.	24 25
Clause	22	Am	nendment of s 21 (Limit on number of name changes)	26
			Section 21(1), ', or to note,'—	27
			omit.	28

Clause	23	Am	nendment of s 25 (Marriages that are registrable)	1
			Section 25—	2
			insert—	3
		'(4)	The registrar may require a person giving a marriage certificate under subsection $(2)(a)$ to also give it electronically, if it is reasonably practicable for the person to do so.'.	4 5 6
Clause	24		nendment of s 29 (How to apply to register the death of erson)	7 8
			Section 29—	9
			insert—	10
		·(5)	The registrar may require a person giving an application to give it electronically, if it is reasonably practicable for the person to do so.'.	11 12 13
Clause	25		nendment of s 44 (Obtaining information from the jistrar)	14 15
		(1)	Section 44—	16
			insert—	17
		'(5A)	Despite subsection (5)(a), a certificate need not state a person's residential address if the person has satisfied the registrar that, because of exceptional circumstances, the person's residential address should not be disclosed on the certificate.	18 19 20 21 22
			Examples of exceptional circumstances—	23
			1 The person is protected by a domestic violence order made under the <i>Domestic and Family Violence Protection Act 1989</i> or an interstate order as defined under that Act.	24 25 26
			2 The person indicates that giving the information may put the person's life at risk.'.	27 28
		(2)	Section 44(10), 'birth'—	29
			omit.	30
		(3)	Section 44(11), definition <i>commemorative birth certificate</i> —	31

			omit	t, insert—	1
				memorative certificate means a certificate that is more	2
			deco	prative than another certificate.'.	3
Clause	26	Am	endr	nent of s 45 (Information policies)	4
		(1)	Sect	ion 45(2), from 'obtain'—	5
			omit	t, insert—	6
			'obt	ain—	7
			(a)	information under subsection (1); or	8
			(b)	a certificate or information under section 44.'.	9
		(2)	Sect	ion 45—	10
			inse	rt—	11
		'(4)	regis	vever, subsection (3) does not apply to a statement if the strar reasonably believes withholding the statement is essary—	12 13 14
			(a)	to protect the persons for whom the registrar keeps information from unjustified intrusion on their privacy; or	15 16 17
			(b)	to prevent information mentioned in subsection (1) being obtained fraudulently or improperly.'.	18 19
Clause	27	Re	place	ement of pt 10 (Repeal)	20
		-	Part	10—	21
			omit	t, insert—	22
			Transitional provisions for Justice and Other Legislation Amendment	23 24	
				Act 2007	24 25
	'58	Def	finitio	on for div 3	26
			'In t	his division—	27
				<i>nding Act</i> means the <i>Justice and Other Legislation</i> <i>indment Act 2007.</i>	28 29

'59	Existing applications to have birth registered							
	'(1)	·· ·· ·	2 3					
			4 5					
		(b) had not registered the birth before the commencement.	6					
	'(2)	• • • • • • • • • • • • • • • • • • • •	7 8					
	' (3)	In this section—	9					
			10 11					
'60	Exi	ting applications to note a person's name change	12					
	'(1)		13 14					
			15 16					
		(b) the registrar had not noted the change.	17					
	'(2)	• • • • • • • • • • • • • • • • • • • •	18 19					
'61	Exi tha		20 21					
	' (1)		22 23					
			24 25					
			26 27					
	'(2)	• • • • • •	28 29					

Clause	28	Am	endment of sch 2 (Dictionary) Schedule 2—	1 2
			insert—	3
			<i>'amending Act</i> , for part 9, division 3, see section 58.'.	4
	Part	6	Amendment of Children	5
			Services Tribunal Act 2000	6
Clause	29	Act	amended in pt 6 and schedule	7
			This part and the schedule amend the <i>Children Services</i> <i>Tribunal Act 2000.</i>	8 9
Clause	30	Am	endment of s 18 (President's functions)	10
		(1)	Section 18(1), 'must'—	11
			omit.	12
		(2)	Section 18(1)(a) and (b), before 'ensure'—	13
			insert—	14
			'must'.	15
		(3)	Section 18(1)(c) and (d), before 'compile'—	16
			insert—	17
			'may'.	18
		(4)	Section 18(1)(e)—	19
			omit, insert—	20
			(e) may provide facilitators and independent inquirers with appropriate training.'.	21 22
Clause	31	Am	endment of s 29 (Presiding member)	23
			Section 29(1), '3 members'—	24

		omit, insert—	1
		'2 or 3 members'.	2
Clause	32	Amendment of s 32 (Reconstituting tribunal)	3
		(1) Section $32(1)(a)$, '3 members'—	4
		omit, insert—	5
		'2 or 3 members'.	6
		(2) Section $32(2)$ —	7
		omit, insert—	8
		(2) The president may direct that the tribunal be reconstituted by—	9 10
		(a) if the tribunal was constituted by 2 members—the remaining member together with another member; or	11 12
		(b) if the tribunal was constituted by 3 members—the remaining constituting members together with another member.'.	13 14 15
Clause	33	Amendment of s 34 (Way other question to be decided)	16
		(1) Section $34(2)(b)$ —	17
		<i>renumber</i> as section 34(2)(c).	18
		(2) Section 34(2)—	19
		insert—	20
		(b) if the tribunal is constituted by 2 members—the presiding member; or'.	21 22
Clause	34	Amendment of s 41 (Tribunal's powers to dismiss review application)	23 24
		Section 41(1)—	25
		insert—	26
		'(d) the parties have consented to the dismissal.'.	27

Clause	35	Amendment of s 42 (Tribunal's decision must be in writing etc.)	1 2
		(1) Section 42, heading—	3
		omit, insert—	4
	'42	Tribunal's decision'.	5
		(2) Section $42(1)$ —	6
		omit, insert—	7
		(1) The tribunal may give its decision on a review—	8
		(a) in writing; or	9
		(b) orally if the tribunal considers it necessary in the circumstances.'.	10 11
		(3) Section 42—	12
		insert—	13
		(4) If the tribunal gives its decision orally, the tribunal must, as soon as practicable after giving the decision, confirm the decision and the reasons for it in writing.'.	14 15 16
Clause	36	Amendment of s 71 (Withdrawal of review application)	17
		Section 71(1)—	18
		omit, insert—	19
		(1) An applicant may withdraw a review application—	20
		(a) by written notice given to the registrar; or	21
		(b) in another way directed by the tribunal, the president or the deputy president.'.	22 23
Clause	37	Amendment of s 80 (Constitution of tribunal for preliminary conference)	24 25
		(1) Section 80(1), '3 members'—	26
		omit, insert—	27
		'2 or 3 members'.	28
		(2) Section 80(2), from 'constituted by'—	29

			omit, insert—	1
			'constituted by—	2
			(a) if the tribunal is constituted by 2 members—a single member; or	3 4
			(b) if the tribunal is consituted by 3 members—a single member or 2 members.'.	5 6
		(3)	Section 80(3)—	7
			omit, insert—	8
		·(3)	However, if under subsection (2) a tribunal is constituted by a single member or 2 members for the preliminary conference, the tribunal may stay the operation of a reviewable decision only if the decision maker does not oppose the staying of the decision's operation.'.	9 10 11 12 13
Clause	38	Am	nendment of s 105 (Confidentiality orders)	14
		(1)	Section 105(3), after 'tribunal'—	15
			insert—	16
			'may'.	17
		(2)	Section 105(3)(a), 'may'—	18
			omit.	19
		(3)	Section 105(4)—	20
			insert—	21
			(c) there would be undue interference with the privacy of a child or another person.'.	22 23
Clause	39		nendment of s 141 (Certain information not to be blished)	24 25
		(1)	Section 141(2), after 'tribunal'—	26
			insert—	27
			'or the president'.	28
		(2)	Section 141(3)—	29
			insert—	30

		`info	prmation includes—	1
		(a)	matter contained in a document filed with, or received by, the tribunal; and	2 3
		(b)	the tribunal's decision or reasons for a decision.'.	4
	Dout 7	7	Amondment of Corrective	_
	Part 7		Amendment of Corrective Services Act 2006	5 6
Clause	40	Act ame	nded in pt 7	7
		This	part amends the Corrective Services Act 2006.	8
Clause			nent of s 209 (Automatic cancellation of order by mprisonment)	9 10
		Sect	ion 209(3)(b)—	11
		inser	<i>t</i> —	12
			'(iii) is wholly suspended because of an order, under the <i>Drug Court Act 2000</i> , section 20(1)(a), contained in an intensive drug rehabilitation order.'.	13 14 15
	Part 8	3	Amendment of Criminal Code	16
Clause	42	Act ame	nded in pt 8 and schedule	17
		This	part and the schedule amend the Criminal Code.	18
Clause	43	Amendn	nent of s 450F (Animal valuers and valuations)	19
		Sect	ion 450F(2)—	20
		omit	, insert—	21
	'((2) The value	chief executive may appoint a person as an animal er.'.	22 23

Clause	44	Insertion of new ch 81							
		After section 717—	2						
		insert—	3						
	'Chapter 81 Transitional provision for								
		Justice and Other							
		Legislation Amendment Act	6						
		2007	7						
	'718	Appointment of animal valuers	8						
		'A person appointed as an animal valuer under section 450F,	9						
		as in force immediately before the commencement of this section, continues to hold the appointment after the	10 11						
		commencement, as if the appointment had been made by the	12						
		chief executive.'.	13						
	.								
	Part	9 Amendment of Dispute Resolution Centres Act 1990	14 15						
Clause	45	Act amended in pt 9	16						
		This part amends the Dispute Resolution Centres Act 1990.	17						
Clause	46	Amendment of s 27 (Use of certain words)	18						
		Section 27(3)—	19						
		insert—	20						
		'Maximum penalty—15 penalty units.'.	21						
Clause	47	Amendment of s 37 (Secrecy)	22						

			omi	t, insert—	1
			'A r	elevant person'.	2
		(2)	Sect	tion 37(2)(e), 'or an evaluation pursuant to section 34'—	3
			omi	t.	4
		(3)	Sect	tion 37(3)—	5
			omi	t, insert—	6
		'(3)	coni as au this	elevant person who discloses information obtained in nection with the administration of this Act otherwise than uthorised under subsection (2) commits an offence against Act.	7 8 9 10
				kimum penalty—15 penalty units.'.	11
		(4)		tion 37—	12
			inse		13
		' (9)	In th	nis section—	14
				<i>vant person</i> means a person who is or has been any of the owing—	15 16
			(a)	a member of the council or a subcommittee of the council;	17 18
			(b)	a mediator;	19
			(c)	a director;	20
			(d)	a member of the staff of a dispute resolution centre;	21
			(e)	a person making an evaluation under section 34, as in force at any time before its repeal;	22 23
			(f)	a person carrying out research for, or with the approval of, the council.'.	24 25
Clause	48	Am	nendr	ment of s 40 (Proceedings)	26
			Sect	tion 40(3)—	27
			omi	t.	28

	Part	10 Amendment of District Court of Queensland Act 1967	1 2
Clause	49	Act amended in pt 10 and schedule	3
		This part and the schedule amend the District Court of Queensland Act 1967.	4 5
Clause	50	Amendment of s 61 (Limited criminal jurisdiction if maximum penalty more than 14 years)	6 7
		Section 61, heading, 'Limited criminal'—	8
		omit, insert—	9
		'Criminal'.	10

Part 11 Amendment of Drug Court Act 11 2000 12

Clause	51	Act	t amended in pt 11 and schedule This part and the schedule amend the <i>Drug Court Act 2000</i> .	13 14
Clause	52	Am	nendment of s 6 (Who is an <i>eligible person</i>)	15
		(1)	Section 6(1), 'appearing before a drug court'—	16
			omit.	17
		(2)	Section 6(2)—	18
			omit, insert—	19
		'(2)	Without limiting subsection (1)(d), the regulation may require that the person be someone who resides within a stated locality at the time—	20 21 22
			(a) the person is referred for an indicative assessment; or	23
			(b) the person is referred for an assessment; or	24

			(c) an intensive drug rehabilitation order is made for the person.'.	1 2
		(3)	Section 6(3)(b)—	3
			<i>renumber</i> as section $6(3)(c)$.	4
		(4)	Section 6(3)—	5
			insert—	6
			(b) the person is the subject of a parole order that is cancelled by a parole board and the person is to serve the unexpired portion of the person's period of imprisonment; or'.	7 8 9 10
		(5)	Section 6—	11
			insert—	12
		'(5)	In this section—	13
			<i>parole order</i> includes a release under a law of another State or the Commonwealth that is similar to a parole order.'.	14 15
Clause	53	Am	nendment of s 12A (Application of pt 3A)	16
		(1)	Section 12A(a), after 'magistrate'—	17
			insert—	18
			'in a Magistrates Court prescribed under a regulation for this section.'.	19 20
		(2)	Section 12A—	21
			insert—	22
			'(e) the maximum number of active intensive drug rehabilitation orders prescribed under a regulation has not been exceeded.'.	23 24 25
Clause	54	Am	nendment of s 12C (Indicative assessment reports)	26
			Section 12C(2), 'by the drug court magistrate'—	27
			omit, insert—	28

Clause	55	Amendment of s 13 (Application of pt 4)		1
			Section 13(a), 'magistrate in a drug court'—	2
			omit, insert—	3
			'drug court magistrate'.	4
Clause	56	Amendment of s 14 (Referral to be decided as soon as practicable)		5 6
			Section 14(1), 'magistrate'—	7
			omit, insert—	8
			'drug court magistrate'.	9
Clause	57	Amendment of s 15 (Deciding whether to refer for assessment)		10 11
		(1)	Section 15(1), 'magistrate'—	12
			omit, insert—	13
			'drug court magistrate'.	14
		(2)	Section 15(2), 'the magistrate'—	15
			omit, insert—	16
			'the drug court magistrate'.	17
Clause	58	Amendment of s 16 (Referral for assessment)		18
		(1)	Section 16(1), from 'If' to 'may'—	19
			omit, insert—	20
			'If the drug court magistrate (the <i>referring magistrate</i>) decides to refer the person for assessment, the referring magistrate may'.	21 22 23
		(2)	Section 16(2), (3), (4) and (5), 'the magistrate'—	24
			omit, insert—	25
			'the referring magistrate'.	26

Clause	59	Amendment of s 16A (Assessment report)	1
		(1) Section 16A(1), 'by a magistrate'—	2
		omit, insert—	3
		'under section 16(3) by a referring magistrate'.	4
		(2) Section $16A(2)$, 'under section $16(3)$ by the magistrate'—	5
		omit, insert—	6
		'by the referring magistrate'.	7
Clause	60	Amendment of s 34 (Terminating rehabilitation programs)	8
		Section 34(3)(c), after 'sentence'—	9
		insert—	10
		', even though the magistrate has not addressed the defendant as required under section 104(2).'.	11 12
Clause	61	Amendment of schedule (Dictionary)	13
		Schedule—	14
		insert—	15
		<i>'referring magistrate</i> see section 16(1).'.	16
	Part	12 Amendment of Electoral Act	17
	Γαιι	1992	17 18
Clause	62	Act amended in pt 12	19
		This part amends the <i>Electoral Act 1992</i> .	20
Clause	63	Amendment of s 127 (Supreme Court to be Court of Disputed Returns)	21 22
		Section 127—	23
		insert—	24

		(3) For subsection (2), the Chief Justice may be the single judge or appoint another Supreme Court judge to be the single judge.'.	1 2 3
Clause	64	Amendment of s 130 (Requirements for an application to be effective)	4 5
		Section 130(3)(a), 'court'—	6
		omit, insert—	7
		'Supreme Court registry in Brisbane'.	8
Clause	65	Amendment of s 131 (Copies of application to be given to elected candidate and commission)	9 10
		Section 131, 'The staff of the Supreme Court'—	11
		omit, insert—	12
		'The registrar of the Supreme Court'.	13
Clause	66	Amendment of s 133 (Parties to application)	14
		Section 133(3), 'court'—	15
		omit, insert—	16
		'Supreme Court registry in Brisbane'.	17
Clause	67	Amendment of s 139 (Copy of final court orders to be sent to Clerk of Parliament)	18 19
		Section 139, 'The Court of Disputed Returns'—	20
		omit, insert—	21
		'The registrar of the Supreme Court'.	22
Clause	68	Amendment of s 147 (Order to be sent to Assembly)	23
		Section 147, 'the court must arrange for a copy of its order'—	24
		omit, insert—	25
		'the registrar of the Supreme Court must arrange for a copy of the court's order'.	26 27

Clause	69		endment of s 148F (Copy of final court orders to be It to Clerk of Parliament)	1 2
			Section 148F, 'The Court of Appeal must arrange for a copy of its final orders'—	3 4
			omit, insert—	5
			'The registrar of the Supreme Court must arrange for a copy of the Court of Appeal's final orders'.	6 7
	Part	13	Amendment of Freedom of	8
	i ui t	10	Information Act 1992	8 9
Clause	70	Act	amended in pt 13 and schedule	10
			This part and the schedule amend the <i>Freedom of Information Act 1992</i> .	11 12
Clause	71	om	endment of s 39 (Matter relating to investigations by budsman, reviews by Service Delivery and formance Commission or audits by auditor-general .)	13 14 15 16
				17
			omit.	18
		(2)	Section 39(2)—	19
			insert—	20
			'Note—	21
			The <i>Financial Administration and Audit Act 1977</i> , section 92 and the <i>Service Delivery and Performance Commission Act 2005</i> , section 62 are confidentiality provisions that prohibit particular persons involved in the administration of those Acts from disclosing protected information other than in particular circumstances.'.	22 23 24 25 26
Clause	72		endment of s 59 (Particular notations required to be led)	27 28

(1) Section 59(1)(c)—

s 72

			omit.	1
		(2)	Section 59(6)(c), 'section 34(2)(a), (g) and (h)'—	2
			omit, insert—	3
			'section 34(2)(a), (h) and (i)'.	4
	Part	14	Amendment of Guardianship	5
			and Administration Act 2000	6
Clause	73	Act	amended in pt 14	7
			This part amends the <i>Guardianship and Administration Act</i> 2000.	8 9
Clause	74	Am	endment of s 13 (Advance appointment)	10
			Section 13(6)—	11
			omit, insert—	12
		'(6)	The longer period may be—	13
			(a) if the administrator is the public trustee or a trustee company under the <i>Trustee Companies Act 1968</i> —the period decided by the tribunal; or	14 15 16
			(b) otherwise—a period of not more than 5 years.'.	17
Clause	75		endment of s 14 (Appointment of 1 or more eligible ardians and administrators)	18 19
		(1)	Section 14(2) to (4)—	20
			renumber as section 14(3) to (5).	21
		(2)	Section 14—	22
			insert—	23
		'(2)	Despite subsection $(1)(a)(ii)$, the tribunal may appoint the adult guardian as guardian for a matter only if there is no other appropriate person available for appointment for the matter.'.	24 25 26

Clause	76	Inse	ertion of new ch 3, pt 3, div 3	1
			After section 32A—	2
			insert—	3
	'Divi	ision	3 Directions	4
	'32B	Dire	ections to former guardian or administrator	5
		' (1)	This section applies if an appointment as a guardian or administrator ends under section 26, 27 or 31.	6 7
		'(2)	The tribunal may give directions to the former guardian or administrator that the tribunal considers necessary because of the ending of the appointment.	8 9 10
		' (3)	The tribunal may give the directions to the former guardian or administrator—	11 12
			(a) if the appointment ends under section 27—when the tribunal gives leave to withdraw as guardian or administrator for a matter; or	13 14 15
			(b) if the appointment ends under section 31—when the tribunal revokes the order that made the appointment or makes an order removing the guardian or administrator; or	16 17 18 19
			(c) in all cases—at any hearing of a proceeding relating to the adult for whom the person was formerly a guardian or administrator.	20 21 22
		'(4)	However, the directions may relate only to a matter for which the former guardian or administrator was appointed immediately before the appointment ends.'.	23 24 25
Clause	77	Am	endment of s 95 (Acting appointment)	26
			Section 95—	27
			insert—	28
		'(2)	Despite subsection (1), a deputy president designated by the Minister may act as president whenever—	29 30
			(a) no-one holds a current appointment from the Governor in Council to act as president; or	31 32

		(b) someone holds a current appointment from the Governor in Council to act as president, but is not immediately available to act under the appointment.	1 2 3
	'(3)	While acting as president, a deputy president designated by the Minister under subsection (2) is to be paid the remuneration and allowances that were payable to—	4 5 6
		(a) the person who holds the current appointment as president; or	7 8
		(b) if no-one holds a current appointment as president—the person who last held an appointment as president.	9 10
	'(4)	In subsection (2)—	11
		<i>deputy president</i> does not include a person who is acting as a deputy president.'.	12 13
Clause	78 Am	nendment of s 129 (Interim order)	14
	(1)	Section 129(1)—	15
		omit, insert—	16
	'(1)	This section applies if the tribunal is satisfied, on reasonable grounds, there is an immediate risk of harm to the health, welfare or property of the adult concerned in an application, including because of the risk of abuse, exploitation or neglect of, or self-neglect by, the adult.	17 18 19 20 21
	'(1A)	The tribunal may make an interim order in the proceeding without hearing and deciding the proceeding or otherwise complying with the requirements of this Act, including section 118.'.	22 23 24 25
	(2)	Section 129(4), '6 months'—	26
		omit, insert—	27
		'3 months'.	28
	(3)	Section 129(5) and (6)—	29
		omit, insert—	30
	'(5)	An interim order may be renewed, but only if the tribunal is satisfied there are exceptional circumstances justifying the renewal.'.	31 32 33

		(4)	Section 129(1A) to (5)—	1
			renumber as section 129(2) to (6).	2
Clause	79	Am	nendment of s 143 (Contempt of tribunal)	3
		(1)	Section 143(d)—	4
			renumber as section 143(e).	5
		(2)	Section 143—	6
			insert—	7
			'(d) disobey a lawful order or direction of the tribunal; or'.	8
Clause	80	Am	nendment of s 157 (Written reasons for decision)	9
			Section 157(1), 'giving the decision'—	10
			omit, insert—	11
			'the direction is given'.	12
Clause	81	Am	nendment of s 172 (Enforcement of orders)	13
		(1)	Before section 172(1)—	14
			insert—	15
		'(1A)	A section 84 order may be filed in the court.'.	16
		(2)	Section 172(1), after 'other than'—	17
			insert—	18
			'a section 84 order or'.	19
		(3)	Section 172—	20
		· · ·		
			insert—	21
		'(4)	<i>insert</i> — In this section—	21 22
		'(4)		
		'(4) (4)	In this section— <i>section 84 order</i> means a tribunal order in relation to a matter for which the tribunal has exclusive jurisdiction under section	22 23 24

Clause	82	Am	endment of s 226 (Requirement to visit if asked)	1
			Section 226(1)(b) and (2), 'in charge of'—	2
			omit, insert—	3
			'employed at'.	4
Clause	83	Am	endment of s 231 (Appointment)	5
			Section 231(4)(a)—	6
			omit, insert—	7
			'(a) is a public service employee of the department in which any of the following Acts is administered (the <i>department</i>)—	8 9 10
			(i) the Disability Services Act 2006;	11
			(ii) the <i>Health Act 1937</i> ;	12
			(iii) the Mental Health Act 2000; or'.	13
Clause	84	Am	endment of s 232 (Duration of appointment)	14
		(1)	Section 232(4)—	15
			renumber as section 232(6).	16
		(2)	Section 232—	17
			insert—	18
		'(4)	Also, the chief executive may, by written notice given to a person, suspend the appointment of the person as a community visitor if—	19 20 21
			(a) the chief executive reasonably suspects a ground mentioned in subsection (3) may exist in relation to the person; and	22 23 24
			(b) the chief executive needs to make investigations about the person to help the chief executive decide whether the person is suitable to continue to be a community visitor.	25 26 27
		·(5)	A suspension under subsection (4) starts on the day the person is given written notice of the suspension and ends on the earlier of the following—	28 29 30

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		(a)	the day the chief executive gives the person written notice that the suspension has ended;	1 2
		(b)	the day the chief executive terminates the person's appointment as a community visitor;	3 4
		(c)	the day that is 30 days after the day the suspension starts.'.	5 6
Clause	85	Insertio	n of new ch 12, pt 7	7
		Afte	er section 262F—	8
		inse	rt—	9
	'Part	7	Transitional provisions for	10
			Justice and Other Legislation	11
			Amendment Act 2007	12
	'263	Directio	ons to former guardian or administrator	13
			ction 32B also applies if an appointment mentioned in ion $32B(1)$ ended before the commencement of this ion.	14 15 16
	'264	Interim	orders	17
		com	interim order made under section 129 before the mencement of this section continues to have effect for the od specified in the order.'.	18 19 20
	Part	15	Amendment of Industrial	21
			Relations Act 1999	22
Clause	86	Act ame	ended in pt 15	23
		This	s part amends the Industrial Relations Act 1999.	24

Clause	87	Amendment of sch 2 (Appointments)					
		(1)	Schedule 2, section 4(3)—	2			
			renumber as schedule 2, section 4(4).	3			
		(2)	Schedule 2, section 4—	4			
			insert—	5			
		'(3)	In section 15 of that Act, a reference to the prescribed authority is taken to be a reference to the Governor in Council.'.	6 7 8			
	Part	16	Amendment of Judges (Pensions and Long Leave) Act	9 10			
			1957	11			
Clause	88	Act	amended in pt 16	12			
			This part amends the Judges (Pensions and Long Leave) Act 1957.	13 14			
Clause	89	Am	endment of s 15 (Leave of absence of judges)	15			
		(1)	Section 15(2), (3) and (4), 'Governor in Council'—	16			
			omit, insert—	17			
			'prescribed authority'.	18			
		(2)	Section 15(5), 'Governor in Council's'—	19			
			omit, insert—	20			
			'prescribed authority's'.	21			
		(3)	Section 15—	22			
			insert—	23			
		'(8)	In this section—	24			
			prescribed authority, for leave of absence to a judge, means-	25			
			(a) the Governor in Council, if the judge is—	26			

С

			(i) the Chief Justice; or	1
			(ii) the Chief Judge; or	2
			(iii) the Chief Magistrate; or	3
		(b)) the Chief Justice, if the judge is a Supreme Court jud and paragraph (a) does not apply; or	lge 4 5
		(c)) the Chief Judge, if the judge is a District Court jud and paragraph (a) does not apply.'.	lge 6 7
	Par	t 17	Amendment of Judicial Review	₩ 8
			Act 1991	9
Clause	90	Act am	nended in pt 17	10
		Th	nis part amends the Judicial Review Act 1991.	11
Clause	91	Ameno	dment of sch 1, pt 2	12
		Sc	hedule 1, part 2—	13
		ins	sert—	14
	'8	<i>Building</i> division 2	and Construction Industry Payments Act 2004, part	3, 15 16
	Par	t 18	Amendment of Justices Act	17
			1886	18
Clause	92	Act am	nended in pt 18 and schedule	19
		Th	nis part and the schedule amend the Justices Act 1886.	20
Clause	93	Ameno	dment of s 22C (Appointment of clerks of the cou	irt) 21
		Se	ection 22C(1), from 'Governor' to 'person'—	22

s 94

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			omit, insert—	1
			'chief executive may, by gazette notice, appoint an appropriate person'.	2 3
Clause	94		nendment of s 53A (Power, after summons issued, to ler mediation)	4 5
		(1)	Section 53A(1), after 'section 53,'—	6
			insert—	7
			'a magistrate or'.	8
		(2)	Section 53A(2), before 'clerk'—	9
			insert—	10
			'magistrate or'.	11
		(3)	Section 53A(5)(a) and (b)—	12
			omit, insert—	13
			(a) the magistrate or clerk of the court must give notice of the order to the complainant and defendant; and	14 15
			(b) the summons may not be served and no other action may be taken on the summons, unless a magistrate or clerk of the court orders that the summons may be proceeded with under section 53B.'.	16 17 18 19
		(4)	After section 53A(5)—	20
			insert—	21
	'53B		rther provision for a summons after mediation is lered'.	22 23
		(5)	Section 53A(6) to (8)—	24
			renumber as section $53B(1)$ to (3).	25
		(6)	Section 53B(1), as renumbered, after 'If'—	26
			insert—	27
			'a magistrate or'.	28
		(7)	Section 53B(1), as renumbered, 'subsection (7)'—	29
			omit, insert—	30

			'sub	section (2)'.	1
		(8)	Sect	ion 53B(1), as renumbered, 'the clerk', second mention—	2
			omit	, insert—	3
			'the	magistrate or clerk'.	4
		(9)	Sect	ion 53B(3), as renumbered, before 'clerk'—	5
			inse	rt—	6
			ʻmag	gistrate or'.	7
		(10)	Sect	ion 53B(3), as renumbered—	8
			inse	rt	9
			<i>`Note</i>	·	10
			388 bef	der the <i>Police Powers and Responsibilities Act 2000</i> , section 8(2)(a), a requirement in a notice to appear that a person appear Fore a court at a stated time and place is taken to be a summons issued der the <i>Justices Act 1886</i> .'.	11 12 13 14
Clause	95	Rep	placement of pt 5, div 3		
			Part	5, division 3—	16
			omit	, insert—	17
	'Div i	ision	3	Warrant if summons is disobeyed	18
	'103	Dis	obed	lience of summons	19
		' (1)	This	section applies if—	20
			(a)	a defendant is charged with an indictable offence; and	21
			(b)	a summons is issued against the defendant; and	22
			(c)	the defendant does not appear before the justices at the time and place mentioned in the summons when called.	23 24
		'(2)	How	vever, this section does not apply if—	25
			(a)	the defendant is charged on a private complaint; and	26
			(b)	the charge—	27
				(i) can not be dealt with summarily; or	28

			(ii) can be dealt with summarily without the defendant's consent.	1 2
		' (3)	If the justices—	3
			 (a) are satisfied, on oath or by deposition as provided in section 56, that the summons was properly served on the defendant a reasonable time before the time appointed for the defendant's appearance; and 	4 5 6 7
			(b) are satisfied, from information given on oath, that the matter of complaint is substantiated;	8 9
			the justices may issue their warrant to apprehend the defendant and to bring the defendant before justices to answer the complaint and to be further dealt with according to law.'.	10 11 12
Clause	96		nendment of s 142 (Proceedings in absence of fendant)	13 14
		(1)	Section 142(1), from 'called,' to 'upon the defendant'—	15
			omit, insert—	16
			'called and the justices are satisfied, on oath or by deposition as provided in section 56, that the summons was properly served on the defendant'.	17 18 19
		(2)	Section 142(1), 'appearance'—	20
			omit, insert—	21
			'appearance,'.	22
Clause	97	Am	nendment of s 178B (Definitions for part)	23
			Section 178B, definition associated place, paragraph (b)-	24
			omit, insert—	25
			(b) another place where the person is present that the presiding magistrate considers suitable for the conduct of a proceeding under this part.	26 27 28
			Examples—	29
			• a place appointed for the holding of a Magistrates Court	30
			• a place in a State government or local government building'.	31

Clause	98	Amendment of s 178C (Use of video link facilities in proceedings)					
		Section 17)(c)(ii)—	3			
		omit, inser	rt—		4		
		'(ii)	-	esented by a lawyer and present at another e that—	5 6		
			(A)	the presiding magistrate considers suitable for the conduct of a proceeding under this part; and	7 8 9		
			(B)	has video link facilities linking it and the primary court.'.	10 11		
Clause	99	Insertion of r	new p	ot 11, div 3	12		
		Part 11-			13		
		insert—			14		
	'Divis	sion 3		stice and Other Legislation nendment Act 2007	15 16		
	'274	Appointment continues	ofc	erks of the court and assistants	17 18		
		the court the comm	under encer encer	nted as a clerk of the court or assistant clerk of section 22C, as in force immediately before nent, continues to hold the appointment after nent as if the appointment had been made by ive.'.	19 20 21 22 23		

	Part	: 19	Amendment of Justices of the Peace and Commissioners for Declarations Act 1991	1 2 3
Clause	100	Act	amended in pt 19 and schedule	4
			This part and the schedule amend the Justices of the Peace and Commissioners for Declarations Act 1991.	5 6
Clause	101	Ins	ertion of new pt 5, div 2	7
			After section 45—	8
			insert—	9
	'Divi	sion	2 Validation provision for approved application forms	10 11
	'46	Vali	idation of approved application forms	12
		' (1)	An approved application form is taken to have been valid during the relevant period.	13 14
		'(2)	Without limiting subsection (1), a requirement in an approved application form for the application to be endorsed by a nominator, in a way stated by the form, is taken to have been valid during the relevant period.	15 16 17 18
		' (3)	In this section—	19
			approved application form means a form—	20
			(a) made available by the department for use, under the regulation, for applying for appointment as a justice of the peace or commissioner for declarations; and	21 22 23
			(b) published in the gazette on 22 April 2005 at page 1301.	24
			<i>regulation</i> means the <i>Justices of the Peace and Commissioners for Declarations Regulation 1991.</i>	25 26
			<i>relevant period</i> means the period—	27
			(a) starting on 22 April 2005; and	28
			(b) ending on 10 August 2006.'.	29

	Part	t 20 Amendment of Juvenile Justice Act 1992	1 2
Clause	102	Act amended in pt 20	3
		This part amends the Juvenile Justice Act 1992.	4
Clause	103	Amendment of s 169 (Meaning of <i>eligible drug offence</i>)	5
		Section 169(1)(b), 'section 10(2)'—	6
		omit, insert—	7
		'section 10(2), (4) or (4A)'.	8
	Part	t 21 Amendment of Land and Resources Tribunal Act 1999	9 10
Clause	104	Act amended in pt 21	11
		This part amends the Land and Resources Tribunal Act 1999.	12
Clause	105	Amendment of s 11 (Pension and leave of absence arrangements for presiding members)	13 14
		Section 11—	15
		insert—	16
		(3) However, for the purpose of applying section 15 of the Judges Pensions Act for leave of absence for presiding members, the prescribed authority is the Governor in Council.'.	17 18 19
Clause	106	Amendment of s 77 (Finance and staffing of tribunal)	20
		Section 77(3)—	21
		omit.	22

	Part	t 22	Amendment of Land Court Act 2000	1 2
Clause	107	Ac	t amended in pt 22	3
			This part amends the Land Court Act 2000.	4
Clause	108	Ins	ertion of new s 73A	5
			Part 3, division 5, after section 73—	6
			insert—	7
	'73A	Pri	vileges, protection and immunity	8
		'(1)	A member hearing a proceeding in the Land Appeal Court has the same privileges, protection and immunity as the member would have if the member were a Supreme Court judge hearing a proceeding in the Supreme Court.	9 10 11 12
		'(2)	The following persons have the same privileges, protection and immunity as the persons would have if the proceeding were in the Supreme Court—	13 14 15
			(a) a lawyer or agent appearing in the proceeding;	16
			(b) a witness attending in the proceeding.'.	17
	Part	t 23	Amendment of Law Reform	18
			Commission Act 1968	19
Clause	109	Act	t amended in pt 23	20
			This part amends the Law Reform Commission Act 1968.	21

Clause	110	Amendment of s 7 (Removal and vacation of office)	22	
		(1) Section $7(1)(e)$ —	23	
		omit, insert—	24	

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			'(e) the member resigns from office by signed notice of resignation given to the Governor.'.	1 2
		(2)	Section 7(1)(d) and (e)—	3
			<i>renumber</i> as section 7(1)(c) and (d).	4
		(3)	Section 7(3)—	5
			<i>renumber</i> as section 7(2).	6
Clause	111		endment of s 10 (Functions and duties of nmission)	7 8
		(1)	Section 10(3)(a) to (d), after ';'—	9
			insert—	10
			'and'.	11
		(2)	Section 10(3)—	12
			insert—	13
			'(e) if asked by the Minister, examine particular branches of the law and make recommendations to the Minister about the reform of the branch of the law, including consolidation of the law or statute law revision;'.	14 15 16 17
	Part	24	Amendment of Magistrates Act 1991	18 19
Clause	112	Act	amended in pt 24 and schedule	20
			This part and the schedule amend the Magistrates Act 1991.	21
Clause	113	Am	endment of long title	22
			Long title, 'office of magistrates, the judicial independence of the magistracy'—	23 24
			omit, insert—	25

			'offices of magistrates and judicial registrars, their independence'.	1 2
Clause	114	Ins	ertion of new s 5A	3
			After section 5—	4
			insert—	5
	'5A	Ap	pointment of acting Deputy Chief Magistrate	6
		' (1)	This section applies if—	7
			(a) the Deputy Chief Magistrate's position is vacant; or	8
			(b) the Deputy Chief Magistrate is not available to perform the Deputy Chief Magistrate's functions, because of absence or another reason.	9 10 11
		'(2)	The Chief Magistrate may appoint a magistrate to act as the Deputy Chief Magistrate.	12 13
		'(3)	The instrument of appointment must state the period of the appointment.	14 15
		'(4)	The period of appointment must not be longer than 6 months.	16
		' (5)	However, the appointment may be renewed at any time.	17
		' (6)	In this section—	18
			<i>magistrate</i> does not include a person who is acting as a magistrate.'.	19 20
Clause	115	Am	endment of s 12 (Functions of Chief Magistrate)	21
			Section 12—	22
			insert—	23
		'(4)	In subsection (2)(a) and (c), a reference to magistrates includes a reference to judicial registrars.	24 25
		'(5)	Subsection (4) and this subsection expire on the expiry of part 9A under section 53S.'.	26 27

Clause	116 Insertion of new pt 9A After section 52— <i>insert</i> —					
	'Par	t 9A		3 4 5		
	'Divi	sion	1 Appointment	6		
	'53	Арр	pointment of judicial registrars	7		
		' (1)	The Governor in Council may appoint judicial registrars.	8		
		'(2)	Before making a recommendation to the Governor in Council about the appointment of a judicial registrar, the Attorney-General must first consult with the Chief Magistrate.	9 10 11		
		' (3)	A person may be appointed as a judicial registrar only if the person is eligible to be appointed to act as a magistrate under section $6(1)$.	12 13 14		
		'(4)	The appointment may be for a specified period.	15		
		' (5)	However, a person may not be appointed as a judicial registrar for a period that includes a period after the expiry of this part under section 53S.	16 17 18		
		'(6)	A person's appointment as a judicial registrar is taken to be an appointment on a full-time basis unless the appointment is stated, in the instrument of appointment, to be on a part-time basis.	19 20 21 22		
		'(7)	A judicial registrar, although appointed on a full-time basis, may, if the Attorney-General agrees in writing, exercise the jurisdiction, powers and functions of a judicial registrar on a part-time basis.	23 24 25 26		
		' (8)	A judicial registrar, although appointed on a part-time basis, may, if the Attorney-General agrees in writing, exercise the jurisdiction, powers and functions of a judicial registrar on a full-time basis.	27 28 29 30		

'53A	Арр	pointment of acting judicial registrars					
	' (1)	The Governor in Council may appoint a person to act as a judicial registrar.					
	'(2)	(2) Before making a recommendation to the Governor in Council about the appointment of a person to act as a judicial registrar, the Attorney-General must first consult with the Chief Magistrate.					
	·(3)	A person may be appointed to act as a judicial registrar only if the person is eligible to be appointed to act as a magistrate under section $6(1)$.					
	'(4)		appointment may be for a specified period or for a ified matter.	11 12			
	'(5)	(5) However, a person may not be appointed to act as a judicial registrar for a period that includes a period after the expiry of this part under section 53S.					
	'(6)	For the purpose of the person acting as a judicial registrar—					
		(a)	this Act and other Acts apply to the person as if the person were a judicial registrar; and	17 18			
		(b)	the person has all the powers and functions of a judicial registrar; and	19 20			
		(c)	the person is to be paid the salary and allowances decided by the Governor in Council, not being less than the salary and allowances paid to a judicial registrar.	21 22 23			
'53B	Act	ing ju	udicial registrars who are clerks of the court	24			
	'(1)		section applies if a clerk of the court is appointed to act judicial registrar.	25 26			
	'(2)		<i>Public Service Act 1996</i> does not apply to the clerk while lerk is acting as a judicial registrar.	27 28			
	(3) The clerk retains all rights that have accrued to the clerk because of the clerk's employment, or that would accrue in the future to the clerk because of that employment, as if service acting as a judicial registrar were a continuation of service as a clerk of the court.						

'53C Conditions of appointment 1 A judicial registrar is to be appointed under this Act and not **(**1) 2 under the *Public Service Act* 1996. 3 (2) A judicial registrar is to be paid the salary and allowances 4 decided by the Governor in Council. 5 **'**(3) A judicial registrar holds office on the conditions not provided 6 for by this Act that are decided by the Governor in Council. 7 **'**(4) The office of judicial registrar is not subject to any industrial 8 award, industrial agreement or other industrial instrument or 9 any decision or rule of an industrial tribunal. 10 When a judicial registrar is appointed, the judicial registrar's **'**(5) 11 salary, allowances and conditions must be published in the 12 gazette. 13 **'(6)** A judicial registrar's salary and allowances may not be 14 reduced and any change to the judicial registrar's salary, 15 allowances or conditions must be published in the gazette. 16 '53D Preservation of rights 17 This section applies if a public service officer is appointed as **(**1) 18 a judicial registrar. 19 The person retains all rights that have accrued to the person (2)20because of employment as a public service officer, or that 21 would accrue in the future to the person because of that 22 employment, as if service as a judicial registrar were a 23 continuation of service as a public service officer. 24 **'**(3) If the person stops being a judicial registrar for a reason other 25 than a reason mentioned in section 53N(1)(d) or (e), the 26 person is entitled to be appointed to an office in the public 27 service at the classification level at which the person was 28 employed as a public service officer immediately before the 29 person last stopped being a public service officer. 30 If the person stops being a judicial registrar on being **'**(4) 31

(4) If the person stops being a judicial registrar on being 31 appointed to an office of the public service, the person's 32 service as judicial registrar is to be regarded as service of a 33 like nature in the public service for deciding the person's 34 rights as a public service officer. 35

'Division 2 Role

'53E	Off	icer of the court	2
		'A judicial registrar is an officer of the Magistrates Courts.	3
		Note—	4
		See the <i>Evidence Act 1977</i> , section 42 (Signatures of holders of public offices etc. to be judicially noticed).	5 6
'53F	Oa	th or affirmation	7
	' (1)	A person appointed under section 53 or 53A must not exercise any powers, or perform any functions, of a judicial registrar unless the person has taken the oath, or made the affirmation, prescribed under the regulation for this section.	8 9 10 11
	'(2)	The oath or the affirmation may be taken or made before, and may be administered and received by, a magistrate.	12 13
	'(3)	A person who does not, within 3 months after appointment as a judicial registrar, take the oath or make the affirmation ceases to hold office as a judicial registrar when the period ends.	14 15 16 17
	'(4)	A judicial registrar is not required to take an oath or make an affirmation prescribed under any other Act in relation to justices or magistrates.	18 19 20
'53G	Ind	ependence of judicial registrars	21
		'A judicial registrar when constituting a Magistrates Court or otherwise exercising a judicial or quasi-judicial power is not subject to direction or control, other than as provided under this Act.	22 23 24 25
		Note—	26
		For example, see section 12 (Functions of Chief Magistrate) and section 53H.	27 28
'53H	Fu	nctions of judicial registrars generally	29

(1) Every judicial registrar must comply with every reasonable 30 direction given, or requirement made, by the Chief Magistrate 31

'53I

	or by another magistrate authorised in that behalf by the Chief Magistrate.	1 2	
'(2)	A judicial registrar appointed on a full-time basis must devote the whole of his or her time to the duties of the office of a judicial registrar.		
' (3)	However, a judicial registrar appointed on a full-time basis may hold another office or perform other duties if—	6 7	
	(a) the holding of the other office or the performance of the other duties is compatible with the office of judicial registrar; and	8 9 10	
	(b) the Governor in Council approves that the judicial registrar hold the office or perform the duties.	11 12	
'(4)	A judicial registrar appointed on a part-time basis may hold another office, perform other duties or engage in other employment if—	13 14 15	
	(a) the holding of the other office, the performance of the other duties or the engagement in the other employment is compatible with the office of judicial registrar; and	16 17 18	
	(b) the Governor in Council approves that the judicial registrar hold the office, perform the duties or engage in the employment.	19 20 21	
' (5)	A judicial registrar must not practise as a barrister or solicitor for fee or reward.	22 23	
'(6)	A judicial registrar must immediately stop holding an office, performing other duties or engaging in other employment if required to do so by the Governor in Council.	24 25 26	
Pov ma	wer concerning prescribed applications and tters	27 28	
' (1)	A judicial registrar may hear and decide an application prescribed under a practice direction given under section $53J(1)$.	29 30 31	
'(2)	For those applications, the judicial registrar—	32	

(a) if the application is to a magistrate—is taken to be, and
 has all the jurisdiction and powers of, a magistrate; or
 34

	(b)	and	e application is to a Magistrates Court—constitutes, may exercise all the jurisdiction and powers of, a gistrates Court.	1 2 3			
'(3)	juris prese	A judicial registrar may also constitute, and exercise all the jurisdiction and powers of, a Magistrates Court for a matter prescribed under a practice direction given under section $53J(2)$.					
'(4)		Iowever, a judicial registrar may not exercise any power of a Magistrates Court to punish for contempt.					
Pra	actice	dire	ction	10			
' (1)	The Chief Magistrate may give a practice direction prescribing any of the following types of applications as an application that may be heard and decided by a judicial registrar—			11 12 13 14			
	(a)		application that may be made under the <i>Uniform</i> <i>l Procedure Rules 1999</i> to a magistrate;	15 16			
	(b)	a mi 1921	inor debt claim under the <i>Magistrates Courts Act l</i> ;	17 18			
	(c)	a sn 1973	nall claim under the Small Claims Tribunals Act 3;	19 20			
	(d)		pplication under the <i>Domestic and Family Violence</i> <i>ection Act 1989</i> for—	21 22			
		(i)	an adjournment of an application for an order under that Act; or	23 24			
		(ii)	a temporary protection order; or	25			
		(iii)	a domestic violence order in a form agreed to by, or on behalf of, the aggrieved and the respondent;	26 27			
	(e)	an aj	pplication under the <i>Bail Act 1980</i> , section 8 if—	28			
		(i)	the application is to grant, enlarge or vary bail for a defendant charged with an offence (other than an offence mentioned in section 16(3) of that Act); and	29 30 31 32			

'53J

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9

10

(ii)	the complainant, the prosecutor or a person	
	appearing on behalf of the Crown does not oppose	
	the application.	

- (2)The Chief Magistrate may give a practice direction 4 prescribing any of the following types of matters as matters 5 for which a judicial registrar may constitute, and exercise all 6 the jurisdiction and powers of, a Magistrates Court— 7
 - an examination for which a person is summoned under (a) the Corporations Act, section 596A or 596B;
 - (b) a mention of a criminal proceeding;
 - (c) a committal for trial or sentence under the Justices Act 11 1886, section 110A(6) of a defendant who is on bail to 12 appear at the committal. 13

Referring application or matter '53K

- If a judicial registrar considers it would be proper for an ·(1) 15 application or matter mentioned in section 53I to be dealt with 16 by a Magistrates Court as constituted by a magistrate, the 17 judicial registrar must refer the application or matter to a 18 Magistrates Court as constituted by a magistrate. 19
- (2) If a judicial registrar is empowered to hear and decide an 20application mentioned in section 53J(1)(e) and, after hearing 21 the application, the judicial registrar does not decide to grant 22 it, the judicial registrar must, without deciding the application, 23 refer it to a Magistrates Court as constituted by a magistrate. 24

'53L Decision of judicial registrar taken to be decision of magistrate

'If a judicial registrar hears and decides an application under 27 section 53I(1), the judicial registrar's decision is taken to be a 28 decision of a magistrate for the purposes of the following 29 provisions-30

- the Magistrates Courts Act 1921, sections 45 and 45A; (a) 31
- the Small Claims Tribunals Act 1973, sections 18 and (b) 32 19: 33

14

		(c)	the <i>Domestic and Family Violence Protection Act 1989</i> , part 5;	1 2
		(d)	the <i>Bail Act 1980</i> , section 19B(3).	3
'53M	Pro	tecti	ion and immunity	4
		regi	performing the functions of a judicial registrar, a judicial strar has the same protection and immunity as a magistrate forming the functions of a magistrate.	5 6 7
'Divi	sion	3	Ceasing to hold office	8
'53N	Cea	asing	g to be a judicial registrar	9
	' (1)	A p	erson ceases to be a judicial registrar if—	10
		(a)	the person's term of appointment ends; or	11
		(b)	the person resigns by written notice given to the Attorney-General; or	12 13
		(c)	having attained 55, the person elects to retire by written notice given to the Attorney-General; or	14 15
		(d)	the person is removed from office; or	16
		(e)	the person attains 65; or	17
		(f)	the person ceases to hold office under section $53F(3)$; or	18
		(g)	this part expires under section 53S.	19
	'(2)	than judi to b	wever, a person who ceases to be a judicial registrar, other a under subsection $(1)(d)$ or (f) , is taken to continue to be a cial registrar to the extent necessary to enable a decision e given in a matter that is partly heard or standing for the sion of the judicial registrar.	20 21 22 23 24
ʻ53O		spen uncil	sion of judicial registrar by Governor in	25 26
	' (1)		Governor in Council may suspend a judicial registrar n office.	27 28

·(2)	offic the a are	vever, a judicial registrar must not be suspended from the under subsection (1) unless a Supreme Court judge, on application of the Attorney-General, has decided that there reasonable grounds for believing that proper cause for boal of the judicial registrar exists.	1 2 3 4 5		
'(3)	A copy of an application under subsection (2) must be given to the judicial registrar at least 14 days before the application is heard.				
'(4)		re is proper cause to remove a judicial registrar from the judicial registrar—	9 10		
	(a)	is incompetent or guilty of serious neglect of the duties of office; or	11 12		
	(b)	is mentally or physically incapable of carrying out satisfactorily the duties of office; or	13 14		
	(c)	is guilty of proved misbehaviour, misconduct or conduct unbecoming a judicial registrar.	15 16		
' (5)		uspension under subsection (1) lapses if any of the owing happens—	17 18		
	(a)	the Supreme Court decides under section 53R that there is no proper cause to remove the judicial registrar;	19 20		
	(b)	the Governor in Council lifts the suspension.	21		
'(6)		Attorney-General must give the following notices to the cial registrar and publish them in the gazette—	22 23		
	(a)	if the judicial registrar is suspended under subsection (1)—notice of the suspension;	24 25		
	(b)	if the judicial registrar's suspension lapses under subsection (5)—notice of the lapsing of the suspension.	26 27		
'(7)	However, a failure to comply with subsection (6)(a) does not affect the suspension or the removal of the judicial registrar following suspension.				
' (8)	A judicial registrar who is suspended from office under subsection (1) may appeal to the Supreme Court against the suspension.				
' (9)	The appeal may be heard with any application made under section 53R.				

	'(10)	In th	is section—	1
		dutie	es, of office, includes administrative duties of office.	2
'53P			sion of judicial registrar in relation to an le offence	3 4
	' (1)	the h	dicial registrar is suspended from office immediately on happening of any of the following whether in Queensland another State—	5 6 7
		(a)	the judicial registrar is arrested by a police officer on a charge of an indictable offence;	8 9
		(b)	the judicial registrar appears before a court or justices as required under a complaint and summons issued by a police officer charging the judicial registrar with an indictable offence;	10 11 12 13
		(c)	the judicial registrar is present as a defendant before a court and a further charge or an amended charge of an indictable offence is made against the judicial registrar;	14 15 16
			Example—	17
			A further charge or an amended charge of an indictable offence may be made against the judicial registrar under the <i>Justices Act</i> <i>1886</i> , section 42(1A).	18 19 20
		(d)	the judicial registrar is committed for trial or sentence by a court on a charge of an indictable offence;	21 22
		(e)	an indictment is presented to a court by a person authorised to present the indictment by the State, another State or the Commonwealth charging the judicial registrar with an indictable offence.	23 24 25 26
	'(2)	(1) c offer	dicial registrar's suspension from office under subsection continues if, on appeal from a conviction of an indictable nce, the appellate court quashes the conviction but orders w trial.	27 28 29 30
	' (3)	Cou	aspension under subsection (1) lapses if the Governor in ncil lifts the suspension or either of the following happens roceedings arising from the charging of the offence—	31 32 33
		(a)	the judicial registrar is not convicted of any indictable offence;	34 35

	(b)	no charge of an indictable offence is proceeded with.	1		
'(4)	Cou	aspension under subsection (2) lapses if the Governor in ncil lifts the suspension or either of the following happens roceedings arising from the order for a new trial—	2 3 4		
	(a)	the judicial registrar is not convicted of any indictable offence;	5 6		
	(b)	no charge of an indictable offence is proceeded with.	7		
'(5)	secti	aspension also lapses if the Supreme Court decides under ton 53R that there is no proper cause to remove the cial registrar.	8 9 10		
'(6)		Attorney-General must give the following notices to the cial registrar and publish them in the gazette—	11 12		
	(a)	if the judicial registrar is suspended under subsection (1)—notice of the suspension;	13 14		
	(b)	if the judicial registrar's suspension lapses under subsection (3), (4) or (5)—notice of the lapsing of the suspension.	15 16 17		
'(7)	affec	we vever, a failure to comply with subsection $(6)(a)$ does not out the suspension or the removal of the judicial registrar owing suspension.	18 19 20		
' (8)	indic proc circu	this section, proceedings arise from the charging of an ctable offence or from an order for a new trial if the eedings relate to the same, or the same set of, unstances as those giving rise to the charging of the ctable offence.	21 22 23 24 25		
' (9)	In th	is section—	26		
	<i>committed</i> , by a court, includes any form of requirement by a court under which a person must appear for trial or sentence on a charge of an offence.				
	<i>complaint and summons</i> includes— 3				
	(a)	a notice to appear under the <i>Police Powers and Responsibilities Act 2000</i> ; and	31 32		
	(b)	an instrument under a law of another State or the Commonwealth requiring a person to appear before any court in relation to a charge of an offence alleged to have been committed by the person.	33 34 35 36		

	State is th	<i>ctment</i> , in relation to an indictment presented outside the e, means any allegation of an offence made in a way that he same as, or substantially the same as, an indictment er a law of the State.	1 2 3 4	
	Note-	_	5	
		r indictments under a law of the State, see the Criminal Code, section and the <i>Acts Interpretation Act 1954</i> , section 36.	6 7	
Re	mune	eration during suspension and after conviction	8	
' (1)		dicial registrar is entitled to remuneration during a period uspension under section $53O(1)$ or section $53P(1)$ or (2).	9 10	
'(2)	However, but subject to subsection (3), if a judicial registrar is convicted of an indictable offence, the judicial registrar is not entitled to remuneration on and from the day of the conviction.			
'(3)	is e	dicial registrar who is convicted of an indictable offence ntitled to remuneration during the period the judicial strar is subject to the conviction if—	15 16 17	
	(a)	the judicial registrar's conviction is quashed on appeal and proceedings for the offence are at an end; or	18 19	
	(b)	the judicial registrar's conviction is quashed on appeal but a new trial is ordered; or	20 21	
	(c)	the Supreme Court decides under section 53R that there is no proper cause to remove the judicial registrar.	22 23	
'(4)	Subs	section (2) has effect despite section 53C.	24	
Re	mova	I of judicial registrar from office	25	
'(1)	the S	idicial registrar must not be removed from office unless Supreme Court decides that proper cause exists to remove udicial registrar—	26 27 28	
	(a)	on an application under subsection (2) or (3); or	29	
	(b)	under subsection (5).	30	
	-			

(2) If a judicial registrar is suspended from office under section 530(1), the Attorney-General must, as soon as practicable,

'53Q

'53R

	apply to the Supreme Court for a decision whether proper cause exists to remove the judicial registrar.	1 2
' (3)	If—	3
	(a) a judicial registrar is suspended from office under section 53P(1) or (2); and	4 5
	(b) all proceedings arising from the charging of, or the conviction of, the indictable offence, including proceedings arising from an order for a new trial mentioned in section 53P(2), have ended without the suspension having lapsed;	6 7 8 9 10
	the Attorney-General must, as soon as practicable after proceedings have ended, apply to the Supreme Court to decide whether proper cause exists to remove the judicial registrar.	11 12 13
	Examples of proceedings ending—	14
	1 The appeal period has ended and an appeal has not started.	15
	2 If an appeal has started, the appeal has been finally decided or the appeal has been abandoned.	16 17
'(4)	For subsection (3), proper cause to remove the judicial registrar may include the conviction of the judicial registrar of an indictable offence.	18 19 20
'(5)	On appeal by a judicial registrar under section $53O(8)$, the Supreme Court must decide whether proper cause exists to remove the judicial registrar whether or not the Attorney-General has made an application under subsection (2) or (3).	21 22 23 24 25
'(6)	If a judicial registrar is removed from office, the Attorney-General must publish notice of the judicial registrar's removal in the gazette and give a copy of the notice to the judicial registrar.	26 27 28 29
'(7)	For this section, proceedings arise from the charging of an indictable offence or from an order for a new trial if the proceedings relate to the same, or the same set of, circumstances as those giving rise to the charging of the indictable offence.	30 31 32 33 34

'Division 4 Expiry

1

'53S	Expiry of part and amendment of Act			
	' (1)	This part expires 2 years after it commences.	3	
	'(2)	However, before the end of the 2 years, a regulation may extend the period before expiry to not more than 3 years after the part commences.	4 5 6	
	' (3)	Despite the expiry, section 53L continues to apply to a decision of a judicial registrar, including a decision provided for under section $53N(2)$.	7 8 9	
	' (4)	Immediately before the expiry, the Act is amended as follows-	10 11	
		long title—	12	
		omit, insert—	13	
		'An Act relating to the office of magistrates, the judicial independence of the magistracy, and for related purposes'.	14 15	

Part 25 Amendment of Mental Health 16 Act 2000 17

Clause	117	Act amended in pt 25 and schedule	18
		This part and the schedule amend the Mental Health Act 2000.	19
Clause	118	Amendment of s 58 (Court may make court assessment order for person)	20 21
		Section 58(3)(b), 'accordingly'—	22
		omit, insert—	23
		'in custody'.	24

Clause	119	Amendment of s 77 (Court may grant bail and proceedings may be discontinued)			$\frac{1}{2}$
		(1)	Sect	ion 77, heading—	3
			omit	, insert—	4
	'77	Bail, remand and discontinuance of proceedings etc.'.			
		(2) Section 77(b)—		ion 77(b)—	6
			renu	<i>mber</i> as section 77(d).	7
		(3)	Sect	ion 77—	8
			insert—		9
			ʻ(b)	a court remanding a classified patient in custody in relation to proceedings for an offence; or	10 11
			(c)	a court adjourning proceedings for an offence until a stated date; or'.	12 13
Clause	120	Amendment of s 244 (Court may grant bail and proceedings may be discontinued)			14 15
		(1)	Sect	ion 244, heading—	16
			omit	, insert—	17
	'244	Ba	il, ren	nand and discontinuance of proceedings etc.'.	18
		(2)	Sect	ion 244(b)—	19
			omit	, insert—	20
			ʻ(b)	a court remanding the patient in custody in relation to proceedings for an offence; or	21 22
			(c)	a court adjourning the proceedings for an offence until a stated date; or	23 24
			(d)	the prosecution of the patient for the offence mentioned in section $236(1)(a)$ being discontinued at any time by the complainant or director of public prosecutions.'.	25 26 27
Clause	121	Amendment of s 260 (Court may grant bail and proceedings may be discontinued)			28 29
		(1)	Sect	ion 260, heading—	30
			omit	, insert—	31

	'260	Bail romand and discontinuance of proceedings etc?			
		Bail, remand and discontinuance of proceedings etc.'.			
		(2)	Section 260(b)—	2	
			renumber as section 260(d).	3	
		(3)	Section 260—	4	
			insert—		
			(b) a court remanding the person in custody in relation to proceedings for an offence; or	6 7	
			(c) a court adjourning the proceedings for an offence until a stated date; or'.	8 9	
Clause	122	Replacement of s 544 (When patient or surety not liable)			
			Section 544—	11	
			omit, insert—	12	
	'544	When prescribed person or surety not liable		13	
		' (1)	This section applies if proceedings for an offence against a prescribed person are suspended under this Act.	14 15	
		'(2)	The prescribed person or a surety of the prescribed person does not incur any liability merely because of the prescribed person's failure to appear before a court for the offence.	16 17 18	
		' (3)	In this section—	19	
		prescribed person means—		20	
			(a) a person mentioned in section 75; or	21	
			(b) a patient mentioned in section 243; or	22	
			(c) a person mentioned in section 259.'.	23	

Part 26Amendment of Ombudsman24Act 200125

Clause	123	Act amended in pt 26	
		This part amends the Ombudsman Act 2001.	27

s 124

Clause	124	Am	nendment of s 23 (Refusal to investigate complaint)	1
			Section 23(4), 'in writing'—	2
			omit, insert—	3
			'in a way the ombudsman considers appropriate'.	4
	Part	27	Amendment of Penalties And	5
			Sentences Act 1992	6
Clause	125	Ac	t amended in pt 27 and schedule	7
			This part and the schedule amend the <i>Penalties and Sentences Act 1992</i> .	8 9
Clause	126	Am	nendment of s 9 (Sentencing guidelines)	10
		(1)	Section 9(2)(o) to (q)—	11
			renumber as section 9(2)(p) to (r).	12
		(2)	Section 9(2)—	13
			insert—	14
			'(o) if the offender is on bail and is required under the offender's undertaking to attend a rehabilitation, treatment or other intervention program or course—the offender's successful completion of the program or course; and'.	15 16 17 18 19
		(3)	Section 9(7), 'subsection (2)(o)'—	20
			omit, insert—	21
			'subsection (2)(p)'.	22
Clause	127		nendment of s 12 (Court to consider whether or not to conviction)	23 24
			Section 12—	25
			insert—	26

		' (7)		pite subsection (6), the second court is not required to ord the conviction for the offence if—	1 2
			(a)	the offender is the subject of a community service order or probation order; and	3 4
			(b)	the reason the court is dealing with the offender for the same offence is because the offender has applied for a revocation of the community service order or probation order; and	5 6 7 8
			(c)	the offender has not breached the community service order or probation order.'.	9 10
Clause	128	Am	nendr	ment of s 15D (Meaning of <i>eligible drug offence</i>)	11
			Sect	tion 15D(1)(b), 'section 10(2)'—	12
			omit	t, insert—	13
			'sec	tion 10(2), (4) or (4A)'.	14
Clause	129			ment of s 125 (Powers of Magistrates Court that s offender of offence against s 123(1))	15 16
			Sect	tion 125(4)(a), after 'Court—'—	17
			inse	rt—	18
			'sub	ject to section 126A,'.	19
Clause	130			ment of s 126 (Powers of Supreme Court or Court to deal with offender)	20 21
			Sect	tion 126(4), after 'also'—	22
			inse	rt—	23
			ʻ, su	bject to section 126A,'.	24
Clause	131	Ins	ertio	n of new s 126A	25
			Afte	er section 126—	26
			inse	rt—	27

31

	ʻ126A	Par	rticular provision for driver licence disqualifications	1
		' (1)	This section applies if—	2
			 (a) a court decides to deal with an offender under section 125(4)(a) or 126(4) in relation to an offence for which a community based order was made; and 	3 4 5
			(b) the offence is an offence for which a period of disqualification from holding or obtaining a Queensland driver licence—	6 7 8
			(i) may be imposed under this Act; or	9
			 (ii) may or must be imposed under the Transport Operations (Road Use Management) Act 1995; and 	10 11 12
			(c) a period of disqualification has been imposed for the offence.	13 14
		'(2)	In taking action under section $125(4)(a)$ or $126(4)$, the court may not change or revoke the period of disqualification imposed for the offence.'.	15 16 17
Clause	132	Am	nendment of schedule (Serious violent offences)	18
		(1)	Schedule, entry for Criminal Code, items 15 and 44	19
			omit, insert—	20
		' 15	sections 303 (Definition of <i>manslaughter</i>) and 310 (Punishment of manslaughter)	21 22
		44	section 419(1) (Burglary), if section 419(3)(b)(i) or (ii) applies'.	23 24
		(2)	Schedule, entries for <i>Corrective Services Act 2006</i> , <i>Corrective Services Act 2000</i> (Provisions repealed by <i>Corrective Services Act 2006</i>) and <i>Drugs Misuse Act 1986</i> —	25 26 27
			omit, insert—	28
	'Co r	rec	tive Services Act 2006	29
		1	section 122(2) (Unlawful assembly, riot and mutiny)	30
		2	section 124(a) (Other offences)	31

'Corrective Services Act 2000 (Provisions repealed by Corrective Services Act 2006)

- 1 section 92(2) (Unlawful assembly, riot and mutiny)
- 2 section 94(a) (Other offences)

'Drugs Misuse Act 1986

 section 5 (Trafficking in dangerous drugs)
 section 6 (Supplying dangerous drugs), if the offence is one of aggravated supply as mentioned in that section
 section 8 (Producing dangerous drugs), if the circumstances mentioned in paragraph (a) or (b) of the penalty apply'.

Part 28 Amendment of Professional 11 Standards Act 2004 12

Clause	133	Act amended in pt 28	13
		This part amends the <i>Professional Standards Act</i> 2004.	14
Clause	134	Insertion of new s 7A	15
		Part 1, division 4—	16
		insert—	17
	'7A	References to amounts payable in relation to an occupational liability	18 19
		'A reference in this Act to the amount payable under an	20
		insurance policy in relation to an occupational liability includes a reference to—	21 22
		(a) defence costs payable in relation to a claim, or notification that may lead to a claim (other than	23 24

1

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3

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			reimbursement of the defendant for time spent in relation to the claim), but only if those costs are payable out of the 1 sum insured under the policy in relation to the occupational liability; and	1 2 3 4
		(b)	the amount payable under or in relation to the policy by way of excess.'.	5 6
Clause	135	Replace arrange	ement of s 22 (Limitation of liability by insurance ments)	7 8
		Sect	ion 22—	9
		omit	t, insert—	10
	'22	Limitati	on of liability by insurance arrangements	11
		appl	cheme may provide that if a person to whom the scheme ies and against whom a cause of action relating to apational liability is brought is able to satisfy the court	12 13 14 15
		(a)	the person has the benefit of an insurance policy insuring the person against the occupational liability; and	16 17 18
		(b)	the amount payable under the insurance policy in relation to the occupational liability is at least the amount of the monetary ceiling specified in the scheme in relation to the class of person and the kind of work to which the cause of action relates;	19 20 21 22 23
		-	person is not liable in damages in relation to that cause of on above the amount of that monetary ceiling.'.	24 25
Clause	136		nent of s 23 (Limitation of liability by reference to of business assets)	26 27
		(1) Sect	ion 23(a)—	28
		omit	t, insert—	29
		'(a)	that the person has business assets the net current market value of which is at least the amount of the monetary ceiling specified in the scheme in relation to the class of person and the kind of work to which the cause of action relates; or'.	30 31 32 33 34

	(2)	Section 23(b)(ii)—	1
		omit, insert—	2
		'(ii) the net current market value of the business assets and the amount payable under the insurance policy in relation to the occupational liability, if combined, would total an amount that is at least the amount of the monetary ceiling specified in the scheme in relation to the class of person and the kind of work to which the cause of action relates;'.	3 4 5 6 7 8 9
Clause 137		nendment of s 24 (Limitation of liability by multiple of arges)	10 11
	(1)	Section 24(1)(a)(ii)—	12
		omit, insert—	13
		'(ii) under which the amount payable in relation to the occupational liability is at least an amount (<i>limitation amount</i>), being a reasonable charge for the services provided by the person or which the person failed to provide and to which the cause of action relates, multiplied by the multiple specified in the scheme in relation to the class of person and the kind of work to which the cause of action relates; or'.	14 15 16 17 18 19 20 21 22
	(2)	Section 24(1)(c)(ii)—	23
		omit, insert—	24
		'(ii) the net current market value of the assets and the amount payable under the insurance policy in relation to the occupational liability, if combined, would total an amount that is at least the limitation amount;'.	25 26 27 28 29
	(3)	Section 24(3), 'in relation to the person'—	30
		omit, insert—	31
		'in relation to the class of person and the kind of work concerned'.	32 33

Clause	138	Insertion of new s 27A	1
		After section 27—	2
		insert—	3
	'27A	Liability in damages not reduced to below relevant limit	4 5
		'The liability in damages of a person to whom a scheme applies is not reduced below the relevant limitation imposed by a scheme in force under this Act because the amount available to be paid to the claimant under the insurance policy required for the purposes of this Act in relation to that liability is less than the relevant limitation.	6 7 8 9 10 11
		Note—	12
		Section 7A permits a defence costs inclusive policy for the purposes of this Act that may reduce the amount available to be paid to a client in relation to occupational liability covered by the policy. Section 27A makes it clear that this does not reduce the cap on the liability of the scheme participant to the client, and accordingly the scheme participant will continue to be liable to the client for the amount of any difference between the amount payable to the client under the policy and the amount of the cap.'.	13 14 15 16 17 18 19 20
Clause	139	Amendment of s 29 (Limit of occupational liability by schemes)	21 22
		Section 29(4), 'happens'—	23
		omit, insert—	24
		'giving rise to the cause of action concerned happened'.	25
Clause	140	Amendment of s 42 (Legal status of council)	26
		Section 42—	27
		insert—	28
		(3) The council is a statutory body for the <i>Financial</i> <i>Administration and Audit Act 1977</i> and the <i>Statutory Bodies</i> <i>Financial Arrangements Act 1982</i> .	29 30 31
		(4) The <i>Statutory Bodies Financial Arrangements Act 1982</i> , part 2B sets out the way in which the council's powers under this Act are affected by that Act.'.	32 33 34

Clause	141	Am	endr	ment of sch 2 (Dictionary)	1
Olddoc		(1)		edule 2, definition <i>damages</i> —	2
		(-)	omi	Ŭ	3
		(2)		edule 2—	4
		(_)	inse		5
				<i>ts</i> includes fees, charges, disbursements and expenses.	6
				ages means—	7
			(a)	damages awarded for a claim or counter-claim or by way of set-off; and	, 8 9
			(b)	costs in relation to the proceedings ordered to be paid in connection with the award, other than costs incurred in enforcing a judgment or incurred on an appeal made by a defendant; and	10 11 12 13
			(a)	any interest payable on the amount of those damages or costs.'.	14 15
	Part	t 29		Amendment of Recording of Evidence Act 1962	16 17
Clause	142	Act	t ame	ended in pt 29	18
				s part amends the <i>Recording of Evidence Act 1962</i> .	19
Clause	143			ment of s 6 (Power to appoint shorthand reporters orders)	20 21
		(1)	Sect	tion 6(1), from 'Governor' to 'fit and proper'—	22
			omi	t, insert—	23
			'chi	ef executive may, for this Act, appoint appropriate'.	24
		(2)	Sect	tion 6(1A) and (4), 'Minister'—	25
			omi	t, insert—	26
			'chi	ef executive'.	27

Clause	144	Insertion of new s 15	1
		After section 14—	2
		insert—	3
	ʻ15	Transitional provision for Justice and Other Legislation Amendment Act 2007	4 5
		'A person appointed as a shorthand reporter or recorder under section 6, as in force immediately before the commencement of this section, continues to hold the appointment after the commencement as if the appointment had been made by the chief executive.'.	6 7 8 9 10
	Part	30 Amendment of Referendums Act 1997	11 12
Clause	145	Act amended in pt 30	13
		This part amends the Referendums Act 1997.	14
Clause	146	Amendment of s 49 (Requirements for an application to be effective)	15 16
		Section 49(3)(a), 'court'—	17
		omit, insert—	18
		'Supreme Court registry in Brisbane'.	19
Clause	147	Amendment of s 50 (Copies of application to be given to clerk of the Parliament and commission)	20 21
		Section 50, 'The staff of the Supreme Court'—	22
		omit, insert—	23
		'The registrar of the Supreme Court'.	24

Clause	148	Amendment of s 59 (Copy of final court orders to be sent to clerk of Parliament)	1 2
		Section 59, 'The court must arrange for a copy'—	3
		omit, insert—	4
		'The registrar of the Supreme Court must arrange for a copy'.	5
Clause	149	Amendment of s 62F (Copy of final court orders to be sent to Clerk of Parliament)	6 7
		Section 62F, 'The Court of Appeal must arrange for a copy of its final orders'—	8 9
		omit, insert—	10
		'The registrar of the Supreme Court must arrange for a copy of the Court of Appeal's final orders'.	11 12

	Part	31 Amendment of Small Claims Tribunals Act 1973	13 14
Clause	150	Act amended in pt 31	15
		This part amends the Small Claims Tribunals Act 1973.	16
Clause	151	Replacement of s 19 (Immunity from judicial supervision)	17
		Section 19—	18
		omit, insert—	19
	ʻ19	Limitation on orders Supreme Court may make for tribunal proceedings	20 21
		'The Supreme Court may not make a statutory order of review or give a declaratory judgment in relation to a proceeding taken, or to be taken, before a small claims tribunal, or in relation to an order made by a small claims tribunal, unless the court is satisfied that—	22 23 24 25 26
		(a) the tribunal had or has no jurisdiction under this Act to take the proceeding; or	27 28

			Just	tice and Other Legislation Amendment Bill 2007	
			(b)	during the proceeding there has been a denial of natural justice to a party to the proceeding.'.	1 2
	Part	t 32		Amendment of Supreme Court of Queensland Act 1991	3 4
Clause	152	Ac	t ame	ended in pt 32	5
			This	s part amends the Supreme Court of Queensland Act 1991.	6
Clause	153	On	nissio	on of pt 2, div 4 (Judicial registrars)	7
			Part	2, division 4—	8
			omi	t.	9
Clause	154	Am	nendr	ment of s 56 (Single judge to constitute the court)	1(
		(1)	Sect	tion 56(3), 'or judicial registrar'—	11
			omi	<i>t.</i>	12
		(2)	Sect	tion 56(4), 'judicial registrar,'—	13
			omi	<i>t</i> .	14
Clause	155			ment of pt 7, div 2, sdiv 1 hdg (Constitution of / judicial registrar)	15 16
			Part	7, division 2, subdivision 1, heading, 'court'	17
			omi	t, insert—	18
			'Dis	strict Court'.	19
Clause	156			ment of s 73 (Judicial registrar's power to hear ide applications)	20 21
		(1)	Sect	tion 73(2) and (3), 'court'—	22
			omi	t, insert—	23
			'Dis	strict Court'.	24

s 156

s 152

		(2)	Section 73(3)—	1
			insert—	2
			'Note—	3
			<i>judicial registrar</i> means a judicial registrar of the District Court—see schedule 2.'.	4 5
Clause	157		nendment of s 132 (Judicial registrar may exercise rtain judicial or quasi-judicial power of registrar)	6 7
		(1)	Section 132(a), 'Supreme Court or'—	8
			omit.	9
		(2)	Section 132(b), 'of the court'—	10
			omit.	11
Clause	158	Am	nendment of sch 1 (Subject matter for rules)	12
		(1)	Schedule 1, item 12—	13
			insert—	14
			'Note—	15
			<i>judicial registrar</i> means a judicial registrar of the District Court—see schedule 2.'.	16 17
		(2)	Schedule 1, item 16, 'including contempt of the court'—	18
			omit, insert—	19
			'including, for the District Court, contempt of the District Court'.	20 21
		(3)	Schedule 1, item 16—	22
			insert—	23
			'Note—	24
			<i>judicial registrar</i> means a judicial registrar of the District Court—see schedule 2.'.	25 26

s 15	9
------	---

Clause	159	Amendment of sch 2 (Dictionary)	1
		Schedule 2, definition judicial registrar—	2
		omit, insert—	3
		' <i>judicial registrar</i> means a judicial registrar of the District Court.'.	4 5
	Part	33 Amendment of Vexatious Proceedings Act 2005	6 7
Clause	160	Act amended in pt 33	8
		This part amends the Vexatious Proceedings Act 2005.	9
Clause	161	Amendment of s 9 (Notification and register of orders)	10
		Section 9, after example—	11
		insert—	12

'(4) The registrar of the Court may remove a copy of an order from 13 the register mentioned in subsection (2)(b) if the registrar is 14 satisfied that the person in relation to whom the order was 15 made has died.'. 16

Part 34	Minor and consequential	17
	amendments	18

Clause	162	162	Acts amended in schedule	19
		(1) The schedule amends the Acts it mentions.	20	
		(2) However, subsection (1) does not apply in relation to a	21	
		particular Act if another provision of this Act states that the	22	
		schedule amends the particular Act.	23	

Scł	nedule	Minor and consequential amendments	1 2
secti	ons 5, 8, 19, 29	, 42, 49, 51, 70, 92, 100, 112, 117, 125 and 162	3
Ant	i-Discriminat	ion Act 1991	4
1	Section 106. omit.	A(1)(I)—	5 6
2		D(c) and (b) —ection 213D(b) and (c).	7 8
Bail	Act 1980		9
1	Section 36(c omit, insert— 'section 14(2)	I), 'sections 14(2) and 14(3)'— and (3)'.	10 11 12
2	Schedule, ho omit, insert—	eading—	13 14
'Sc	hedule	Offences for which bail must not be granted under section 14 A'.	15 16 17

Birth	s, Deaths ar	nd Marriages Registration Act 2003	1
1	Section 57, h	leading—	2 3
'Divi	sion 1	Transitional provisions for Act No. 31 of 2003	4 5
'57	Transitional	provisions'.	6
2	Section 57A, omit, insert—	heading—	7 8
'Divis	sion 2	Transitional provision for Justice and Other Legislation Amendment Act 2003	9 10 11
'57A	Transitional	provision'.	12
Chilo	Iren Service	s Tribunal Act 2000	13
1	-	7(2) and 104(2), 'schedule 2'—	14
	omit, insert—		15
	'the schedule'.		16
2	Section 6(a),	'that is'—	17
	omit, insert—		18
	'that are'.		19

3	Se	ction	30(3)(b), 'section 107'—	1
	om	it, inse	ert—	2
	'sec	ction	104'.	3
4	Se	ction	95(3)—	4
	om	it, inse	ert—	5
	' (3)		bre the child gives evidence, the tribunal must tell the d that—	6 7
		(a)	he or she may be cross-examined by the tribunal or a party to the proceeding; and	8 9
		(b)	he or she may, at any time while the cross-examination is continuing, refuse to be further cross-examined; and	10 11
		(c)	if he or she acts under paragraph (b), the review application is taken to have been withdrawn and the review ceases.'.	12 13 14
5	Se	ction	96(3)—	15
	om	it, inse	ert—	16
	' (3)		ore the parent gives evidence, the tribunal must tell the ent that—	17 18
		(a)	he or she may be cross-examined by the tribunal or a party to the proceeding; and	19 20
		(b)	he or she may, at any time while the cross-examination is continuing, refuse to be further cross-examined; and	21 22
		(c)	if he or she acts under paragraph (b), this may effect the weight given by the tribunal to his or her evidence.'.	23 24
6	Se	ction	152, definition repealed Act, 'Tribunal'—	25
	omit, insert—			

7	Schedule 2—	1
	renumber as schedule.	2
8	Schedule 2, definition <i>child-related employment decision</i> , after ' <i>People</i> '—	3 4
	insert—	5
	'and Child Guardian'.	6
Cor	oners Act 2003	7
1	Section 17(1), second example, after 'harm'—	8
	insert—	9
	'or risk of harm'.	10
2	Section 17(3)(a), example, '213(2)'—	11
	omit, insert—	12
	<i>`</i> 214(2) <i>`</i> .	13
~ #:-	ne and Missenduct Act 2001	
Crii	me and Misconduct Act 2001	14
1	Section 146J(1)(e)—	15
	omit.	16

2	Section 166(6), definition <i>prescribed information</i> , paragraph (b)—	17 18
	omit, insert—	19

Schedule (continued)

	(b) a disclosure of information under section 130(2)(f)(ii) or (g).'.	1 2
3	Section 270(1), '407,' and footnote—	3
	omit, insert—	4
	·674, ² '.	5
4	Section 279(3), after 'People'—	6
	insert—	7
	'and Child Guardian'.	8
5	Section 324(5)(a), after 'People'—	9
	insert—	10
	'and Child Guardian'.	11
6	Section 326(1)(b), ', or under section 131,' and footnote—	12
	omit.	13

Criminal Code

1	Section 227C(3), definition <i>supervision order</i> , paragraph (d)—		
	omit, insert—		
	'(d) an intensive drug rehabilitation order under the <i>Drug</i> <i>Court Act 2000</i> ;'.	18 19	

Police Powers and Responsibilities Act 2000, section 674 (Who may inspect CMC's register)

2	Section 228H(1)(b), examples—	1
	omit, insert—	2
	'Examples of conduct that may be reasonable for the performance of a law enforcement officer's duties—	
	 copying child exploitation material for the purposes of preparing a brief for police prosecutors 	5 6
	• supplying child exploitation material to a classification officer for classification or to the Office of the Director of Public Prosecutions for use during the prosecution of a person for an offence	7 8 9 10
	• keeping child exploitation material obtained during an investigation for legitimate intelligence purposes'.	11 12
3	Section 228H(2)(a)(i), 'chapter 5 or 5A;' and footnote—	13
	omit, insert—	14
	'chapter 10 or 11; ³ '.	15
4	Section 228H(3)—	16
	omit.	17
5	Section 408A, heading, 'user'—	18
	omit, insert—	19
	'use'.	20
6	Section 590AI(1)(b), before '590AO(2)'—	21
	insert—	22
	'section'.	23

³ *Police Powers and Responsibilities Act 2000*, chapter 10 (Controlled activities) or 11 (Controlled operations)

Schedule (continued)

7	Section 590AK(1)(b)(ii), before '590AO(2)'—	1
	insert—	2
	'section'.	3
8	Section 679A(1), 'has been is being is about to be or may be committed'—	4 5
	omit, insert—	6
	'has been, is being, is about to be, or may be, committed'.	7

Criminal Law (Rehabilitation of Offenders) Act 1986 8

1	Section 3(1)—	9
	insert—	10
	<i>'indictment</i> , for this subsection, definition <i>rehabilitation period</i> , paragraph (a), for a conviction recorded elsewhere than in Queensland, means a written charge preferred against an accused person before a court other than a court of like jurisdiction to a Magistrates Court exercising summary jurisdiction.'.	11 12 13 14 15 16
2	Section 3(1), definition <i>rehabilitation period</i> , paragraph (a), after 'expire;'—	17 18
	insert—	19
	'or'.	20
3	Section 3(1A)—	21
	omit.	22

Schedule (continued)

4	Section 9A(1), table, column 1, heading, 'Position'— omit, insert—	1 2
	'Position,'.	3
5	Section 9A(1), table, column 2, item 5, 'Criminal Code chapter 22, 32, 33, 34, or in'—	4 5
	omit, insert—	6
	'Criminal Code, chapter 22, 32, 33 or 34 or'.	7
6	Section 9A(1), table, columns 1 and 2, item 19—	8
	omit.	9

Cri	ninal Offence Victims Act 1995	10
1	Section 15(4)(b)—	11
	omit, insert—	12
	(b) <i>Penalties and Sentences Act 1992</i> , sections 160B to 160D; ⁴ '.	13 14

Dangerous Prisoners (Sexual Offenders) Act 2003 15

1	Sections 40(2) and 47, '(corrective services)'—	
	omit.	17

⁴ *Penalties and Sentences Act 1992*, sections 160B to 160D provide for the fixing of a parole date for the offender by the court.

2	Section 48(1), from 'person' to 'custody'—	1
	omit, insert—	2
	'chief executive'.	3
3	Section 48(2), 'person in charge'—	4
	omit, insert—	5
	'chief executive'.	6
Dis	trict Court of Queensland Act 1967	7
DIO		/
1	Section 3, definition <i>rules</i> , after ' <i>Rules</i> '—	8
	insert—	9
	<i>'1999'</i> .	10
2	Section 20(3) and (4)—	11
	<i>renumber</i> as section $20(2)$ and (3) .	12
Dru	ig Court Act 2000	13
1	Section 21(b)(i), 'general manager of the prison'—	14
	omit, insert—	15
	'chief executive (corrective services)'.	16
2	Part 7, division 2, heading, 'provision'—	17
	omit, insert—	18
	'provisions'.	19

Drι	ugs Misuse Act 1986	1
1	Section 4, definition <i>approved form</i> , '58A' and footnote— <i>omit, insert</i> —	2 3
	·133'.	4
2	Section 113(4)(b), first occurrence—	5
	<i>renumber</i> as section 113(4)(a).	6
3	Section 121(7), '186 and 187' and footnote—	7
	omit, insert—	8
	'192 and 193'.	9
Evi	dence Act 1977	10
1	Section 94(1), 'paragraphs (a) or (b)'—	11
	omit, insert—	12
	'paragraph (a) or (b)'.	13
2	Schedule 1, heading, 'Schedules'—	14
	omit.	15

Schedule (continued) Freedom of Information Act 1992 1 1 Section 9(1)(d), 'subsection (3)'-2 omit, insert— 3 'subsection (2)'. 4 2 Section 25(4), 'subsection (5)'-5 omit, insert— 6 'subsection (3)'. 7 3 Section 25(7), note, from 'section 28B'-8 omit, insert— 9 'section 28A except in the circumstances mentioned in section 28A(4).'. 10 Section 48(1), 'the schedule 1'-4 11 omit, insert— 12 'schedule 1'. 13 5 Part 7, division 1— 14 omit. 15 Schedule 3, 'Sugar Industry Act 1999, section 107T' and 6 16 footnote-17 omit, insert— 18 'Sugar Industry Act 1999, section 2715'. 19

⁵ Sugar Industry Act 1999, section 271 (Exempt matter after commencement)

Justices Act 1886		1
1	Section 23D(7)(a), 'lodged'—	2
	omit, insert—	3
	'filed'.	4
2	Section 47(7)—	5
	omit.	6
3	Section 54(2), lodged'—	7
	omit, insert—	8
	'filed'.	9
4	Section 54(5)(a), 'lodgement'—	10
	omit, insert—	11
	'filing'.	12
5	Section 57(e), 'have'—	13
	omit, insert—	14
	'to have'.	15
6	Section 69A(3), before 'computer', first mention—	16
	insert—	17
	'the'.	18
7	Section 102C(1A) and (1B), 'lodged'—	19
	omit, insert—	20
	'filed'.	21

8	Section 110A(13)(a), 'in manner'—	1
	omit, insert—	2
	'in the manner'.	3
9	Section 113A(2), after 'corporation', first mention—	4
	insert—	5
	'do either or both of the following'.	6
10	Section 143, heading—	7
	omit, insert—	8
'143	Adjournment of hearing if warrant to apprehend defendant issued'.	9 10
11	Section 151, from 'lodged'—	11
	omit, insert—	12
	'filed with the clerk of the court.'.	13
12	Section 221, 'In this part'—	14
	omit, insert—	15
	'In this division'.	16
13	Section 273(1), ' <i>2002</i> '—	17
	omit, insert—	18
	<i>'2003'</i> .	19

	ces of the Portations Act	eace and Commissioners for 1991	1 2		
1	Section 17(d)	<u> </u>	3		
	renumber as see	ction 17(c).	4		
2	Section 26(1)	, 'other than section 17(c) is to'—	5		
	omit, insert—		6		
	'must'.		7		
3	Section 27(1), '(d)'—				
	omit, insert—				
	'(c)'.		10		
4	Part 5, headir	ng—	11		
	omit, insert—		12		
'Part	5	Transitional and savings	13		
		provisions	14		
'Divis	ion 1	Transitional provisions for Act No.	15		
		50 of 1991'.	16		
limit	tion of Act	iono Act 1074			
		ions Act 1974	17		
1	Part 5, as ins	erted by Act No. 55 of 2005—	18		
	<i>renumber</i> as part 6.				

	Schedule (continued)	
2	Section 44, as inserted by Act No. 55 of 2005—	1
	renumber as section 45.	2
Ма	gistrates Act 1991	3
1	Part 10, division 1, heading, '1995'—	4
	omit, insert—	5
	'1991' .	6
Me	ntal Health Act 2000	7
1	Attachment, flowchart for involuntary patient charged with an offence—chapter 7, 's 244(b)'—	8 9
	omit, insert—	10
	's 244(d)'.	11
Per	nalties and Sentences Act 1992	12
1	Section 4—	13
	insert—	14
	'Queensland driver licence see the Transport Operations (Road Use Management) Act 1995, schedule 4.'.	15 16

2	Section 13A(10), penalty, paragraph (a), after ';'—	1
	insert—	2
	'or'.	3
3	Section 15E(1)(c), second dot point, '340(a)'—	4
	omit, insert—	5
	'340(1)(a)'.	6
4	Section 15E(1)(c), third dot point, '340(b)'—	7
	omit, insert—	8
	'340(1)(b)'.	9
5	Section 82(1), '78(1)(a)'—	10
	omit, insert—	11
	'78(a)'.	12
6	Section 82(5), definition <i>PP</i> , example, 'If the fine converted to fine'—	13 14
	omit, insert—	15
	'If a fine has been converted to a fine'.	16
7	Section 187(1), before 'driver licence'—	17
	insert—	18
	'Queensland'.	19
8	Section 187(3), definition <i>driver licence</i> —	20
	omit.	21

Schedule (continued)
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Public Trustee Act 19781		1
1	Section 17B(4), 'subsection'—	2
	omit, insert—	3
	'section'.	4
2	Section 31(5A), 'applies'—	5
	omit, insert—	6
	'apply'.	7
3	Section 36(7)(a), 'shall in no wise'—	8
	omit, insert—	9
	'is not to'.	10
4	Section 41(8), 'The regulations'—	11
	omit, insert—	12
	'A regulation'.	13
5	Section 41(8), 'the regulations'—	14
	omit, insert—	15
	'a regulation'.	16
6	Section 54(4), 'sections'—	17
	omit, insert—	18
	'section'.	19
7	Section 117G—	20
	insert—	21

	(3) In this section—	1
	accountable person see section 98.'.	2
0	$P_{0} = \frac{117 H(1)}{0}$ and $\frac{117 I(1)}{0}$ (nort)	2
8	Sections 117H(4)(c) and 117I(1)(a), 'part'—	3
	omit, insert—	4
	'division'.	5
9	Part 10, division 1, heading, 'provision'—	6
	omit, insert—	7
	'provisions'.	8
	Provisions .	0
Stat	te Penalties Enforcement Act 1999	9
1	Section 49(2), after 'hours'—	10
•	insert—	10
	'of'.	12
2	Section 150(1)(b), 'credit, card'—	13
	omit, insert—	14
	'credit card,'.	15
3	Section 150(2)(b), before 'payment'—	16
•	insert—	10
	'until'.	
	unun .	18
4	Schedule 2, definition <i>chief executive (corrective</i>	19
	services)—	20
	omit.	21

Schedule (continued)

Trustee Companies Act 1968

1

2

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Schedule 2, part 1, 'Permanent Trustee Company Limited', 'Perpetual Trustees Australia Limited' and 'Trust Company of Australia Limited'—	2 3 4
omit.	5
Schedule 2, part 1—	6
insert—	7
'Perpetual Limited	8
Trust Company Fiduciary Services Limited	9
Trust Company Limited'.	10

3	Schedule 2, part 2, entries for 'Permanent Trustee Company Limited', 'Perpetual Trustees Australia Limited' and 'Trust Company of Australia Limited'—	11 12 13
	omit.	14

4 Schedule 2, part 2—

insert—

'Perpetual Limited

(1)	The paid-up capital of the company must be at least \$2000000.	18 19
(2)	A member must not be the beneficial holder of more than 10% of the capital of the company from time to time on issue.	20 21

Schedule (continued)

'Trust Company Fiduciary Services Limited

The paid-up capital of the company must be at least 2 \$2000000. 3

1

4

10

'Trust Company Limited

(1) A member must not be the beneficial holder of more than 15% 5 of the capital of the company from time to time on issue.

(2) Subject to this Act, the company may alter its share capital in 7 any manner permitted by the Corporations Act other than by 8 reducing its share capital.'.

Witness Protection Act 2000

1	Schedule 2, definition <i>non-disclosure certificate</i> , second mention—	11 12
	omit.	13

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