



Queensland

Trusts Bill 2025

		Page
Part 1	Preliminary	
Division 1	Introduction	
1	Short title	20
2	Commencement	20
3	Application of Act	20
4	Act binds all persons	21
Division 2	Interpretation	
5	Definitions	21
6	Meaning of trust	21
7	Meaning of trustee and statutory trustee	21
8	Meaning of trust instrument	22
9	Meaning of trust property and references to trust property	22
10	Meaning of capacity and impaired capacity	23
11	Meaning of charitable	23
12	References to security when lending or investing trust funds	24
Part 2	Restrictions on appointment of trustees and related matters	
13	Persons who can not be appointed as trustees	24
14	Limit on number of trustees of particular trusts	25
15	Court approval of more than 4 trustees for particular trusts	26
16	Local government trustees may act in administration of trusts	27
Part 3	Appointment, discharge and removal of trustees and devolutio trusts	on of
Division 1	Preliminary	
17	Application of part	27
18	When appointors are not able and willing to act	28
Division 2	Appointment of trustees	
19	Application of division	28

20	Appointment of trustees—replacement of trustee in particular circumstances	29
21	Appointment of trustees—replacement of last continuing trustee who dead	is 30
22	Appointment of trustees—replacement of last continuing trustee with impaired capacity	32
23	Appointment of trustees—replacement of last continuing trustee who insolvent under administration	is 33
24	Appointment of trustees—additional trustees	34
25	Appointment of trustees—separate trustees of separate trust property	/
		35
26	Powers etc. of trustees appointed under division	35
Division 3	Discharge and removal of trustees	
27	When minimum trustee requirements are satisfied	36
28	Discharge of trustee on appointment of new trustee	36
29	Removal and discharge of trustee without appointment of new trustee	Э
		37
30	Discharge of trustee who wishes to be discharged	37
Division 4	Notification of former delegate if trustee is replaced, removed or discharged	
31	Particular persons to notify person who was trustee's delegate .	38
Division 5	Vesting of trust property on appointment, removal or discharge	of
	trustees	
32	Application of division	39
32 33		39 40
-	Application of division	
33	Application of division Definitions for division	40
33 34	Application of division Definitions for division Vesting of trust property	40 40
33 34 35	Application of division Definitions for division Vesting of trust property Transfer etc. of trust property	40 40
33 34 35 Division 6	Application of division Definitions for division Vesting of trust property Transfer etc. of trust property Devolution of trusts on death of trustee	40 40 41
 33 34 35 Division 6 36 	Application of division Definitions for division Vesting of trust property Transfer etc. of trust property Devolution of trusts on death of trustee Exercise of trust powers etc. by surviving trustees Vesting of trust property and devolution of trusts—death of last	40 40 41
 33 34 35 Division 6 36 Division 7 	Application of division Definitions for division Vesting of trust property Transfer etc. of trust property Devolution of trusts on death of trustee Exercise of trust property and devolution of trusts—death of last continuing trustee	40 40 41 42
 33 34 35 Division 6 36 Division 7 37 	Application of division Definitions for division Vesting of trust property Transfer etc. of trust property Devolution of trusts on death of trustee Exercise of trust powers etc. by surviving trustees Vesting of trust property and devolution of trusts—death of last continuing trustee Application of division	40 40 41 42 42
 33 34 35 Division 6 36 Division 7 37 38 	Application of division Definitions for division Vesting of trust property Transfer etc. of trust property Devolution of trusts on death of trustee Exercise of trust property and devolution of trusts—death of last continuing trustee Application of division Vesting of trust property in public trustee	40 40 41 42 42 42
 33 34 35 Division 6 36 Division 7 37 38 39 	Application of division Definitions for division Vesting of trust property Transfer etc. of trust property Devolution of trusts on death of trustee Exercise of trust powers etc. by surviving trustees Vesting of trust property and devolution of trusts—death of last continuing trustee Application of division Vesting of trust property in public trustee Powers etc. of public trustee	40 40 41 42 42 42 43
 33 34 35 Division 6 36 Division 7 37 38 39 40 	Application of division Definitions for division Vesting of trust property Transfer etc. of trust property Devolution of trusts on death of trustee Exercise of trust property and devolution of trusts—death of last continuing trustee Application of division Vesting of trust property in public trustee Application of division Vesting of trust property in public trustee Vesting of trust property in public trustee Vesting of trust property in public trustee Powers etc. of public trustee Vesting of trust property in new trustee	 40 40 41 42 42 42 43 43
 33 34 35 Division 6 36 Division 7 37 38 39 40 41 	Application of division Definitions for division Vesting of trust property Transfer etc. of trust property Devolution of trusts on death of trustee Exercise of trust property and devolution of trusts—death of last continuing trustee Application of division Vesting of trust property in public trustee Powers etc. of public trustee Vesting of trust property in new trustee Powers etc. of public trustee Powers etc. of holder of grant	40 40 41 42 42 42 43 43 43 44

Division 8	Disclaimer of trusts of wills and related matters	
44	Disclaimer of trust of will on renunciation of probate or failure to app	ly
		45
45	When grantee under letters of administration is taken to be trustee of	f will
		46
Part 4	Custodian trustees	
46	Meaning of managing trustee	46
47	Appointment of custodian trustee	46
48	Vesting of trust property in custodian trustee	47
49	Trust powers, authorities and discretions of managing trustees not affected	48
50	Function of custodian trustee	48
51	Protection from liability for custodian trustee	49
52	Liability of managing trustees for acts and omissions of custodian true	stee
		49
53	Application by custodian trustee for directions	49
54	Proceedings to be in name of custodian trustee	50
55	Persons dealing with custodian trustee	50
56	Ending custodian trusteeship	50
57	Right to indemnity not affected	51
Part 5	Trustees' duties	
Division 1	Preliminary	
58	Application of part	51
59	Definitions for part	51
Division 2	General duty to exercise care, diligence and skill in administeri trusts	ng
60	Duty of professional trustees	52
61	Duty of particular non-professional trustees	52
62	Duty of other trustees	52
Division 3	Duty to act honestly and in good faith	
63	Duty to act honestly and in good faith	53
Division 4	Duties relating to accounts and other records	
64	Duty to keep accounts and other records	53
65	Duty to make accounts available for inspection and to provide copie	s
		54
Part 6	Investments	

Division 1	Preliminary	
66	Definitions for part	54
Division 2	Duty of particular trustees to exercise care, diligence and skill in exercising investment powers	n
67	Duty of trustees who are professional investors	55
68	Duty of particular trustees who are not professional investors	55
Division 3	Duties and powers in relation to investments	
69	Power to invest	56
70	Law and equity preserved	57
71	Matters to which trustee must have regard in exercising investment power	57
72	Advice for particular investment purposes	58
73	Duty to review investments	59
74	Investment in securities under RITS system	59
75	Power to provide residence for beneficiary to live in	59
76	Power to authorise another person to exercise trustee's investment powers	61
Division 4	Liability of trustees in relation to exercise of investment powers	
77	Liability of trustee for acts and omissions of person authorised to exercise trustee's investment powers	61
78	Particular loans by trustee not in breach of trust	62
79	Limitation of liability of trustee for loss on improper investment .	62
80	Court may take into account investment strategy etc. in proceeding for breach of trust	or 63
81	Court may set off gains and losses	64
Part 7	General powers of trustees	
Division 1	Powers in relation to trust property	
82	General powers in relation to trust property	64
83	Power to postpone sale, calling in and conversion of particular trust property	65
84	Power to execute instruments etc.	66
Division 2	Expenditure in relation to trust property	
85	Power to expend amounts	66
86	Power to apportion expenditure between income and capital and recorparticular expenditure	oup 67
Division 3	Appropriation	
87	Definitions for division	67
88	Notice of proposed appropriation	68

89	Interested person may apply to vary proposed appropriation or waiver right to apply	e 68
90	Appropriation to satisfy legacy or share generally	69
91	Exercise of power for particular interested persons and entitled pers	ons
		71
92	Appropriation to pay annuity	72
93	Notice to relevant registrar if land or water allocation to be distributed after appropriation to pay annuity	d 73
Division 4	Delegation	
Subdivision 1	Preliminary	
94	Definitions for division	73
Subdivision 2	Delegation by trustees	
95	Power to delegate matters	73
96	Period during which delegation is in effect	74
97	Effect of delegation	75
98	Liability of trustee for acts and omissions of delegate	76
99	Trustee to notify particular persons of delegation	76
Subdivision 3	Revocation of delegation	
100	Revocation by trustee—instrument of revocation	77
101	Revocation by trustee—impaired capacity for administering trust	77
102	Revocation by delegate	77
Subdivision 4	Protections for third parties	
103	Definition for subdivision	78
104	Validity of particular acts of delegate in favour of third party	78
105	Effect of statutory declaration by delegate	79
106	Persons dealing with delegate in good faith not affected by notice of t	rust
		79
Division 5	Appointment of agents	
107	Appointment of agent	79
108	Payment of agent and reimbursement of trustee	80
Division 6	Application of income by trustee-mortgagee in possession	
109	Definitions for division	80
110	Application of income—priority outgoings accruing after trustee becon mortgagee in possession	nes 81
111	Payment to primary beneficiary on recovery of all or part of mortgage debt	e 81
112	Application of income-priority outgoings accruing before trustee	

	becomes mortgagee in possession	82
Division 7	Delivery of chattels	
113	Delivery of chattels to beneficiary with life interest or other limited interest	est
		83
114	Delivery of chattels to child	83
Division 8	Other provisions	
115	Application of insurance money	84
116	Deposit of documents for safe custody	85
117	Valuations	85
118	Audit	86
119	Trustee may sue and be sued by themself in another capacity .	87
120	Inquiries about beneficiaries	87
121	Exercise of trustee powers when particular beneficiaries are absolute entitled	ly 87
122	Effect of conversion of land or personal property under statutory power	ər
		88
Part 8	Maintenance, education and advancement	
Division 1	Preliminary	
123	Definition for part	89
Division 2	Application of trust income	
124	Child beneficiaries—application of trust income for maintenance etc.	89
125	Child beneficiaries—investment and application of unexpended trust income	90
126	Adult beneficiaries—application of trust income for maintenance etc.	92
127	Vested annuities	92
Division 3	Application of trust capital	
128	Application of trust capital for beneficiary's maintenance etc	93
129	Restriction on application of trust capital	94
130	Prescribed amount for application of trust capital	94
131	Trust capital paid or applied to be brought into account	95
Division 4	Imposition of conditions	
132	Trustee may impose conditions	96
133	Amounts repaid or recovered taken not to have been paid or applied	97
134	Trustee not liable for losses	97
Part 9	Indemnities and protection of trustees and other persons	
Division 1	Distributing trust property	

135	Giving notice of intention to distribute	98
136	Protection of trustee distributing after closing day	99
Division 2	Claims against trust property and trustees	
137	Definitions for division	100
138	Trustee may require claimant or potential claimant to start proceedi	ng
		100
139	Trustee may apply to court for orders in relation to claim	101
140	Court may make orders in relation to claim	101
141	Contesting trustee's right to indemnity	102
Division 3	Remedies for wrongful distribution of trust property	
142	Definitions for division	102
143	Enforcement of remedies for wrongful distribution	103
144	Effect of change of position of recipient	103
145	Other defences available to recipient not limited	104
Division 4	Particular protections for trustees	
146	Protection relating to notice when person is trustee of more than 1 t	rust
		104
147	Protection in relation to receipts	104
148	Protection in relation to acts and omissions of other persons and los	sses
		104
149	Expenses reasonably incurred in administering trust	105
150	Protection against liability for rents etc. under lease	105
Division 5	General	
151	Evidence about vacancy in trust or removal of trustee	107
152	Protection for persons registering dealings with trust property	107
153	Protection for purchasers and mortgagees	108
154	Receipts given by trustees	108
155	Power of court to relieve trustee from personal liability	108
156	Power of court to make beneficiary indemnify for breach of trust	109
157	Indemnity for acts done under court order	109
Part 10	Remuneration of trustees	
158	Definitions for part	109
159	Remuneration of professional trustees	110
160	Remuneration of trustees under court order	110
161	Court may reduce excessive amounts for commission and profession charges	onal 110

Part 11	Court powers	
Division 1	Preliminary	
162	Definition for part	111
Division 2	Applications for orders	
163	Persons who may apply for particular orders relating to trusts and t property	rust 111
164	Persons who may apply for orders relating to interests in mortgage property	d 112
165	Persons who may apply for orders relating to other property	113
Division 3	Appointment and removal of trustees and other office holders related matters	and
166	Power to appoint and remove trustees	113
167	Powers etc. of trustees appointed by court	114
168	Power to disqualify persons from appointment as trustees and reme them as trustees of other trusts	ove 114
169	Power to appoint and remove particular office holders	115
Division 4	Vesting orders and related matters	
170	Application of division	116
171	Court may make vesting and other orders etc.	118
172	Restrictions on vesting orders in particular circumstances	119
173	Effect of vesting and other orders	120
174	Transfer of property under vesting order	120
175	Powers etc. of person named in vesting order as trustee	121
176	Circumstances relating to validity of vesting and other orders etc.	121
Division 5	Orders in relation to property and claims of children	
177	Court may make orders in relation to property or claim of child .	122
Division 6	Conferral of additional management powers	
178	Definition for division	123
179	Court may confer additional management powers	124
180	Court may revoke or vary order	125
181	Persons who may apply for order	125
Division 7	Variations of trusts	
182	Meaning of protective trust	125
183	Power of court to authorise variations of trust	126
Division 8	Applications for directions	
184	Court may give directions about particular matters	128
185	Protection of trustee acting under court directions	128

Division 9	Reviews of decisions and directions for apprehended decisions	;
186	Definitions for division	129
187	Application for review or directions	129
188	Grounds for review or directions	130
189	Orders and directions	130
Division 10	Other matters	
190	Court may decide proceeding in absence of trustee	131
191	Court may appoint representative or make orders in absence of party interested person	/ or 131
192	Court may charge costs on property	132
193	Payment of particular trust property into court by trustees	132
Part 12	Charitable trusts	
Division 1	Trusts containing non-charitable and invalid purposes	
194	Inclusion of non-charitable and invalid purpose not to invalidate trust	
		133
Division 2	Applications to court in relation to charitable trusts	
195	Who may apply	134
196	Notice of application	134
197	Orders	135
Division 3	Schemes to allow trust property to be applied cy pres	
Subdivision 1	Preliminary	
198	References to purposes of charitable trust	135
199	Circumstances in which purposes of charitable trust may be changed under sdiv 2 or 3	d 136
200	Relationship with Charitable Funds Act 1958	137
Subdivision 2	Approval of schemes by court	
201	Court may approve scheme	137
Subdivision 3	Approval of schemes by Attorney-General	
202	Trustee may apply to Attorney-General to approve scheme	138
203	Requirements for public notice etc.	138
204	Powers of Attorney-General	139
205	Deciding application	139
206	Public notice of Attorney-General's decision	140
207	Effect of decision to approve scheme	141
208	Appeal against decision to approve scheme	141
209	Application for court approval not prevented by decision to refuse to approve scheme	142

210	Register of approvals	142
Subdivision 4	Duty of trustees to make cy pres applications	
211	Duty of trustee in relation to application of property cy pres	142
Part 13	Gifts by particular trustees to charity-like government entities o other entities	or
212	Definitions for part	143
213	Prescribed trust—trust instrument containing express power to give eligible recipients	to 144
214	Prescribed trust—trust instrument not containing express power to g to eligible recipients	ive 144
215	Application of Act to prescribed trust	145
Part 14	Statutory trustees	
216	Restriction on exercise of particular powers by statutory trustees	146
217	Rights, duties and protections of statutory trustees	146
Part 15	Miscellaneous	
218	Regulation-making power	147
219	Approved forms	147
Part 16	Repeal	
220	Repeal of Trusts Act 1973	147
Part 17	Transitional and validation provisions	
Division 1	Preliminary	
221	Definition for part	147
222	Application of Acts Interpretation Act 1954	148
Division 2	Restrictions on appointment of trustees	
223	Existing trustees not affected by particular restrictions on appointme	nt
		148
224	Existing trusts with more than 4 trustees	148
225	Existing certificates of Minister approving of more than 4 trustees	149
Division 3	Provisions for appointment, discharge and removal of trustees a devolution of trusts	and
226	Appointment of trustees—replacement of trustee in particular circumstances happening or starting before commencement	149
227	Appointment of trustees—replacement of last continuing trustee who dead	o is 150
228	Appointment of trustees—replacement of last continuing trustee with impaired capacity or who is insolvent under administration	า 150
229	Appointment of trustees—additional trustees	150
230	Vesting of trust property in existing trustees	150
_		

231	Powers etc. of existing trustees appointed under repealed Act, s 12	151
232	Removal and discharge of trustees in particular circumstances happening or starting before commencement	151
233	Application of requirement to notify former delegate of trustee's replacement, removal or discharge	152
234	Vesting and divesting of particular trust property if trustees appointed discharged before commencement	l or 152
235	Exercise of trust powers etc. by surviving trustees	152
236	Vesting of trust property and devolution of trusts—death of last continuing trustee before commencement	152
237	Vesting of trust property and devolution of trusts—death of last continuing trustee after commencement	153
238	Mortgage estates vested in public trustee before commencement	154
239	When grantee under letters of administration taken to be trustee of w	/ill
	· · · · · · · · · · · · · · · · · · ·	154
Division 4	Provisions for custodian trustees	
240	Application of pt 4 to existing trusts	154
241	Application of Act to existing custodian trustees	154
Division 5	Provisions for investments	
242	Investment advice obtained before commencement	155
243	First review of existing trust investments	155
244	Dwelling house purchased etc. as residence before commencement	
	· · · · · · · · · · · · · · · · · · ·	156
245	Liability for particular loans made by trustee before commencement	
	· · · · · · · · · · · · · · · · · · ·	157
246	Proceedings against trustees for breach of trust in relation to exercise investment power	e of 157
247	Set off of gains and losses in proceedings for breach of trust	157
248	Particular references in documents to authorised investments etc.	158
Division 6	Provisions for general powers of trustees	
249	Application of general powers in relation to existing trust property	159
250	Power to apportion particular expenditure and payments made befor commencement	e 159
251	Existing notices of appropriation	160
252	Appropriation before commencement to pay annuity or periodic paym	ient
	· · · · · · · · · · · · · · · · · · ·	160
253	Distribution of land after notice given to registrar or other person before commencement	ore 161

254	Conveyance of property sold before commencement on terms of deferred payment	61
255	Delegation of matter by power of attorney in operation before commencement	62
256	Existing appointments of agents 1	62
257	Application of income by trustee-mortgagee in possession 1	62
258	Application of insurance money 1	63
259	Payment for deposit of documents for safe custody before commencement	63
260	Valuations if required consultation undertaken before commencemen	t
		63
261	Audit conducted before commencement 1	64
262	Costs etc. of inquiries about beneficiaries 1	64
263	Effect of conversion of land or personal property before commenceme under statutory power	ent 64
264	Businesses carried on before commencement 1	65
Division 7	Provisions for maintenance, education and advancement	
265	Accumulations of surplus trust income held before commencement 1	65
266	Application of trust capital, and bringing particular amounts into account if capital paid or applied before commencement	nt, 65
267	Requirement for chief executive to publish prescribed amount for financial year	66
268	Conditions imposed before commencement on advances for maintenance etc	66
269	Existing protective trusts 1	66
Division 8	Provisions for indemnities and protection of trustees and other persons	
270	Protection against liability for rents and covenants if accrued liabilities satisfied before commencement	67
271	Existing notices of intended distribution of trust property or estate 1	67
272	Existing notices calling on claimants and potential claimants to take leg proceedings etc	gal 68
273	Existing proceedings for orders in relation to proceedings not taken o prosecuted in compliance with notice served before commencement	r
		69
274	Remedies for wrongful distribution of trust property 1	69
275	Effect of order made before commencement refusing leave to enforce remedy for wrongful distribution of trust property in particular way 1	e 69
276	Expenses reasonably incurred before commencement in administerin	ng

	trust	0
277	Statement in existing instrument about vacancy in trust or removal of trustee	0
278	Power of court to relieve trustee from personal liability for breach of trus committed before commencement	
279	Power of court to make beneficiary indemnify for breach of trust committed before commencement	1
280	Indemnity for acts done under particular court orders	1
Division 9	Provisions for remuneration of trustees	
281	Existing proceedings for remuneration of trustees	1
282	Proceedings for remuneration of trustees for whom charges have been paid out under repealed Act	
283	Application of s 161 to amounts charged, or proposed to be charged, fo commission or professional charges	
Division 10	Provisions for court powers	
284	Existing proceedings under particular provisions of repealed Act 17	2
285	Powers etc. of trustees appointed by court under repealed Act, s 80	
		2
286	Power to disqualify particular persons from appointment as trustees and remove them as trustees of other trusts	
287	Circumstances relating to validity of vesting and other orders made under repealed Act	
288	Agreements entered into for infants by court-appointed persons 17	3
289	Orders authorising dealings etc. in relation to particular property to which infants are beneficially entitled	
290	Vesting orders made under repealed Act 17	4
291	Powers of persons in whose favour vesting order as trustee made unde repealed Act	
292	Conveyance or release by person appointed by court under repealed Act, s 92 17	5
293	Revocation or variation of orders made under repealed Act, s 94 17	6
294	Directions made under repealed Act, s 96 17	6
295	Application of provisions about proceedings in absence of particular persons	6
296	Application of provisions for orders about costs	7
297	Payment into court—orders made before commencement 17	7
298	Payment into court—money or securities paid before commencement	
		7
Division 11	Provision for charitable trusts	

Contents

299	Existing proceedings in relation to charitable trusts	177
Division 12	Provision for gifts by particular trustees to charity-like governmentities or other entities	nent
300	Application of pt 13 to funds and trusts established before commencement	178
Division 13	Provisions for particular philanthropic gifts	
Subdivision 1	Preliminary	
301	Definition for division	178
Subdivision 2	Validation of exercise, or purported exercise, of particular pow	ers
302	Validation provision for exercise, or purported exercise, of particular powers during relevant period	r 179
Subdivision 3	Application of Act to particular prescribed trusts	
303	Definitions for subdivision	180
304	Meaning of former prescribed power	180
305	Application of Act to particular prescribed trusts	181
306	Application of s 305 in relation to particular powers exercised, or purportedly exercised, before commencement	182
Division 14	Provision for particular statutory trustees under repealed Act	
307	Continued application of repealed Act to statutory trustees of settled	land
		183
Division 15	Other matters	
308	Requirements for particular transfers to local governments to end	183
309	References to repealed Act	184
310	Transitional regulation-making power	184
Part 18	Amendment of Acts	
Division 1	Amendment of this Act	
311	Act amended	184
312	Amendment of long title	185
Division 2	Amendment of Aboriginal Land Act 1991	
313	Act amended	185
314	Amendment of pt 21, div 2, hdg (Powers of Supreme Court)	185
315	Insertion of new s 268A	185
	268A Definition for division	185
316	Amendment of s 269 (Jurisdiction of Supreme Court)	186
317	Amendment of sch 1 (Dictionary)	186
Division 3	Amendment of Corrective Services Act 2006	
318	Act amended	186

319	Amendmer	nt of s 311 (Prisoners trust fund)	186
320	Amendmer	nt of s 315 (Investment of prisoners trust fund)	186
321	Insertion of	f new s 319KA	187
	319KA	Relationship with Trusts Act 2025	187
Division 4	Amendme	nt of District Court of Queensland Act 1967	
322	Act amend	ed	187
323	Amendmer	nt of s 68 (Civil jurisdiction)	187
Division 5	Amendme	nt of Funeral Benefit Business Act 1982	
324	Act amend	ed	188
325	Amendmer	nt of s 79 (Application of Trusts Act 1973)	188
326		ent of pt 9, hdg (Transitional provisions for Liquor and Gar Reduction) and Other Legislation Amendment Act 2013	
			188
327	Amendmer	nt of s 90 (Definitions for pt 9)	189
328	Insertion of	f new pt 9, div 2	189
	Division 2	Transitional provisions for Trusts Act 2025	
	97	Definition for division	189
	98	Application of Trusts Act 2025 to particular payments methods before commencement	ade 189
	99	Continued application of repealed Trusts Act 1973 in particular circumstances	190
Division 6	Amendme	nt of Public Trustee Act 1978	
329	Act amend	ed	191
330		ent of s 40 (When public trustee being custodian trustee ustee may act as general trustee)	or 191
	40	When public trustee as custodian trustee may act as managing trustee	191
	40A	When public trustee as statutory trustee may act as trus	tee
			192
331	Insertion of	f new pt 10, div 4	192
	Division 4	Transitional provisions for Trusts Act 2025	
	150	When public trustee as custodian trustee may act as managing trustee—existing appointment	193
	151	Application of former s 40(3) to particular statutory truste	es
			193
Division 7	Amendme	nt of River Improvement Trust Act 1940	
332	Act amend	ed	193
333	Insertion of	f new s 5BA	194

	5BA	Relationship with Trusts Act 2025	194
334		ent of pt 9, hdg (Transitional provision for Water Legislati nt Act 2016)	on 194
335	Insertion o	f new pt 9, div 2	194
	Division 2	Validation provision for Trusts Act 2025	
	25	Relationship with repealed Trusts Act 1973	194
Division 8	Amendme	ent of Succession Act 1981	
336	Act amend	ed	195
337	Insertion o	f new ss 49B–49D	195
	49B	Power to carry on business	195
	49C	Power to subscribe to particular funds if carrying on busi	ness
			197
	49D	Court may approve period for carrying on business .	198
338	Insertion o	f new s 53A	198
	53A	Protection of personal representatives for calls made aft transfer of shares	ter 198
339	Insertion o	f new s 61AA	199
	61AA	Abolition of rule in Allhusen v Whittell	199
Division 9	Amendme	ent of Torres Strait Islander Land Act 1991	
340	Act amend	led	201
341	Amendme	nt of pt 15, div 2, hdg (Powers of Supreme Court)	201
342	Insertion o	f new s 173A	201
	173A	Definition for division	201
343	Amendme	nt of s 174 (Jurisdiction of Supreme Court)	202
344	Amendme	nt of sch 1 (Dictionary)	202
Part 19	Other ame	endments	
345	Legislation	amended	202
Schedule 1	Dictionary	·	203
Schedule 2	Other ame	endments	209
	Aboriginal	Land Act 1991	209
	Building In	dustry Fairness (Security of Payment) Act 2017	210
	Charitable	Funds Act 1958	211
	Funeral Be	enefit Business Act 1982	211
	Guardians	hip and Administration Act 2000	212
	Land Act 1	994	212

Land Valuation Act 2010	212
Legal Aid Queensland Act 1997	213
Limitation of Actions Act 1974	213
Nature Conservation Act 1992	213
Powers of Attorney Act 1998	214
Property Law Act 1974	214
Property Law Act 2023	214
Public Trustee Act 1978	215
Retirement Villages Act 1999	215
Succession Act 1981	216
Torres Strait Islander Land Act 1991	216
Trustee Companies Act 1968	218
United Grand Lodge of Antient Free and Accepted Masons of Queensland Trustees Act 1942	218

2025

A Bill

for

An Act to provide for the law relating to trusts, to repeal the *Trusts Act 1973*, and to amend this Act, the *Aboriginal Land Act 1991*, the *Corrective Services Act 2006*, the *District Court of Queensland Act 1967*, the *Funeral Benefit Business Act 1982*, the *Public Trustee Act 1978*, the *River Improvement Trust Act 1940*, the *Succession Act 1981*, the *Torres Strait Islander Land Act 1991* and the legislation mentioned in schedule 2 for particular purposes

[s 1]

The Pa	arlia	ment of Queensland enacts—	1
Part	1	Preliminary	2
Divis	ion	1 Introduction	3
1	Sho	This Act may be cited as the <i>Trusts Act 2025</i> .	4 5
2	Con	nmencement This Act commences on a day to be fixed by proclamation.	6 7
3	Арр	lication of Act	8
	(1)	This Act applies in relation to a trust whether created before or after, or partly before and partly after, the commencement of this Act, except to the extent this Act or another Act provides otherwise. <i>Note—</i>	9 10 11 12 13
		For an example of an Act providing otherwise, see the <i>Land Act 1994</i> , section 90.	14 15
	(2)	Also, this Act applies despite a contrary intention in any trust instrument, except to the extent this Act provides otherwise.	16 17
	(3)	This Act does not prevent a settlor conferring on a trustee any powers additional to or greater than those conferred under this Act.	18 19 20
	(4)	Any additional or greater power conferred on a trustee by a settlor has effect and is exercisable in the same way, and with the same consequences, as a power conferred under this Act.	21 22 23
	(5)	Subsection (4) applies subject to an express contrary intention in the trust instrument.	24 25

	(6)	The powers conferred on a trustee under this Act are in addition to the powers conferred on the trustee under any other Act.	1 2 3
	(7)	In this section—	4
		<i>trustee</i> includes a person exercising the powers of a trustee under this Act.	5 6
4	Act	binds all persons	7
		This Act binds all persons, including the State and, to the extent the legislative power of the Parliament permits, the Commonwealth and the other States.	8 9 10
Divis	ion	2 Interpretation	11
5	Def	initions	12
		The dictionary in schedule 1 defines particular words used in this Act.	13 14
6	Меа	aning of <i>trust</i>	15
		Trust includes—	16
		(a) an implied, resulting, bare or constructive trust; and	17
		(b) the duties incidental to the office of a personal representative.	18 19
7	Меа	aning of trustee and statutory trustee	20
	(1)	Trustee includes—	21
		(a) a trustee corporation; and	22
		(b) another corporation in which property subject to a trust is vested; and	23 24
		(c) a personal representative; and	25

[s 8]

8

	(d)	a statutory trustee.	1
(2)	-	erson, other than a person under a legal incapacity, is a <i>atory trustee</i> in relation to trust property comprising land	2 3 4
	(a)	the person is beneficially entitled to possession of the land, or to the rents and profits of the land; and	5 6
	(b)	apart from this section, there is no trustee of the land.	7
	Note-	_	8
	Se	e part 14 in relation to statutory trustees.	9
Me	aning	of trust instrument	10
(1)		trust instrument, in relation to a trust, is any instrument	11
		ting the trust, as modified by all validly executed adments.	12 13
(2)		is section—	13
(2)		<i>ument</i> includes an Act.	14
	uusu		15
	aning perty	of <i>trust property</i> and references to trust	16 17
(1)	• •	<i>t property</i> includes—	18
(1)	(a)	property settled on any trust; and	19
	(b)	property subject to any implied, resulting, bare or constructive trust; and	20 21
	(c)	property subject to any trust or direction for sale, however arising; and	22 23
	(d)	land vested in a person for an estate for the person's own life or any other life, or for a term of years determinable on life not being a mere lease at rent, or for any greater estate not being a fee simple absolute; and	24 25 26 27
	(e)	land in relation to which a person has, under a will, a	28

		[s 10]	
		(f) the estate of a deceased person.	1
	(2)	A reference in this Act to trust property includes a reference to a part of the trust property.	2 3
10	Ме	aning of capacity and impaired capacity	4
	(1)	A person has <i>capacity</i> for a matter only if the person is capable of—	5 6
		(a) understanding the nature and effect of decisions about the matter; and	7 8
		(b) freely and voluntarily making decisions about the matter; and	9 10
		(c) communicating the decisions in some way.	11
	(2)	A person has <i>impaired capacity</i> for a matter if the person does not have capacity for the matter.	12 13
		Example of a matter for this section—	14
		administering a trust	15
11	Ме	aning of <i>charitable</i>	16
	(1)	The established rules of law relating to what is <i>charitable</i> , as in force immediately before the commencement, continue to apply.	17 18 19
		Examples of categories of charitable purposes—	20
		• the relief of poverty	21
		• the advancement of education	22
		• the advancement of religion	23

- Despite any rule of law to the contrary, it is declared that it is (2)24 and always has been charitable to provide, or to help in 25 providing, facilities for recreation or other leisure time 26 activity, if the facilities are provided in the interests of social 27 welfare. 28
- (3) For subsection (2), facilities are provided in the interests of 29 social welfare only if-30

[s 12]

		(a)	the	facilities are provided with the object of improving conditions of life for the persons for whom the lities are primarily intended; and	1 2 3
		(b)	eithe	er—	4
			(i)	those persons have need of the facilities because of their youth, age, infirmity or disability, poverty or social and economic circumstances; or	5 6 7
			(ii)	the facilities are to be available to the members of the public at large or to a substantial section of the public at large.	8 9 10
	(4)		arita	n this section limits the requirement that, in order to ble, a gift, trust or institution must be for the public	11 12 13
12	Ref fun		es t	o security when lending or investing trust	14 15
		funds truste	s on ee len	et, a reference to a trustee lending or investing trust the security of property includes a reference to a adding or investing trust funds on a new security or on er of an existing security.	16 17 18 19
Part	2			Restrictions on appointment of trustees and related matters	20 21
13	Per	rsons	who	o can not be appointed as trustees	22
	(1)	The f	follov	wing persons can not be appointed as a trustee—	23
		(a)	a ch	ild;	24
		(b)	an ii	ndividual who is an insolvent under administration;	25
		(c)	a co	rporation that is a Chapter 5 body corporate;	26
		(1)			•-

a person who is disqualified from being appointed as a (d) 27 trustee by an order made under section 168. 28

(2)	The purported appointment of a person mentioned in subsection $(1)(a)$, (b) , (c) or (d) is of no effect.	1 2
(3)	Subsections (1)(b) and (c) and (2) do not affect the appointment of—	3 4
	(a) an individual who becomes an insolvent under administration after the individual's appointment as trustee has taken effect; or	5 6 7
	(b) a corporation that becomes a Chapter 5 body corporate after the corporation's appointment as trustee has taken effect.	8 9 10
	Note—	11
	See, however—	12
	(a) sections 20, 23 and 29 in relation to the replacement and removal of a trustee who becomes an insolvent under administration; and	13 14
	(b) sections 20 and 29 in relation to the replacement and removal of a trustee that becomes a Chapter 5 body corporate.	15 16
(4)	This section does not apply in relation to the appointment of a personal representative.	17 18
(5)	Also, to remove any doubt, it is declared that this section does not limit the court's power to declare that a person mentioned in subsection $(1)(a)$, (b) , (c) or (d) holds property as a trustee.	19 20 21
Lin	nit on number of trustees of particular trusts	22
(1)	This section applies to a trust other than—	23
	(a) a charitable trust; or	24
	(b) a trust that is, or is created for the purpose of becoming, a self managed superannuation fund within the meaning of the <i>Superannuation Industry (Supervision) Act 1993</i> (Cwlth).	25 26 27 28
(2)	The trust may not have more than 4 trustees.	29
(3)	If more than 4 persons are named as trustees under the trust instrument—	30 31

[s	15]
----	-----

	(a)	the first 4 persons named, who are able and willing to act as trustees and whose appointments are otherwise able to take effect, are the trustees; and	1 2 3
		Example of a person who is not able to act as a trustee—	4
		a person who has impaired capacity for administering the trust	5
		Example of a person whose appointment as a trustee is not otherwise able to take effect—	6 7
		a person who can not, under section 13, be appointed as a trustee	8
	(b)	the appointment of the other persons is of no effect.	9
(4)		astodian trustee is not to be counted for the purpose of any tation on the number of trustees the trust may have.	10 11
	Note-	_	12
	Se	e part 4 in relation to custodian trustees.	13
(5)	This	section applies subject to section 15.	14
0			
tru		oproval of more than 4 trustees for particular	15 16
(1)		section applies in relation to a trust other than a trust tioned in section $14(1)(a)$ or (b).	17 18
(2)	appo	court may, on application, make an order approving the bintment of more than 4 trustees of the trust if satisfied it propriate to do so in the particular circumstances of the	19 20 21 22
	Note-	_	23
		e section 163 in relation to the persons who may apply to the court r particular orders.	24 25
(3)		number of trustees approved by an order made under ection (2) is the <i>approved number</i> .	26 27
	Exam	nple—	28
		the court approves the appointment of 6 trustees, the approved amber is 6.	29 30
(4)		e court makes an order under subsection (2) in relation to st, section 14 applies to the trust as if—	31 32

		[s 16]	
		(a) the reference in section 14(2) to 4 trustees were a reference to the approved number of trustees; and	1 2
		(b) a reference in section 14(3) to 4 persons were a reference to the approved number of persons.	3 4
16	Loc trus	cal government trustees may act in administration of sts	5 6
	(1)	If a local government is appointed as trustee of a trust, the local government may act in the administration of the trust for the purpose of, and according to, the trust, even if the purpose is not a function of local government.	7 8 9 1(
	(2)	Subsection (1) applies whether or not the local government is an original trustee of the trust.	11 12
	(3)	However, if the local government is not an original trustee of the trust, subsection (1) applies subject to a contrary intention in the trust instrument.	13 14 13
Part	3	Appointment, discharge and removal of trustees and devolution of trusts	10 17 18
Divis	ion	1 Preliminary	19
17	Арј	plication of part	20
		This part applies in relation to a trustee who is the personal representative of the estate of a deceased person only if, and to the extent, the personal representative—	21 22 23
		(a) has completed the administration of all, or a part, of the estate; and	24 25
		(b) holds the estate, or a part of the estate, in the capacity of trustee only.	26 27

[s 18]

18	Wh	ien a	ppointors are not <i>able and willing to act</i>	L
	(1)		his part, if there is 1 appointor for a trust, the appointor is2 <i>able and willing to act</i> as appointor for the trust if—3	2
		(a)	the appointor does not exercise the power of 4 appointment within a reasonable period; or 5	
		(b)	the appointor is otherwise not able and willing to act as appointor.	
	(2)	appo	this part, if there are 2 or more appointors for a trust, the8intors are not <i>able and willing to act</i> as appointors for the9if—1	
		(a)	the appointors can not, within a reasonable period— 1	1
			to exercise the power of appointment by 1 majority—reach a majority decision on the 1	2 3 4 5
				6 7
		(b)	••••••	8
Divis	sion	2	Appointment of trustees 2	20
19	Ар	plica	ion of division 2	21

- If there is an appointor for a trust, the provisions of this division relating to appointors apply, whether the appointment of a trustee is to be made in a circumstance mentioned in this division or in the trust instrument.
- (2) However, if an appointor is authorised under this division to appoint a trustee in a circumstance that is also mentioned in the trust instrument, an appointment made under this division in that circumstance is subject to the terms applying under the trust instrument to an appointment in that circumstance.
 (2) However, if an appointment is authorised under this division to the trust instrument to an appointment in that circumstance.
 (2) However, if an appointment is authorised under this division to the trust instrument to an appointment in that circumstance.

		[s 20]
(3)	and	will names a person as trustee of a trust created by the will the person is dead, the provisions of this division that y if a trustee is dead apply—
	(a)	whether the person is named as a sole trustee or otherwise of the trust; and
	(b)	whether the death of the person happened before or after the death of the testator.
		ment of trustees—replacement of trustee in ar circumstances
(1)		section applies if a trustee of a trust (a <i>relevant</i> ee)—
	(a)	is dead; or
	(b)	declares, by instrument, that the trustee wishes to be discharged from all or part of the trusts reposed in the trustee; or
	(c)	refuses to act as trustee; or
	(d)	is unfit to act as trustee; or
	(e)	is incapable of acting as trustee, including, for example, because of having impaired capacity for administering the trust; or
	(f)	becomes an insolvent under administration; or
	(g)	is disqualified from managing corporations under the Corporations Act, part 2D.6 and either—
		(i) does not have permission under section 206GAB or 206G of that Act to manage all corporations; or
		 (ii) has permission under section 206GAB or 206G of that Act to manage all corporations, but the permission is subject to exceptions or conditions; or
	(h)	is a corporation that—
		(i) stops carrying on business; or

Part 3 Appointment, discharge and removal of trustees and devolution of trusts

[s 21]

	(ii) becomes a Chapter 5 body corporate; or	1		
	(iii) is deregistered or otherwise ceases to exist; or	2		
	(i) is removed under the trust instrument.	3		
(2)	For subsection (1), it does not matter whether the relevant trustee is an original trustee of the trust or was appointed by the court or otherwise.	4 5 6		
(3)	The following persons may, by instrument, appoint 1 or more persons as trustees to replace the relevant trustee—	7 8		
	(a) if there is an appointor for the trust—the appointor;	9		
	(b) if there is no appointor for the trust, or no appointor who is able and willing to act as an appointor—the continuing trustee of the trust or, if there is more than 1 continuing trustee, the continuing trustees.	10 11 12 13		
	Notes—	14		
	1 See section 14 in relation to the limit applying to the number of trustees of particular trusts.	15 16		
	2 See also section 166 in relation to the court's power to appoint and remove trustees.	17 18		
(4)	Subject to a contrary intention in the trust instrument, an appointor for the trust may appoint themself as a trustee under subsection $(3)(a)$.	19 20 21		
(5)	In this section—	22		
	<i>continuing trustee</i> includes a relevant trustee mentioned in subsection (1)(b) or (c) who is willing to act under subsection (3)(b).	23 24 25		
	pointment of trustees—replacement of last continuing stee who is dead	26 27		
(1)	This section applies if all of the following apply—			
	(a) the last continuing trustee of a trust is dead;	29		
	(b) there is no appointor for the trust, or no appointor who is able and willing to act under section 20 to appoint a trustee to replace the last continuing trustee;	30 31 32		

[s 21]

	(c)	if the trust instrument includes a mechanism, other than the appointment of an appointor, for appointing a trustee to replace the last continuing trustee—an appointment of a trustee under the mechanism has not taken effect within a reasonable period after the death of the last continuing trustee.	1 2 3 4 5 6
(2)	cont	subsection (1), it does not matter whether the last inuing trustee was an original trustee of the trust or was binted by the court or otherwise.	7 8 9
(3)	by ir the l	personal representative of the last continuing trustee may, astrument, appoint 1 or more persons as trustees to replace ast continuing trustee.	10 11 12
	Notes		13
	1	See section 14 in relation to the limit applying to the number of trustees of particular trusts.	14 15
	2	See also section 166 in relation to the court's power to appoint and remove trustees.	16 17
(4)	The	personal representative of the last continuing trustee—	18
	(a)	is taken to have always had the power of appointment conferred under subsection (3); and	19 20
	(b)	if the personal representative is the executor, whether original or by representation, of the last continuing trustee's will—may exercise the power of appointment conferred under subsection (3) without the agreement of any executor named in the trustee's will who has not proved the trustee's will.	21 22 23 24 25 26
(5)	Subject to a contrary intention in the trust instrument, the personal representative of the last continuing trustee may appoint themself as a trustee under subsection (3).		27 28 29
(6)	If there is more than 1 personal representative of the last continuing trustee, the personal representatives must exercise the power of appointment under subsection (3) jointly.		
(7)	In th	is section—	33

[s 22]

22

<i>personal representative</i> , of the last continuing trustee of a trust, does not include an executor named in the trustee's will who has not proved the trustee's will.				
Appointment of trustees—replacement of last continuing trustee with impaired capacity	4 5			
(1) This section applies if all of the following apply—	6			

- (a) the last continuing trustee of a trust is incapable of 7 acting as trustee because the trustee has impaired 8 capacity for administering the trust;
- (b) there is no appointor for the trust, or no appointor who is able and willing to act under section 20 to appoint a trustee to replace the last continuing trustee;
 10
- (c) if the trust instrument includes a mechanism, other than 13 the appointment of an appointor, for appointing a trustee 14 to replace the last continuing trustee—an appointment 15 of a trustee under the mechanism has not taken effect 16 within a reasonable period after the later of the 17 following to happen to the last continuing trustee—18
 - (i) becoming the last continuing trustee; 19
 - (ii) becoming a person with impaired capacity for 20 administering the trust; 21
- (d) an administrator or attorney for the last continuing 22 trustee is authorised, under their appointment as administrator or attorney, to exercise power for all 24 financial matters for the trustee.
- (2) For subsection (1), it does not matter whether the last continuing trustee is an original trustee of the trust or was appointed by the court or otherwise.
 28
- (3) The administrator or attorney may, by instrument, appoint 1 or 29 more persons as trustees to replace the last continuing trustee. 30

Notes-

1See section 14 in relation to the limit applying to the number of
trustees of particular trusts.32
33

		[s 23]		
	2	See also section 166 in relation to the court's power to appoint and remove trustees.		
		administrator or attorney may appoint themself as a ee under subsection (3).		
	for the form	If there is more than 1 administrator or more than 1 attorney for the last continuing trustee, the administrators or attorneys must exercise the power of appointment under subsection (3) jointly.		
(6)	To re	emove any doubt, it is declared that—		
	(a)	the exercise of the power of appointment under subsection (3) is not made in the capacity of administrator or attorney for the last continuing trustee; and		
	(b)	neither the <i>Guardianship and Administration Act 2000</i> nor the <i>Powers of Attorney Act 1998</i> applies in relation to the exercise of the power of appointment.		
(7)	This	section applies subject to a contrary intention in-		
	(a)	the trust instrument; or		
	(b)	the order or instrument by which the administrator or attorney is appointed.		
		ment of trustees—replacement of last continuing who is insolvent under administration		
(1)	This	section applies if all of the following apply—		
	(a)	the last continuing trustee of a trust is an insolvent under administration;		
	(b)	there is no appointor for the trust, or no appointor who is able and willing to act under section 20 to appoint a trustee to replace the last continuing trustee;		
	(c)	if the trust instrument includes a mechanism, other than the appointment of an appointor, for appointing a trustee to replace the last continuing trustee—an appointment of a trustee under the mechanism has not taken effect		

[s 24]

		within a reasonable period after the later of the following to happen to the last continuing trustee—	1 2
		(i) becoming the last continuing trustee;	3
		(ii) becoming an insolvent under administration.	4
	(2)	For subsection (1), it does not matter whether the last continuing trustee is an original trustee of the trust or was appointed by the court or otherwise.	5 6 7
	(3)	Subject to a contrary intention in the trust instrument, the last continuing trustee may, by instrument, appoint 1 or more persons as trustees to replace themself.	8 9 10
		Notes—	11
		1 See section 14 in relation to the limit applying to the number of trustees of particular trusts.	12 13
		2 See also section 166 in relation to the court's power to appoint and remove trustees.	14 15
	(4)	The power conferred under subsection (3) is a personal right only of the last continuing trustee.	16 17
24	Ар	pointment of trustees—additional trustees	18
	(1)	This section applies in relation to a trust if—	19
		 (a) the number of trustees of the trust is less than the number of trustees permitted for the trust under section 14, including that section as applied by section 15(4); or 	20 21 22
		(b) section 14 does not apply to the trust.	23
	(2)	The following persons may, by instrument, appoint 1 or more persons as additional trustees of the trust—	24 25
		(a) if there is an appointor for the trust—the appointor;	26
		(b) if there is no appointor for the trust, or no appointor who is able and willing to act as an appointor—the trustee of the trust or, if there is more than 1 trustee, the trustees.	27 28 29
		Notes—	30
		1 See section 14 in relation to the limit applying to the number of trustees of particular trusts.	31 32

[s 25]

	2 See also section 166 in relation to the court's power to appoint additional trustees.	$\frac{1}{2}$								
(3)	However, the persons mentioned in subsection (2) are not required to exercise the power conferred under that subsection unless the appointment of 1 or more additional trustees is required under the trust instrument or an Act.									
(4)	Subject to a contrary intention in the trust instrument, an appointor for the trust may appoint themself as an additional trustee under subsection $(2)(a)$.									
	pointment of trustees—separate trustees of separate st property	10 11								
(1)	This section applies if, under a trust, a part of the trust property (the <i>separate trust property</i>) is held on a trust distinct from the trust relating to any other part of the trust property.									
(2)	If a new trustee may be appointed under this division—	16								
	 (a) 1 or more separate trustees may be appointed of the separate trust property, whether or not a new trustee is, or is to be, appointed of any other part of the trust property; and 	17 18 19 20								
	(b) a continuing trustee may be appointed or continue as a trustee of the separate trust property; and	21 22								
	(c) if only 1 trustee of the trust property was originally appointed—1 trustee may be appointed of the separate trust property.	23 24 25								
Ρο	wers etc. of trustees appointed under division	26								
(1)	A person appointed under this division as a trustee of trust property has all the powers, authorities and discretions of, and may in all matters act as, a person who had originally been appointed as a trustee of the trust property under the trust instrument.	27 28 29 30 31								

25

[s	27]
----	-----

	(2)		section (1) applies in relation to the trustee both before after the trust property is vested in the trustee.	1 2
Divi	sion	3	Discharge and removal of trustees	3
27	Wh	ien <i>m</i>	ninimum trustee requirements are satisfied	4
			this division, the <i>minimum trustee requirements</i> for a are satisfied if the trust has—	5 6
		(a)	at least 1 trustee that is a corporation; or	7
			Examples of a corporation—	8
			• the public trustee	9
			• a licensed trustee company	10
			a company registered under the Corporations Act	11
			a local government	12
			Note—	13
			See section 16 in relation to the power of a local government to act in the administration of a trust.	14 15
		(b)	at least 2 trustees who are individuals; or	16
		(c)	if only 1 trustee was originally appointed or the trust instrument allows the trust to have only 1 trustee who is an individual—1 trustee who is an individual.	17 18 19
28	Dis	char	ge of trustee on appointment of new trustee	20
	(1)	This	section applies if—	21
		(a)	a new trustee is appointed under division 2 to replace a trustee (the <i>replaced trustee</i>); and	22 23
		(b)	on the appointment of the new trustee, the minimum trustee requirements for the trust are satisfied.	24 25
	(2)		he appointment of the new trustee, the replaced trustee is harged from the trust.	26 27
	(3)		vever, if the replaced trustee has declared, as mentioned in for $20(1)(b)$, that the trustee wishes to be discharged from	28 29

		[s 29]	
		only part of the trusts reposed in the trustee and is replaced under section 20 in relation to that part only, the trustee is discharged from that part only.	1 2 3
29		moval and discharge of trustee without appointment of w trustee	4 5
	(1)	This section applies in relation to a relevant trustee mentioned in section $20(1)(c)$, (d), (e), (f), (g) or (h).	6 7
	(2)	For subsection (1), it does not matter whether the relevant trustee is an original trustee of the trust or was appointed by the court or otherwise.	8 9 10
	(3)	The following persons may, by instrument, remove the relevant trustee without appointing a new trustee to replace the relevant trustee—	11 12 13
		(a) if there is an appointor for the trust—the appointor;	14
		(b) if there is no appointor for the trust, or no appointor who is able and willing to act as an appointor—the continuing trustee of the trust or, if there is more than 1 continuing trustee, the continuing trustees.	15 16 17 18
	(4)	However, subsection (3) applies only if, on the removal of the relevant trustee, the minimum trustee requirements for the trust will be satisfied.	19 20 21
	(5)	On the removal of the relevant trustee under this section, the relevant trustee is discharged from the trust.	22 23
30	Dis	scharge of trustee who wishes to be discharged	24
	(1)	This section applies if—	25
		 (a) a trustee declares, by instrument, that the trustee wishes to be discharged from all, or part (the <i>relevant part</i>), of the trusts reposed in the trustee; and 	26 27 28
		(b) on the discharge, the minimum trustee requirements will be satisfied for the trust or relevant part; and	29 30

Part 3 Appointment, discharge and removal of trustees and devolution of trusts

[s 31]

		(c)		trustee's co-trustees and, if there is an appointor for trust, the appointor, by instrument, agree to—	1 2
			(i)	discharge the trustee from the trusts or relevant part; and	3 4
			(ii)	vest the trust property in the co-trustees alone.	5
	(2)	•		o subsection (3), the trustee is discharged from the elevant part.	6 7
	(3)	The	disch	arge of the trustee takes effect—	8
		(a)	prop trust und anot	he extent it is necessary, in order to vest the trust berty in the co-trustees alone, for a transfer of the t property to be notified, registered or recorded er the requirements of another Act or of a law of ther State or the Commonwealth—on the fication, registration or recording of the transfer; or	9 10 11 12 13 14
		(b)	appl	or to the extent, paragraph (a) does not y —according to the terms of the instrument tioned in subsection (1)(c).	15 16 17
	(4)	that part subs	the tr of th ection rence	the has declared, as mentioned in subsection $(1)(a)$, ustee wishes to be discharged from only the relevant ne trusts, this section applies as if a reference in ns $(1)(c)(ii)$ and $(3)(a)$ to the trust property were a to the trust property held on trust under the relevant	18 19 20 21 22 23
	(5)	a ne		e any doubt, it is declared that it is not necessary for istee to be appointed to replace the trustee who is d.	24 25 26
Divi	sion	4		Notification of former delegate if trustee is replaced, removed or discharged	27 28 29
31		ticul egate		ersons to notify person who was trustee's	30 31
	(1)	This	secti	on applies if—	32

[s 32]

		(a)	a tru	stee is—	1
			(i)	replaced under division 2; or	2
			(ii)	removed under section 29 or under the trust instrument, without being replaced; or	3 4
			(iii)	discharged under section 30; and	5
		(b)	relev	the trustee is replaced, removed or discharged, the rant person has notice that the trustee had, under on 95, delegated a matter in relation to the trust.	6 7 8
	(2)	perso	on has ee gav	tion (1)(b), it does not matter whether the relevant notice of the delegation of the matter because the re notice to the relevant person under section 99, or	9 10 11 12
	(3)	deleg	ation	ant person must give the person to whom the was made written notice that the trustee has been emoved or discharged, as the case may be.	13 14 15
	(4)	In thi	s sect	ion—	16
		relev	ant p	erson means—	17
		(a)	ment	lation to a trustee who is replaced or removed as ioned in subsection $(1)(a)(i)$ or (ii) —the person cing or removing the trustee; or	18 19 20
		(b)	subse	ation to a trustee who is discharged as mentioned in ection $(1)(a)(iii)$ —any person whose agreement to ischarge is required under section 30.	21 22 23
Divisi	on	5		Vesting of trust property on appointment, removal or discharge of trustees	24 25 26
32	App	olicati	ion o	f division	27
	(1)		divis	ion applies if, by instrument (an instrument of	28 29

[s 33]

33

	(a)	a new trustee is appointed, whether under division 2 or under the trust instrument and whether to replace a trustee or to be an additional trustee; or	1 2 3
	(b)	a trustee is—	4
		(i) removed under section 29; or	5
		(ii) discharged under section 30.	6
(2)	trust	vever, this division does not apply in relation to a new ee if the new trustee is appointed to replace the last inuing trustee of a trust who is dead.	7 8 9
	Note-	_	10
		e division 7 in relation to the vesting of trust property on the death of e last continuing trustee of a trust.	11 12
Def	initic	ons for division	13
	In th	is division—	14
	instr	<i>rument of change</i> see section 32(1).	15
	mean the 1 beco	<i>-change trustee</i> , in relation to an instrument of change, ns a person who, on the appointment of a new trustee, or removal or discharge of a trustee, under the instrument, omes or continues as a trustee of the trust to which the rument relates.	16 17 18 19 20
	mean new effect	<i>change trustee</i> , in relation to an instrument of change, ns a person who, immediately before the appointment of a trustee, or the removal or discharge of a trustee, takes ct under the instrument, is a trustee of the trust to which nstrument relates.	21 22 23 24 25
Ves	sting	of trust property	26
(1)	discl	the appointment of the new trustee, or the removal or harge of the trustee, under the instrument of change, the ument of change—	27 28 29
	(a)	divests the trust property from the pre-change trustees; and	30 31

		[s 35]
		(b) without any conveyance, transfer or assignment, vests the trust property in—
		(i) the post-change trustee; or
		(ii) if there is more than 1 post-change trustee—the post-change trustees, as joint tenants.
	(2)	However, to the extent the divesting and vesting of the trust property have effect only if notified, registered or recorded under the requirements of another Act or of a law of another State or the Commonwealth—
		(a) the divesting and vesting of the trust property are subject to the requirements of the other Act or law; and
		(b) the instrument of change—
		(i) vests in the post-change trustee a right to call for a transfer of the trust property; or
		(ii) if there is more than 1 post-change trustee—vests in the post-change trustees jointly a right to call for a transfer of the trust property.
35	Tra	nsfer etc. of trust property
	(1)	Each pre-change trustee and post-change trustee must do all things necessary to assist in the notification, registration or recording of the divesting and vesting of the trust property under a requirement mentioned in section 34(2).
	(2)	The instrument of change is taken to be a conveyance of the trust property from the pre-change trustees to—
		(a) the post-change trustee; or
		(b) if there is more than 1 post-change trustee—the post-change trustees, as joint tenants.
	(3)	However, the instrument of change does not have effect as a breach of covenant or condition, or give rise to the forfeiture, of any lease or agreement for lease or other property.
	(4)	If the consent of a person is needed to the conveyance, transfer or assignment of the trust property—

[s 36]

		(a)	the vesting of the property under this division is subject to the consent; but	1 2
		(b)	the consent may be obtained after the execution of the instrument of change by the post-change trustee or, if there is more than 1 post-change trustee, the post-change trustees.	3 4 5 6
Divis	sion	6	Devolution of trusts on death of trustee	7 8
36	Exe	ercise	e of trust powers etc. by surviving trustees	9
	(1)	This	section applies if—	10
		(a)	a power is given to, or a trust is imposed on, 2 or more trustees jointly; and	11 12
		(b)	1 or more of the trustees dies.	13
	(2)	trust	surviving trustee or, if there is more than 1 surviving ee, the surviving trustees may exercise the power or form the trust, as the case may be.	14 15 16
Divi	sion	7	Vesting of trust property and devolution of trusts—death of last continuing trustee	17 18 19
37	Ар	plicat	ion of division	20
		This dies.	division applies if the last continuing trustee of a trust	21 22
38	Ves	sting	of trust property in public trustee	23
	(1)	devo and s	he death of the last continuing trustee, the trust property lives to and vests in the public trustee in the same way, subject to the same provisions, as trust property vests in a change trustee under division 5.	24 25 26 27

		[s 39]				
	(2)	However, it is not necessary for the public trustee to notify, register or record the vesting of the trust property under section 35, as applied by subsection (1), if—	1 2 3			
		(a) the public trustee does not act in relation to the trust; or	4			
		(b) the only action taken by the public trustee is the appointment of a new trustee.	5 6			
	(3)	The trust property remains vested in the public trustee until it is divested from the public trustee under section 40 or 41.	7 8			
39	Po	wers etc. of public trustee	9			
	(1)	While the trust property is vested in the public trustee under section 38, the public trustee has all the powers, authorities and discretions of, and may in all matters act as, a person who had originally been appointed as a trustee of the trust property under the trust instrument.	1 1 1 1 1			
	(2)	However, unless the court, in special circumstances, otherwise directs, the public trustee is not required to exercise any of the powers, authorities or discretions or act in the administration of the trust.	1: 1: 1: 1:			
	(3)	This section does not limit any power of the public trustee under the <i>Public Trustee Act 1978</i> , section 61 or 62.	1) 20			
40	Ve	sting of trust property in new trustee	2			
	(1)	This section applies if—				
		(a) a new trustee is appointed to replace the last continuing trustee; and	2: 2:			
		(b) for an appointment made other than by the public trustee—the new trustee gives the public trustee written notice of the appointment.	2: 2: 2:			
	(2)	The trust property—	2			
		(a) is divested from the public trustee; and	2			

[s 41]

		(b)	devolves to and vests in the new trustee in the same way, and subject to the same provisions, as trust property vests in a post-change trustee under division 5.	1 2 3
41	Ves	sting	of trust property in holder of grant	4
	(1)	This	section applies if—	5
		(a)	a new trustee has not been appointed to replace the last continuing trustee; and	6 7
		(b)	a grant of probate of the will, or letters of administration of the estate, of the last continuing trustee is made to a person, other than the public trustee; and	8 9 10
		(c)	the holder of the grant gives the public trustee written notice of—	11 12
			(i) the making of the grant; and	13
			(ii) the holder's intention to assume the trust of the trust property.	14 15
	(2)	The	trust property—	16
		(a)	is divested from the public trustee; and	17
		(b)	devolves to and vests in the holder of the grant in the same way, and subject to the same provisions, as trust property vests in a post-change trustee under division 5.	18 19 20
42	Ροι	vers	etc. of holder of grant	21
			e trust property vests in the holder of a grant under section he holder—	22 23
		(a)	is taken to be a person appointed as a new trustee by an appointor for the trust; and	24 25
		(b)	has all the powers, authorities and discretions of, and may in all matters act as, a person who had originally been appointed as a trustee of the trust property under the trust instrument.	26 27 28 29

				[s 43]	
43	Lia	bility	of p	ublic trustee	1
	(1)		the	ion applies if, before the trust property is divested public trustee under section 40 or 41, the public	2 3 4
		(a)		able for any action taken by the public trustee in tion to the trust; and	5 6
		(b)		ntitled to be indemnified out of the trust property for liability.	7 8
	(2)			vesting of the trust property from the public trustee tion 40 or 41—	9 10
		(a)	the	public trustee's liability ends; and	11
		(b)	a re sam	erson who would, apart from paragraph (a), have had medy against the public trustee is taken to have the e remedy against the person in whom the trust perty vests under section 40 or 41.	12 13 14 15
Divi	sion	8		Disclaimer of trusts of wills and related matters	16 17
44		clain ure to		f trust of will on renunciation of probate or bly	18 19
	(1)				
		(a)	-	erson is appointed as both executor and trustee of a ; and	21 22
		(b)	the	person—	23
			(i)	renounces probate of the will; or	24
			(ii)	fails to apply for probate of the will after being properly cited or summoned to apply.	25 26
	(2)	2) The person's renunciation or failure is taken to be a disclaimer by the person of the trust of the will.			
	(3)			ve any doubt, it is declared that subsection (2) does any express trust established under the will.	29 30

[s 45]

45			rantee under letters of administration is taken to ee of will		
	(1)	This	s section applies if—	3	
		(a)	a person is appointed as both executor and trustee of a will; and	4 5	
		(b)	the person—	6	
			(i) renounces probate of the will; or	7	
			(ii) fails to apply for probate of the will after being properly cited or summoned to apply; or	8 9	
			(iii) dies before probate of the will is granted to the person; and	10 11	
		(c)	letters of administration with the will are granted to another person (the <i>grantee</i>).	12 13	
	(2)		e grantee is taken to have been appointed trustee of the will ead of the person.	14 15	
Par	t 4		Custodian trustees	16	
46	Ме	aning	g of <i>managing trustee</i>	17	
		trust	a custodian trustee of trust property is appointed, each tee of the trust, other than the custodian trustee, is a <i>maging trustee</i> of the trust.	18 19 20	
47	Ар	Appointment of custodian trustee			
	(1)	1) A corporation may be appointed, in a way provide subsection (2), as the custodian trustee of trust propert		22 23	
	(2)	The	e appointment may be made by—	24	
		(a)	the trust instrument; or	25	
		(b)	if there is an appointor for the trust—the appointor, by instrument; or	26 27	
		(c)	the trustees of the trust, by instrument; or	28	

		[s 48]	
		(d) the court, by order.	1
	(3)	Subsection (2)(b) and (c) applies subject to a contrary intention in the trust instrument.	2 3
48	Ve	sting of trust property in custodian trustee	4
	(1)	On the appointment of a custodian trustee of trust property, the trust property vests in the custodian trustee as if the custodian trustee were the sole trustee.	5 6 7
	(2)	The instrument of appointment of a custodian trustee—	8
		(a) is taken to be a conveyance of the trust property from the managing trustees to the custodian trustee; but	9 10
		(b) does not have effect as a breach of covenant or condition, or give rise to the forfeiture, of any lease or agreement for lease or other property.	11 12 13
	(3)	Section 34(2) applies to the divesting and vesting of the trust property under this section as if—	14 15
		(a) the reference in section 34(2)(b) to the instrument of change were a reference to the instrument of appointment of the custodian trustee; and	16 17 18
		(b) the reference in section 34(2)(b)(i) to the post-change trustee were a reference to the custodian trustee.	19 20
	(4)	The court may, on application, make vesting orders to give effect to subsection (1).	21 22
		Note—	23
		See section 163 in relation to the persons who may apply to the court for particular orders.	24 25
	(5)	Subsection (1) applies subject to an express contrary intention in the trust instrument.	26 27
	(6)	In this section—	28
		<i>instrument of appointment</i> , of a custodian trustee, means the trust instrument, other instrument or court order by which the custodian trustee is appointed.	29 30 31

[s 49]

49		Trust powers, authorities and discretions of managing trustees not affected				
	(1)	This section applies if trust property vests in a custodian trustee under section 48.	3 4			
	(2)	The exercise of all powers, authorities and discretions exercisable by trustees under the trust, including the management of the trust property, remains vested in the managing trustees of the trust as fully and effectively as if there were no custodian trustee.	5 6 7 8 9			
	(3)	Without limiting subsection (2), the custodian trustee does not have the power to appoint a new trustee of the trust. <i>Note—</i>	10 11 12			
		See, however, section 163(3) in relation to a custodian trustee's power to apply to the court for an order appointing a new trustee of the trust.	13 14			
	(4)	This section applies subject to an express contrary intention in the trust instrument.	15 16			
50	Fui	nction of custodian trustee	17			
	(1)	A custodian trustee's function is to do the following, as the managing trustees, by instrument, direct—	18 19			
		(a) get in and hold the trust property;	20			
		(b) invest the trust property;	21			
		(c) dispose of the trust property.	22			
	(2)	For performing the custodian trustee's function under subsection (1), the custodian trustee must perform all acts and execute all documents as the managing trustees, by instrument, direct.	23 24 25 26			
	(3)	This section applies subject to an express contrary intention in the trust instrument.	27 28			

		[s 51]				
51	Protection from liability for custodian trustee					
	(1)	A custodian trustee is not personally liable for an act done, or an omission made, under a direction of the managing trustees mentioned in section $50(1)$ or (2).	2 3 4			
	(2)	Also, a custodian trustee is not personally liable for an act done, or an omission made, by any of the managing trustees.	5 6			
	(3)	This section applies subject to an express contrary intention in the trust instrument.	7 8			
52		Liability of managing trustees for acts and omissions of custodian trustee				
	(1)	This section applies if a custodian trustee does an act, or makes an omission, under a direction of the managing trustees mentioned in section $50(1)$ or (2) .	11 12 13			
	(2)	The managing trustees are liable for the act done, or the omission made, as if it were the managing trustees' own act or omission.	14 15 16			
	(3)	This section applies subject to an express contrary intention in the trust instrument.	17 18			
53	Ар	plication by custodian trustee for directions	19			
	(1)	A custodian trustee may apply to the court for directions if the custodian trustee believes a direction of the managing trustees mentioned in section $50(1)$ or (2) —	20 21 22			
		(a) conflicts with the trust instrument or the law; or	23			
		(b) exposes, or would expose, the custodian trustee to a personal liability; or	24 25			
		(c) is otherwise objectionable.	20			
	(2)	The court may, on an application under subsection (1), make the orders and give the directions the court considers appropriate, including an order about the costs of the application.	27 28 29 30			

[s 54]

	(3)	An order made under subsection (2) giving directions binds the custodian trustee and the managing trustees.	1 2
54	Pro	oceedings to be in name of custodian trustee	3
	(1)	A proceeding in relation to trust property that is vested in a custodian trustee must be brought or defended, in the name of the custodian trustee, as the managing trustees, by instrument, direct.	4 5 6 7
	(2)	If a custodian trustee brings or defends a proceeding under a direction of the managing trustees mentioned in subsection (1)—	8 9 10
		(a) the custodian trustee is not personally liable for the costs of bringing or defending the proceeding; but	11 12
		(b) the managing trustees are personally liable for the costs of bringing or defending the proceeding, as if it had been brought or defended by the managing trustees.	13 14 15
	(3)	This section applies subject to an express contrary intention in the trust instrument.	16 17
55	Pe	rsons dealing with custodian trustee	18
		A person dealing with a custodian trustee—	19
		(a) is not required to inquire about—	20
		(i) any direction of the managing trustees about the dealing; or	21 22
		(ii) whether the managing trustees have agreed to the dealing; and	23 24
		(b) is not affected by notice of the fact the managing trustees have not agreed to the dealing.	25 26
56	En	ding custodian trusteeship	27
	(1)	The following persons may apply to the court to end a custodian trusteeship—	28 29

[c	571
15	57

		Page 51
		professional trustee means—
		In this part—
59	Def	initions for part
58	Арј	Dication of part This part does not limit any other duty to which a trustee is subject, whether under this Act or otherwise.
Divis	ion	1 Preliminary
Part	5	Trustees' duties
-	5	Nothing in this part limits the right of the managing trustees of a trust, or of a custodian trustee of trust property, to be indemnified out of the trust property in relation to liabilities incurred in the proper administration of the trust.
57	Ria	ht to indemnity not affected
		(b) make the vesting orders it considers necessary.
		(a) give the directions it considers appropriate; and
	(3)	(b) it is expedient to end the custodian trusteeship on other grounds.The court may, to give effect to the ending of the custodian
		(a) it is the general wish of the beneficiaries of the trust; or
	(2)	The court may order the ending of the custodian trusteeship if satisfied that—
		(c) a beneficiary of the trust.
		(b) a managing trustee of the trust;
		(a) the custodian trustee;

[s 60]

		(a)	a trustee whose profession, business or employment is, or includes, acting as a trustee; or	1 2
		(b)	a custodian trustee whose profession, business or employment is, or includes, acting as a custodian trustee.	3 4 5
		trus	tee includes a custodian trustee.	6
Divi	sion	2	General duty to exercise care, diligence and skill in administering trusts	7 8 9
60	Du	ty of	professional trustees	10
	(1)	This trust	s section applies to a trustee if the trustee is a professional tee.	11 12
	(2)	care trust	trustee has a duty, in administering a trust, to exercise the diligence and skill that a prudent person engaged in the tee's profession, business or employment would exercise hanaging the affairs of other persons.	13 14 15 16
61	Du	ty of	particular non-professional trustees	17
	(1)	This	s section applies to a trustee if—	18
		(a)	the trustee is not a professional trustee; but	19
		(b)	the trustee has, or holds themself out as having, special knowledge or experience relevant to administering trusts or trusts of a particular type.	20 21 22
	(2)	parti pruc	trustee has a duty, in administering a trust or a trust of the icular type, to exercise the care, diligence and skill that a lent person having that special knowledge or experience ild exercise in managing the affairs of other persons.	23 24 25 26
62	Du	ty of	other trustees	27
	(1)	This	s section applies to a trustee if—	28

			[s 63]	
		(a)	the trustee is not a professional trustee; and	1
		(b)	section 61 does not apply to the trustee.	2
((2)	care	trustee has a duty, in administering a trust, to exercise the , diligence and skill that a prudent person of business ld exercise in managing the affairs of other persons.	3 4 5
Divisi	on	3	Duty to act honestly and in good faith	6 7
63	Dut	y to	act honestly and in good faith	8
			ustee has a duty, in administering a trust, to act honestly in good faith—	9 10
		(a)	if the trust is a charitable trust—to further the purposes of the trust; or	11 12
		(b)	otherwise—for the benefit of the beneficiaries of the trust.	13 14
Divisi	on	4	Duties relating to accounts and	15
			other records	16
64	Dut	y to	keep accounts and other records	17
((1)	A tr	ustee has a duty, in administering a trust, to—	18
		(a)	keep accurate accounts and records for the trust; and	19
		(b)	keep the accounts and records for at least 3 years after the termination of the trust.	20 21
((2)		person is the trustee of more than 1 trust, the person must o separate accounts and records for each trust.	22 23

[s 65]

65	Duty to make accounts available for inspection and to provide copies					
	(1)	•	3 4			
		inspection by the beneficiary within a reasonable period	5 6 7			
		beneficiary, within a reasonable period after the request is made, on payment of the reasonable costs of	8 9 10 11			
	(2)		12 13			
			14 15			
		accounts to be provided with updated copies of the accounts at very	16 17 18			
	(3)	Subsection (1) does not limit any right of a beneficiary—	19			
		(a) to obtain other information from the trustee; or	20			
			21 22			
	(4)	In this section—	23			
			24 25			
Part	6	Investments	26			
Divisi	ion	1 Preliminary	27			
66	Def	-	28 29			

			[s 67]	
		inve	estment power means—	
		(a)	a power of investment conferred on a trustee under the trust instrument; or	
		(b)	a power conferred on a trustee under this part.	
		busi	<i>fessional investor</i> means a person whose profession, ness or employment is, or includes, investing money for er persons.	
Divi	sion	2	Duty of particular trustees to exercise care, diligence and skill in exercising investment powers	
67	Duty of trustees who are professional investors			
	(1)		s section applies to a trustee if the trustee is a professional estor.	
	(2)	exer enga	trustee has a duty, in exercising an investment power, to rcise the care, diligence and skill that a prudent person aged in the trustee's profession, business or employment and exercise in managing the affairs of other persons.	
	(3)		s section applies subject to a contrary intention in the trust rument.	
		Note	_	
			ee also part 5, division 2 in relation to a trustee's general duty in Iministering a trust.	
68		ty of esto	particular trustees who are not professional rs	
	(1)	This	s section applies to a trustee if—	
		(a)	the trustee is not a professional investor; but	
		(b)	the trustee has, or holds themself out as having, special knowledge or experience in investing money for other persons.	

[s 69]

	(2)	The trustee has a duty, in exercising an investment power, to exercise the care, diligence and skill that a prudent person having that special knowledge or experience would exercise in managing the affairs of other persons.	1 2 3 4
	(3)	This section applies subject to a contrary intention in the trust instrument.	5 6
		Note—	7
		See also part 5, division 2 in relation to a trustee's general duty in administering a trust.	8 9
Divis	sion	3 Duties and powers in relation to investments	10 11
69	Po	ver to invest	12
	(1)	A trustee may invest trust funds in any form of investment, other than a forbidden form of investment.	13 14
	(2)	Also, a trustee may, at any time—	15
		(a) vary an investment of trust funds; or	16
		(b) realise an investment of trust funds and reinvest an amount resulting from the realisation in any form of investment, other than a forbidden form of investment.	17 18 19
	(3)	A trustee must, in exercising power under subsection (1) or (2), comply with any provision of the trust instrument that is binding on the trustee and requires the trustee to—	20 21 22
		(a) obtain a consent or approval in relation to trust investments; or	23 24
		(b) comply with a direction in relation to trust investments.	25
	(4)	In this section—	26
		<i>forbidden form of investment</i> , in relation to trust funds, means a form of investment that is expressly forbidden by the trust instrument.	27 28 29

		[s 70]	
		<i>Note—</i> See, however, section 75 for a power that can not be forbidden, or otherwise limited, by a trust instrument.	1 2 3
70	Lav	w and equity preserved	4
	(1)	A rule or principle of law or equity that imposes a duty on a trustee exercising an investment power continues to apply except to the extent it is inconsistent with this Act or another Act or with the trust instrument.	5 6 7 8
	(2)	Without limiting subsection (1), the rules or principles mentioned in that subsection include a rule or principle imposing any of the following duties—	9 10 11
		(a) a duty to exercise the powers of a trustee in the best interests of all present and future beneficiaries of the trust;	12 13 14
		(b) a duty to invest trust funds in investments that are not speculative or hazardous;	15 16
		(c) a duty to act impartially towards beneficiaries and between different classes of beneficiaries;	17 18
		(d) a duty to obtain advice.	19
	(3)	A rule or principle of law or equity relating to a provision in a trust instrument that purports to exempt, limit the liability of, or indemnify a trustee in relation to a breach of trust continues to apply.	20 21 22 23
	(4)	If a trustee is under a duty to obtain advice, the reasonable costs of obtaining the advice are payable out of the trust funds.	24 25 26
71		tters to which trustee must have regard in exercising restment power	27 28
	(1)	A trustee must, in exercising an investment power, have regard to the following matters, to the extent they are appropriate to the circumstances of the trust—	29 30 31

[s 72]

	(a)	the purposes of the trust and the needs and circumstances of the beneficiaries;	1 2
	(b)	the desirability of diversifying the trust investments;	3
	(c)	the nature of, and the risk associated with, the existing trust investments and other trust property;	4 5
	(d)	the need to maintain the real value of the capital or income of the trust;	6 7
	(e)	the risk of capital or income loss or depreciation;	8
	(f)	the potential for capital appreciation;	9
	(g)	the likely income return and the timing of income return;	10 11
	(h)	the length of the term of the proposed investment;	12
	(i)	the probable duration of the trust;	13
	(j)	the liquidity and marketability of the proposed investment during, and at the end of, the term of the proposed investment;	14 15 16
	(k)	the total value of the trust property;	17
	(1)	the effect of the proposed investment for the tax liability of the trust;	18 19
	(m)	the likelihood of inflation affecting the value of the proposed investment or other trust property;	20 21
	(n)	the cost (including commissions, fees, charges and duties payable) of making the proposed investment;	22 23
	(0)	the results of a review of the existing trust investments.	24
(2)		section (1) does not limit the matters to which a trustee have regard in exercising an investment power.	25 26
Ad	vice f	or particular investment purposes	27
(1)	A tr	ustee may obtain independent and impartial advice, from	28

A trustee may obtain independent and impartial advice, from 28 a person the trustee reasonably believes is competent to give 29 the advice, if the advice is reasonably required for—30

(a) the investment of trust funds; or	1
(b) the management of the trust investments.	2
If the trustee obtains advice under subsection (1), the trustee—	3 4
(a) must consider the advice; and	5
(b) may pay, out of the trust funds, the reasonable costs of obtaining the advice.	6 7
ty to review investments	8
A trustee must, at least every 12 months, review the performance, individually and as a whole, of the trust investments.	9 10 11
estment in securities under RITS system	12
A chose in action arising under the RITS system that entitles its holder to a security of a particular description (the <i>underlying security</i>) is, for this Act and a trust instrument, taken to be the same in all respects as the underlying security.	13 14 15 16
The holding or acquisition by a trustee of a chose in action mentioned in subsection (1) is taken to be an investment by the trustee in the underlying security.	17 18 19
It does not matter that the right conferred by the chose in action is a right in relation to securities of a particular description and not in relation to particular securities.	20 21 22
In this section—	23
<i>RITS system</i> means the Reserve Bank Information and Transfer System operated by the Reserve Bank of Australia, as operating from time to time.	24 25 26
wer to provide residence for beneficiary to live in	27
A trustee may do any of the following for a beneficiary of the trust—	28 29
	 (b) the management of the trust investments. If the trustee obtains advice under subsection (1), the trustee— (a) must consider the advice; and (b) may pay, out of the trust funds, the reasonable costs of obtaining the advice. ty to review investments A trustee must, at least every 12 months, review the performance, individually and as a whole, of the trust investments. estment in securities under RITS system A chose in action arising under the RITS system that entitles its holder to a security of a particular description (the <i>underlying security</i>) is, for this Act and a trust instrument, taken to be the same in all respects as the underlying security. The holding or acquisition by a trustee of a chose in action mentioned in subsection (1) is taken to be an investment by the trustee in the underlying security. It does not matter that the right conferred by the chose in action is a right in relation to securities of a particular description and not in relation to particular securities. In this section— <i>RITS system</i> means the Reserve Bank Information and Transfer System operated by the Reserve Bank of Australia, as operating from time to time.

[s 75]

	(a)	buy or construct a residence for the beneficiary to live in;	1 2
	(b)	retain a residence that is part of the trust property for the beneficiary to live in;	3 4
	(c)	enter into an agreement or arrangement to secure a right to use a residence for the beneficiary to live in.	5 6
		Example for paragraph (c) —	7
		entering into a residence contract under the <i>Retirement Villages</i> Act 1999	8 9
(2)	make	, a trustee who exercises power under subsection (1) may e the residence available to the beneficiary to live in on onditions the trustee considers appropriate.	10 11 12
(3)	or in of th	ever, a trustee may exercise power under subsection (1), pose conditions under subsection (2), only if the exercise e power, or the imposition of the conditions, is consistent the extent of the beneficiary's interest under the trust.	13 14 15 16
(4)	or o secti	istee may retain a residence bought, constructed, retained therwise secured for use by a beneficiary under this on after the beneficiary has stopped living in the ence.	17 18 19 20
(5)	not l	emove any doubt, it is declared that subsection (4) does imit the operation of the <i>Retirement Villages Act 1999</i> or other Act.	21 22 23
(6)		bite section 69, a trust instrument can not forbid the cise of, or otherwise limit, a trustee's power under this on.	24 25 26
(7)	In th	is section—	27
	resid	lence includes—	28
	(a)	a building or part of a building designed, or converted or capable of being converted, for use as a residence; and	29 30
	(b)	amenities or facilities for use in association with the use of a residence; and	31 32
	(c)	an interest in a residence.	33

76		ver to authorise another person to exercise trustee's estment powers	1 2
	(1)	A trustee may, by instrument, authorise another person to exercise any of the trustee's investment powers.	3 4
	(2)	The authorisation may be made on the terms the trustee considers appropriate, including terms relating to remuneration.	5 6 7
	(3)	However, the authorisation of the other person does not limit any duty or other requirement applying to the trustee under this part or part 5 in relation to the exercise of the trustee's investment powers.	8 9 10 11
		<i>Note—</i> See also section 77 in relation to the liability of the trustee for the acts done, and the omissions made, by the person in exercising the trustee's investment powers.	12 13 14 15
	(4)	This section applies subject to an express contrary intention in the trust instrument.	16 17
Divis	ion	4 Liability of trustees in relation to exercise of investment powers	18 19
77		bility of trustee for acts and omissions of person horised to exercise trustee's investment powers	20 21
	(1)	This section applies if a trustee authorises another person under section 76 to exercise any of the trustee's investment powers.	22 23 24
	(2)	The trustee is liable for the acts done, and the omissions made, by the other person in exercising the trustee's investment powers as if the acts and omissions were the trustee's own acts and omissions.	25 26 27 28
	(3)	This section applies subject to an express contrary intention in the trust instrument.	29 30

[s 78]

78	Particular loans by trustee not in breach of trust				
	(1)	This section applies if a trustee lends trust funds on the security of property.	2 3		
	(2)	The trustee is not in breach of trust only because of the comparison of the amount of the loan with the value of the property when the loan was made if—	4 5 6		
		(a) it appears to the court that—	7		
		(i) in making the loan, the trustee was acting on an independent valuation of the property; and	8 9		
		(ii) the amount of the loan was not more than two-thirds of the value of the property stated in the independent valuation; and	10 11 12		
		(iii) the loan was made in reliance on the independent valuation; or	13 14		
		(b) the trustee is insured by a prescribed insurer against all loss that may arise because of the borrower's default.	15 16		
	(3)	For this section, a valuation of a property made by a person is an <i>independent valuation</i> of the property if the trustee—	17 18		
		(a) instructed and employed the person, independently of any owner of the property, to make the valuation; and	19 20		
		(b) reasonably believed the person was competent to make the valuation.	21 22		
	(4)	In this section—	23		
		<i>prescribed insurer</i> means an entity, prescribed by regulation, that carries on the business of insurance.	24 25		
79		itation of liability of trustee for loss on improper estment	26 27		
	(1)	This section applies if—	28		
		(a) a trustee improperly lends trust funds on the security of property; but	29 30		

		[s 80]	
	(b)	the loan would have been a proper investment if a lesser amount had been lent.	1 2
(2)	For	the trustee's liability in relation to the investment—	3
	(a)	the security is taken to be a proper investment in relation to the lesser amount; and	4 5
	(b)	the trustee is liable only for the difference between the actual amount lent and the lesser amount, with interest.	6 7
		hay take into account investment strategy etc. in ding for breach of trust	8 9
(1)	trus	s section applies in relation to a proceeding against a tee for a breach of trust in relation to the exercise of an estment power.	10 11 12
(2)		court may, in considering the question of the trustee's ility, take the following matters into account—	13 14
	(a)	the nature and purpose of the trust;	15
	(b)	the amount of the trust funds invested in the exercise of the investment power;	16 17
	(c)	whether the trustee had regard to the matters mentioned in section 71 to the extent they were appropriate to the circumstances of the trust;	18 19 20
	(d)	whether the trust investments have been made under an investment strategy formulated in accordance with the duty of a trustee under this part;	21 22 23
	(e)	the extent to which the trustee acted on advice that the trustee reasonably believed—	24 25
		(i) was given by a person who was independent and competent to give the advice; and	26 27
		(ii) was impartial.	28

[s 81]

81	Οοι	urt may set off gains and losses	1
	(1)	This section applies in relation to a proceeding against a trustee for a breach of trust in relation to an investment if a loss has been, or is expected to be, sustained by the trust.	2 3 4
	(2)	The court may set off all or part of the loss resulting from the investment against all or part of any gain resulting from any other investment, whether or not the other investment is a breach of trust.	5 6 7 8
	(3)	The power of set-off conferred under subsection (2) is in addition to any other power or entitlement to set off all or part of any loss against any property.	9 10 11
Part	7	General powers of trustees	12
Divis	ion	1 Powers in relation to trust property	13
82	Ger	neral powers in relation to trust property	14
	(1)	A trustee has, in relation to the trust property, all the powers of an absolute owner of the property.	15 16
		Notes—	17
		1 See, however, part 5 in relation to the duties of a trustee in administering a trust.	18 19
		2 See also the <i>Succession Act 1981</i> , section 49B in relation to particular limitations on a personal representative's power to carry on a business.	20 21 22
	(2)	Without limiting subsection (1), the powers conferred on a trustee under subsection (1) include the following powers—	23 24
		(a) the power to sell the trust property;	25
		(b) the power to lease the trust property or to renew, extend or vary a lease of the trust property;	26 27
		(c) the power to mortgage the trust property or to renew, extend or vary a mortgage of the trust property;	28 29

		[8 00]	
	(d)	for trust property that is securities of a corporation—the power to deal with the securities;	1 2
	(e)	the power to settle a debt or claim in relation to the trust property;	3 4
	(f)	the power to insure the trust property against the loss of or damage to the trust property or any risk or liability relating to the trust property.	5 6 7
(3)	men mod	ower conferred under subsection (1), other than a power tioned in subsection (2)(a) to (f), may be excluded or ified by an express statement to that effect in the trust rument.	8 9 10 11
	Note-	_	12
		ee, however, section 216 in relation to the exercise of particular owers under this section by a statutory trustee.	13 14
		o postpone sale, calling in and conversion of ar trust property	15 16
(1)		ustee may postpone the sale, calling in or conversion of property that the trustee has a duty to sell.	17 18
(2)	instr or di trust or ne	ject to an express contrary intention in the trust rument, if the trustee's duty to sell arises because of a trust irection for sale, the trustee may postpone the sale of the property for an indefinite and unlimited period, whether ot that period is longer than the period during which the c or direction for sale remains valid.	19 20 21 22 23 24
(3)		vever, this section does not apply if the trust property is of asting, speculative or reversionary nature.	25 26
	Notes	<u>8</u> —	27
	1	See, however, the <i>Succession Act 1981</i> , section 49B in relation to particular limitations on a personal representative's power to carry on a business.	28 29 30
	2	See also section 216 in relation to the exercise of power under this section by a statutory trustee.	31 32

[s 84]

84	Ρον	ver to	o execute instruments etc.	1
		mak carry	ustee may, in relation to the trust property, do anything, e any omission, and execute any instrument, necessary to y into effect the powers and authorities given under this or the trust instrument.	2 3 4 5
Divis	ion	2	Expenditure in relation to trust property	6 7
85	Pov	ver to	o expend amounts	8
	(1)	amo	rustee may, in relation to the trust property, expend an ount, including an amount from capital, that is subject to same trusts for 1 or more of the following purposes—	9 10 11
		(a)	to maintain or renovate the trust property, whether or not the work is necessary for the purpose of salvaging the property;	12 13 14
		(b)	to improve or develop the trust property;	15
		(c)	to pay calls on shares subject to the same trust;	16
		(d)	to pay outgoings in relation to the trust property;	17
		(e)	if the trust property is land or a water allocation—to subdivide the land or water allocation and pay related expenses;	18 19 20
		(f)	to provide, construct or maintain any of the following for the trust property if they are likely to be beneficial to the property—	21 22 23
			(i) roads, footpaths and other works for pedestrian or vehicular use;	24 25
			(ii) utility services and other works.	26
	(2)	the p on	the trustee is a trustee corporation, the trustee may exercise power conferred under subsection $(1)(c)$ even if the shares which the calls are made are shares in the trustee poration.	27 28 29 30

			[s 86]	
	(3)	In th	nis section—	1
			<i>ntain</i> , in relation to property, includes repair the property provide for the upkeep of the property.	2 3
		-	<i>poings</i> includes rates, premiums, taxes, assessments and rance premiums.	4 5
86			o apportion expenditure between income and and recoup particular expenditure	6 7
	(1)	expe inco	rustee may, in relation to the trust property, apportion enditure made under section 85 between capital and me or otherwise among the persons entitled to the capital acome in the way the trustee considers equitable.	8 9 1 1
	(2)	trust inco	Il or part of the expenditure is made out of capital, the tee may recoup the expenditure made out of capital from me, if to do so would be equitable in all the umstances.	1 1 1 1
	(3)	trust	I or part of the expenditure is made out of income, the tee may recoup the expenditure made out of income from tal, if to do so would be equitable in all the circumstances.	1 1 1
	(4)	The	exercise of power under this section is subject to—	1
		(a)	this Act; and	2
		(b)	any direction of the court; and	2
		(c)	an express contrary intention in the trust instrument.	2
Divi	sion	3	Appropriation	2
87	De	finitio	ons for division	2
		In th	is division—	2
		entit	tled person see section 90(1)(a) and (b).	2
		exte	nsion application see section 89(4).	2
		inte	rested person see section 88(2).	2

[s 88]

88

	vari	ation application see section 89(1)(a).	1
No	tice c	of proposed appropriation	2
(1)		section applies if a trustee proposes to appropriate trust perty under section 90.	3
(2)	notio	bre making the appropriation, the trustee must give written the proposed appropriation to each person interested the appropriation (each an <i>interested person</i>).	
(3)	does	vever, if the trustee is an interested person, subsection (2) s not require the trustee to give notice of the proposed ropriation to themself.	8 9 1
(4)	Subs	section (5) applies if an interested person is—	1
	(a)	an adult with impaired capacity for financial matters relating to the proposed appropriation; or	1 1
	(b)	a child.	1
(5)		trustee may comply with subsection (2) in relation to the rested person only by giving notice to—	-
	(a)	if the interested person is an adult—each administrator or attorney for the interested person who is authorised, under their appointment as administrator or attorney, to exercise power for financial matters relating to the proposed appropriation; or	
	(b)	if the interested person is a child—each guardian of the child.	
		ed person may apply to vary proposed iation or waive right to apply	,
(1)		nterested person who is given notice under section 88 of a bosed appropriation may—	
	(a)	make an application to the court to vary the proposed appropriation (a <i>variation application</i>); or	

	(b)	by written notice given to the trustee at any time, waive the interested person's right to make a variation application.	1 2 3			
(2)	Subject to subsections (3) and (4), a variation application must be started within 2 months after the day the interested person is given notice of the proposed appropriation.					
(3)	The interested person may, by written notice given to the trustee within the period mentioned in subsection (2), shorten the period that would otherwise apply under subsection (2) to the shorter period stated in the notice.					
(4)	The court may, on application (an <i>extension application</i>)1made by the interested person at any time, allow a variation1application to be started within a longer period.1					
(5)	The court may make the orders it considers appropriate in relation to a variation application or an extension application.					
(6)	This section applies subject to section 91.					
Ар	prop	riation to satisfy legacy or share generally	17			
(1)	A trustee may appropriate any part of the trust property to satisfy all or part of—					
	(a)	a legacy, payable out of the trust property, to which a person (an <i>entitled person</i>) is entitled; or	20 21			
	(b)	a share of the trust property, whether contingent or absolute, to which a person (also an <i>entitled person</i>) is entitled.	22 23 24			
(2)	An appropriation of trust property under this section may be made only if—					
	(a)	the appropriation does not adversely affect any specific gift of the trust property; and	27 28			
	(b)	the entitled person consents to the appropriation; and	29			
	(c)	for an appropriation in relation to which the trustee is an interested person, the appropriation has been approved by—	30 31 32			

[s 90]

		(i)	each other interested person; or	1		
		(ii)	the court, on an ex parte application by the trustee or otherwise; and	2 3		
	(d)	ce of the proposed appropriation has been given er section 88; and	4 5			
	(e)	the circumstances mentioned in subsection (3)(a), (b) or (c) apply.				
(3)	For subsection (2)(e), the circumstances are—					
	(a)	all of the following apply—				
		(i)	the relevant application period for each interested person has ended;	10 11		
		(ii)	no interested person has, within the relevant application period for the person, started a variation application and served the application on the trustee;	12 13 14 15		
		(iii)	if any interested person has, since the end of the relevant application period for the person, started an extension application and served the application on the trustee—the extension application has been dismissed by the court; or	16 17 18 19 20		
	(b)	appl with any appl	any interested person has started a variation ication and served the application on the trustee in the relevant application period for the person or longer period allowed by the court on an extension ication—the variation application has been hissed by the court; or	21 22 23 24 25 26		
	(c)	secti	interested person has given the trustee notice under ion $89(1)(b)$ waiving the person's right to make a ation application.	27 28 29		
(4)	For making an appropriation under this section, the trusted may, under section 117, ascertain and fix the value of all of any part of the trust property as at the day the appropriation made.					

(5)	An appropriation made under this section is c binding on all persons who are, or may be, int trust property, unless varied by the court o application.	terested in the	1 2 3 4
(6)	This section does not limit or otherwise affect appropriation conferred under the trust instrume	• 1	5 6
(7)) This section applies subject to section 91.		7
(8)) In this section—		8
	<i>relevant application period</i> , for an interested period within which a variation the interested person must be started—		9 10 11
	(a) if paragraph (b) does not apply—the period in section 89(2);	iod mentioned	12 13
	(b) if the interested person has given the under section 89(3)—the shorter period notice.		14 15 16
ent			18 19
ent	 If an interested person is a child, only the guardi may— 	an of the child	20
ent	ititled persons If an interested person is a child, only the guardi	an of the child g the interested	18 19
ent	 an interested person is a child, only the guardi may— (a) give notice under section 89(1)(b) waiving 	an of the child g the interested tion; or ng the period	18 19 20 21 22 23
ent	 htitled persons If an interested person is a child, only the guardi may— (a) give notice under section 89(1)(b) waiving person's right to make a variation applicat (b) give notice under section 89(3) shorteni 	an of the child g the interested tion; or ng the period 89(2); or	18 19 20 21 22
	 htitled persons If an interested person is a child, only the guardi may— (a) give notice under section 89(1)(b) waiving person's right to make a variation applicat (b) give notice under section 89(3) shorteni that would otherwise apply under section 8 (c) approve an appropriation of trust property in section 90(2)(c)(i). 	an of the child g the interested tion; or ng the period 89(2); or , as mentioned an of the child naking of an	18 19 20 21 22 23 24 25

[s 92]

(4) Sec	ctions 89 and 90 do not limit or otherwise affect—	1
	(a)	the operation of a provision of another Act that provides for how, or by whom, an application to the court may be made on behalf of a person under a legal incapacity; or	2 3 4
	(b)	the powers of an administrator or attorney for a person with impaired capacity for a matter.	5 6
A	pprop	priation to pay annuity	7
(1	pay	is section applies if a trust instrument provides for the ment of an annuity, whether or not the trust instrument wides that the annuity may be charged on the trust property.	8 9 10
(2	pro <i>app</i> of a the	e trustee may set aside and appropriate out of any trust perty available for payment of the annuity an amount (the <i>propriated amount</i>) that, in the trustee's opinion at the time appropriation, is enough, when invested, to provide out of income of the investment the amount required to pay the nuity.	11 12 13 14 15 16
(3) Aft	er the appropriation has been made—	17
	(a)	the annuitant has the same right of recourse to the capital and income of the appropriated amount as the annuitant would have had against the trust property if no appropriation had been made; and	18 19 20 21
	(b)	the trustee may distribute the residue of the trust property and the income of the trust property in accordance with the trust instrument.	22 23 24
(4	inc	the distribution of the residue of the trust property and the ome of the trust property under subsection $(3)(b)$, the idue and the income cease to be liable for the annuity.	25 26 27
(5) In t	his section—	28
	an	<i>nuity</i> includes any periodic payment.	29

[s 93]

93		tice to relevant registrar if land or water allocation to distributed after appropriation to pay annuity	1 2
	(1)	This section applies if a trustee proposes to distribute, under section $92(3)(b)$, trust property that is land or a water allocation.	3 4 5
	(2)	The trustee must give the relevant registrar written notice that the trust property may be distributed because of an appropriation made under section 92(2) for payment of an annuity.	6 7 8 9
	(3)	The relevant registrar is not required to inquire into whether the appropriated amount set aside under section $92(2)$ is enough to provide for payment of the annuity.	10 11 12
Divis	sion	4 Delegation	13
Sub			
Subt	aivis	sion 1 Preliminary	14
94		tinitions for division	14 15
		finitions for division	15
		finitions for division In this division—	15 16
		finitions for division In this division— <i>delegate</i> see section 95(4)(b).	15 16 17
94	Det	finitions for division In this division— delegate see section 95(4)(b). instrument of delegation see section 95(2). stated circumstances, in relation to the delegation of a matter,	15 16 17 18 19
94	Det	finitions for division In this division— delegate see section 95(4)(b). instrument of delegation see section 95(2). stated circumstances, in relation to the delegation of a matter, see section 95(4)(a).	15 16 17 18 19 20
94 Subo	Det	finitions for division In this division delegate see section 95(4)(b). instrument of delegation see section 95(2). stated circumstances, in relation to the delegation of a matter, see section 95(4)(a). Sion 2 Delegation by trustees	15 16 17 18 19 20 21

[s 96]

	(b)	is, or may be about to become, because of physical infirmity, temporarily incapable of performing the duties of a trustee.	1 2 3			
(2)	The trustee may, by instrument (an <i>instrument of delegation</i>), delegate the administration or exercise of all or any trusts, powers, authorities and discretions vested in the trustee as trustee to—					
	(a)	an individual who resides in the State, if-	8			
		 (i) for an individual who is a co-trustee of the trustee—the individual is not the trustee's only co-trustee; or 	9 10 11			
		(ii) for another individual—section 13(1) would not prevent the individual from being appointed as a trustee; or	12 13 14			
	(b)	a trustee corporation that carries on business in the State, if section $13(1)$ would not prevent the trustee corporation from being appointed as a trustee.	15 16 17			
(3)	pow	subsection (2), it does not matter whether the trusts, ers, authorities and discretions are vested in the trustee e or jointly with 1 or more other persons.	18 19 20			
(4)	The	instrument of delegation must—	21			
	(a)	state the circumstances in which the delegation is to operate (the <i>stated circumstances</i>); and	22 23			
	(b)	be signed by the trustee and the person to whom the matters are delegated (the <i>delegate</i>).	24 25			
(5)		section applies despite any rule or principle of law or ty to the contrary.	26 27			
Per	iod c	during which delegation is in effect	28			
(1)		delegation of a matter under section 95 commences—	29			
	(a)	on the happening of an event stated in the instrument of delegation as the time the delegation commences; or	30 31			

			[s 97]	
		(b)	if the instrument of delegation does not state an event as mentioned in paragraph (a)—	1 2
			(i) on the day stated in the instrument of delegation as the day the delegation commences; or	3 4
			(ii) if no day is stated for that purpose—on the day the instrument of delegation is signed.	5 6
	(2)		delegation of the matter continues in effect until the first ne following happens—	7 8
		(a)	the happening of an event stated in the instrument of delegation as the time the delegation ends;	9 10
		(b)	the beginning of the day, if any, stated in the instrument of delegation as the day the delegation ends;	1 12
		(c)	the beginning of the day that is 12 months after the day the delegation commences;	11 14
		(d)	the delegation is revoked under subdivision 3;	1:
		(e)	the trustee is replaced or removed, or is otherwise discharged from the trust, whether under part 3 or otherwise;	10 17 13
		(f)	the trustee dies.	19
97	Eff	ect o	f delegation	20
	(1)	has, pow relat dele	trustee delegates a matter under section 95, the delegate within the scope of the delegation, the same trusts, vers, authorities, discretions, duties and liabilities in tion to the matter as the delegate would have if the egate were the trustee, other than the power of delegation ferred under section 95.	21 22 23 24 25 26
	(2)		vever, the delegate may perform or exercise the delegated ter only in the stated circumstances.	27 28
	(3)		delegate is subject to the court's jurisdiction and power in administration of the trust as if the delegate were the	29 30

31

trustee.

[s 98]

98	Lia	bility	of trustee for acts and omissions of delegate	1
		liabl dele	trustee delegates a matter under section 95, the trustee is le for the acts done, and the omissions made, by the egate in relation to the matter as if they were the trustee's a acts and omissions.	2 3 4 5
99	Τrι	ustee	to notify particular persons of delegation	6
	(1)		trustee delegates a matter under section 95, the trustee at give written notice of the delegation to—	7 8
		(a)	if the trustee has any co-trustees—each co-trustee; and	9
		(b)	if there is an appointor for the trust who is not also the trustee—the appointor.	10 11
	(2)	give	either subsection (1)(a) nor (b) applies, the trustee must e written notice of the delegation to each beneficiary of the t, to the extent it is practicable to do so.	12 13 14
	(3)		section (4) applies if a beneficiary to whom notice must be en under subsection (2) is—	15 16
		(a)	an adult with impaired capacity for financial matters relating to the adult's interest under the trust; or	17 18
		(b)	a child.	19
	(4)		trustee may comply with subsection (2) in relation to the eficiary only by giving notice to—	20 21
		(a)	if the beneficiary is an adult—each administrator or attorney for the beneficiary who is authorised, under their appointment as administrator or attorney, to exercise power for financial matters relating to the beneficiary's interest under the trust; or	22 23 24 25 26
		(b)	if the beneficiary is a child—each guardian of the child.	27

[s	1	00]
Ľ		001

		[3 100]	
Subo	division	3 Revocation of delegation	1
100	Revocat	ion by trustee—instrument of revocation	2
	95 b <u>.</u>	istee may revoke the delegation of a matter under section y giving the delegate an instrument, signed by the trustee, king the delegation.	3 4 5
101		ion by trustee—impaired capacity for tering trust	6 7
	truste	delegation of a matter under section 95 is revoked if the ee becomes a person with impaired capacity for inistering the trust.	8 9 10
102	Revocat	ion by delegate	11
	The	delegation of a matter under section 95 is revoked if—	12
	(a)	the delegate resigns by written notice given to the trustee; or	13 14
	(b)	the delegate becomes disqualified from being appointed as a trustee by an order made under section 168; or	15 16
	(c)	for a delegate who is an individual, the delegate—	17
		(i) dies; or	18
		(ii) becomes a person with impaired capacity for administering the trust; or	19 20
		(iii) becomes an insolvent under administration; or	21
	(d)	for a delegate that is a trustee corporation, the delegate—	22 23
		(i) stops carrying on business; or	24
		(ii) becomes a Chapter 5 body corporate; or	25
		(iii) is deregistered or otherwise ceases to exist.	26

[s 103]

Sub	divis	sion	4 Protections for third parties	1
103	De	finitio	on for subdivision	2
		In th	nis subdivision—	3
		dele	gate includes a former delegate.	4
104	Val pai		of particular acts of delegate in favour of third	5 6
	(1)	This	s section applies if—	7
		(a)	a delegate does an act, or signs an instrument, in favour of another person in the exercise, or purported exercise, of power under a delegation made under section 95; but	8 9 10
		(b)	the delegate lacks the power to do the act, or sign the instrument, because the delegation of the matter, for any reason, is not in operation.	11 12 13
	(2)	of th	act done or instrument signed by the delegate is, in favour ne other person, as valid and effective as it would be if the gation of the matter had been in operation.	14 15 16
	(3)	instr	section (2) does not apply if, when the act was done or the rument was signed, the other person had actual notice that delegation of the matter was not in operation.	17 18 19
	(4)		this section, the delegation of a matter is <i>in operation</i> at a icular time only if, at that time—	20 21
		(a)	the delegation of the matter has commenced and is in effect; and	22 23
			Note—	24
			See section 96 in relation to when the delegation of a matter commences and is in effect.	25 26
		(b)	the stated circumstances apply.	27

[s	1	05]
----	---	-----

105	Eff	ect of statutory declaration by delegate
	(1)	This section applies if a delegate makes a statutory declaration relating to a trust stating that—
		 (a) the delegation of a matter under section 95 has commenced and has not been revoked or otherwise ended, and the circumstances in which the delegation is to operate apply; or
		(b) in any transaction, the delegate is acting in the administration of the trust.
	(2)	The statutory declaration is, in favour of a person dealing with the delegate, conclusive evidence of the matter stated.
106		sons dealing with delegate in good faith not affected notice of trust
	(1)	This section applies if, in any transaction, it appears from the delegation of a matter under section 95, or from any evidence required for the purpose of a delegation under that section or otherwise, that the delegate is acting in the administration of a trust.
	(2)	A person dealing in good faith with the delegate is not affected by notice of the trust.
Divis	sion	5 Appointment of agents
107	Ар	pointment of agent
	(1)	A trustee may, instead of acting personally, appoint an agent to transact business, or do another thing, required to be done in the administration of the trust.
	(2)	Without limiting subsection (1), a trustee may appoint an agent to do 1 or more of the following—
		(a) receive and pay amounts;
		(b) give a receipt for property payable, transferable or deliverable to the trustee;
		Page 79

[s 108]

		(c)	keep trust accounts.	1
	(3)		persons who may be appointed as an agent under this on include—	2 3
		(a)	an accountant; and	4
		(b)	a financial institution; and	5
		(c)	a financial services licensee, within the meaning of the Corporations Act, section 9, whose Australian financial services licence under that Act covers dealing in, or providing advice about, securities; and	6 7 8 9
		(d)	a solicitor; and	10
		(e)	a trustee corporation.	11
	(4)	Also,	, a trustee may appoint a co-trustee as an agent.	12
	(5)		ever, a trustee may not appoint a beneficiary of the trust agent even if the beneficiary is also a co-trustee.	13 14
108	Pa	yment	t of agent and reimbursement of trustee	15
		If a t	rustee appoints an agent, the trustee—	16
		(a)	may pay the agent; and	17
		(b)	is entitled to be allowed and paid any charge or expense that is reasonably and properly incurred because of the agent's appointment.	18 19 20
Divis	sion	6	Application of income by trustee-mortgagee in possession	21 22
109	De	finitio	ns for division	23
		In thi	is division—	24
		mort	gage debt see section 110(1)(a).	25
		trust	<i>ary beneficiary</i> , in relation to a mortgage debt held on for persons in succession, means the person entitled to nearest of the mortgage debt.	26 27 28

		<i>priority outgoing</i> , in relation to land the subject of a mortgage, means any of the following—	1 2
		(a) rents, taxes, rates and other outgoings affecting the land;	3
		(b) premiums on insurance properly payable in respect of the land;	4 5
		(c) annual amounts or other payments and the interest on principal amounts having priority to the mortgage.	6 7
110		plication of income—priority outgoings accruing after stee becomes mortgagee in possession	8 9
	(1)	This section applies if—	10
		 (a) a trustee is entitled, whether solely or as a co-mortgagee, to a debt that is secured, wholly or partly, by a mortgage of land (the <i>mortgage debt</i>); and 	11 12 13
		(b) the mortgage debt is held on trust for persons in succession; and	14 15
		(c) the trustee becomes mortgagee in possession of the land.	16
	(2)	The trustee must apply the income of the land received by the trustee to pay the priority outgoings in relation to the land, but only if, or to the extent, the priority outgoings accrue on or after the day the trustee becomes mortgagee in possession.	17 18 19 20
	(3)	If a priority outgoing relates to a period partly before and partly after the day the trustee becomes mortgagee in possession, the priority outgoing is taken to accrue from day to day and must be apportioned accordingly.	21 22 23 24
	(4)	Subject to the rights of the mortgagor, the trustee must hold the balance of the income of the land received by the trustee on the trusts to which the mortgage debt is subject.	25 26 27
111		yment to primary beneficiary on recovery of all or part mortgage debt	28 29
	(1)	This section applies if—	30

.

.

[s 112]

	(a)	all or part of the mortgage debt is recovered, whether by repayment or on realisation of the security or otherwise; and	1 2 3
	(b)	under section 110, the trustee has applied income of the land received by the trustee to pay 1 or more priority outgoings in relation to the land; and	4 5 6
	(c)	the income, or part of the income, applied by the trustee would otherwise have been payable to the primary beneficiary as interest of the mortgage debt.	7 8 9
(2)		etween the beneficiaries for whom the mortgage debt is on trust—	10 11
	(a)	the income, or the part of the income, applied by the trustee that would otherwise have been payable to the primary beneficiary is taken to be arrears of interest on the mortgage debt; and	12 13 14 15
	(b)	the amount recovered by the trustee must be apportioned accordingly.	16 17
(3)	inter	rever, the primary beneficiary is not entitled to be paid est on the amount taken to be arrears of interest under ection $(2)(a)$.	18 19 20
		ion of income—priority outgoings accruing rustee becomes mortgagee in possession	21 22
(1)	relat accru	section applies in relation to a priority outgoing in ion to the land if, or to the extent, the priority outgoing ued before the day the trustee became mortgagee in ession of the land.	23 24 25 26
(2)	admi of th	the trustee considers it necessary to do so in the inistration of the trust, the trustee may apply the income is land received by the trustee in payment of the priority oing.	27 28 29 30
(3)		ever, the primary beneficiary is entitled to recoup out of capital of the mortgage debt any payment made by the	31 32

112

33

trustee under subsection (2).

		[s 113]	
	(4)	This section applies despite any other provision of this division.	1 2
Divis	ion	7 Delivery of chattels	3
113		ivery of chattels to beneficiary with life interest or er limited interest	4 5
	(1)	This section applies if—	6
		(a) under a trust, a beneficiary is entitled to a life interest, or another limited interest, in any chattels; and	7 8
		(b) the beneficiary asks the trustee to deliver the chattels to the beneficiary.	9 10
	(2)	The trustee may deliver the chattels to the beneficiary on being given a signed inventory for the chattels by the beneficiary.	11 12 13
114	Del	ivery of chattels to child	14
	(1)	This section applies if, under a trust, a child is beneficially entitled to any chattels.	15 16
	(2)	The trustee may deliver the chattels to the child or a guardian of the child.	17 18
	(3)	The receipt of the child or the guardian is a complete discharge to the trustee for the chattels delivered under subsection (2).	19 20 21
	(4)	The power conferred under this section is in addition to the power conferred under section 128 and, for section 128(4), the value of the chattels is not to be taken into account in any way.	22 23 24

[s 115]

Division 8				Other provisions	
115	Ар	plicat	ion d	of insurance money	2
	(1)	This	secti	on applies if—	3
		(a)	an i	nsurance policy has been kept up against—	4
			(i)	the loss of, or damage to, trust property, whether by fire or otherwise; or	5 6
			(ii)	any other risk or liability relating to trust property; and	7 8
		(b)	the	trustee receives an amount under the policy.	9
	(2)			ection (1), it does not matter whether the insurance s kept up—	10 11
		(a)		er the trust or under any power, whether statutory or erwise; or	12 13
		(b)	-	erformance of any obligation, whether statutory or erwise.	14 15
	(3)	For trust	-	purposes of the trust, the amount received by the	16 17
		(a)	with	b be treated as income to the extent it is consistent in the purpose for which the insurance policy was on out; or	18 19 20
		(b)		be treated as capital if, or to the extent, paragraph loes not apply.	21 22
	(4)	poss	ible v	int is to be held on trusts corresponding as nearly as with the trusts affecting the property in relation to amount was payable.	23 24 25
	(5)	in re	build	trustee may apply the amount, or part of the amount, ling, reinstating, replacing or repairing the property ost or damaged.	26 27 28
	(6)			if the amount has been paid into court, subsection s subject to any direction of the court.	29 30
	(7)	This	secti	on does not prejudice or affect—	31

		(a)	the rights of a person to require the amount or part of the amount to be applied in rebuilding, reinstating, replacing or repairing the property that was lost or damaged; or	1 2 3 4
		(b)	the rights of a mortgagee, lessor or lessee of the property, whether under an Act or otherwise.	5 6
116	De	posit	of documents for safe custody	7
	(1)	to th who	ustee may deposit a document held by the trustee relating ne trust, or to the trust property, with a relevant entity se business includes undertaking the safe custody of iments.	8 9 10 11
	(2)	An a out o	amount payable for the deposit of the document is payable of—	12 13
		(a)	the income of the trust property; or	14
		(b)	if there is no income or to the extent the income is insufficient—the capital of the trust property.	15 16
	(3)	In th	is section—	17
		relev	want entity means any of the following entities—	18
		(a)	a law practice within the meaning of the Legal Profession Act 2007;	19 20
		(b)	a financial institution;	21
		(c)	a corporation.	22
117	Val	uatio	ins	23
	(1)	the t	ustee may, for the purpose of giving effect to the trust or crust instrument or a provision of this Act or another Act, rtain and fix the value of—	24 25 26
		(a)	the trust property; or	27
		(b)	any property the trustee is authorised to buy or otherwise acquire.	28 29

[s 118]

(2)		trustee may ascertain and fix the value in any way the ee considers appropriate.	1 2
(3)		e trustee is not personally qualified to ascertain the value ny property, the trustee—	3 4
	(a)	must consult a properly qualified person, whether employed by the trustee or not, about the value of the property; but	5 6 7
	(b)	is not bound to accept a valuation made by the person.	8
(4)	acco and	value fixed by the trustee under this section and in rdance with the trustee's duties under part 5, divisions 2 3 is binding on all persons beneficially interested in the property.	9 10 11 12
Au	dit		13
(1)	A tru	istee—	14
	(a)	may have the accounts of the trust property examined or audited by an accountant; and	15 16
	(b)	must, for that purpose, give the accountant the documents and information the accountant requires to conduct the examination or audit.	17 18 19
(2)	acco the t	costs of the examination or audit, including the untant's fee, are payable out of the capital or income of rust property, or partly out of the capital and partly out of ncome, as the trustee considers appropriate.	20 21 22 23
(3)		vever, in the absence of any direction by the trustee to the rary in a special case—	24 25
	(a)	costs attributable to capital are payable out of the capital; and	26 27
	(b)	costs attributable to income are payable out of the income.	28 29
(4)	trust	bite subsection (2), if the trustee or 1 of the trustees is a ee corporation, the costs of the examination or audit are ble out of the trust property only if—	30 31 32

			[s 119]	
		(a)	the examination or audit relates to a business forming part of the trust property; or	1 2
		(b)	the court approves of the costs being paid out of the capital or income of the trust property.	3 4
119		ustee bacity	may sue and be sued by themself in another y	5 6
	(1)		ustee, in that capacity, may sue and be sued by themself in ther capacity, including the trustee's personal capacity.	7 8
	(2)	whie	vever, the trustee must obtain the directions of the court in ch the proceeding is taken about the way the differing rests are to be represented.	9 10 11
120	Inq	uirie	s about beneficiaries	12
	(1)	othe	ustee may make the inquiries, by way of advertisement or erwise, that the trustee considers necessary to ascertain the tence or whereabouts of a beneficiary of the trust.	13 14 15
	(2)	mak the	costs, expenses and charges incurred by the trustee in ting the inquiries about the beneficiary are payable out of legacy, amount or distributive share to which the eficiary is entitled.	16 17 18 19
	(3)		section (2) applies subject to an express contrary intention ne trust instrument.	20 21
121			e of trustee powers when particular beneficiaries olutely entitled	22 23
	(1)		s section applies in relation to a trust other than a trust ted by a court order.	24 25
	(2)		ustee may exercise the powers conferred under this part in tion to the trust property even though—	26 27
		(a)	all the beneficiaries are absolutely entitled to the trust property; and	28 29
		(b)	each beneficiary is an adult—	30

[s 122]

		(i) who has capacity for financial matters relating to their interest in the trust property; or	1 2
		 (ii) for whom an administrator or attorney is authorised, under their appointment as administrator or attorney, to exercise power for financial matters relating to the beneficiary's interest in the trust property. 	3 4 5 6 7
(3)	conf	rever, subsection (2) does not apply to the extent a power erred under this part is expressly revoked by all the ficiaries, by written notice given to the trustee by—	8 9 10
	(a)	each beneficiary mentioned in subsection (2)(b)(i); and	11
	(b)	the administrator or attorney for each beneficiary mentioned in subsection (2)(b)(ii).	12 13
		f conversion of land or personal property under y power	14 15
(1)		section applies if, as a result of an exercise of power or this Act—	16 17
	(a)	land is converted into personal property; or	18
	(b)	personal property is converted into land.	19
(2)	The	personal property or land must be held—	20
	(a)	if, before conversion, the personal property or land was subject to a trust—on a trust corresponding, as nearly as the law and circumstances permit, with the trust affecting the personal property or land before conversion; or	21 22 23 24 25
	(b)	if, before conversion, the personal property or land was not subject to a trust—subject to the limitations, conditions, powers or directions corresponding, as nearly as the law and circumstances permit, with those affecting the personal property or land before conversion.	26 27 28 29 30 31

[s 123]

Part 8				Maintenance, education and advancement	1 2
Divis	sion	1		Preliminary	3
123	Def	initic	on foi	r part	4
		In th	is par	t—	5
		rele	vant c	apital see section 128(2).	6
Divis	sion	2		Application of trust income	7
124	Chi ma	ld be inten	enefic ance	ciaries—application of trust income for etc.	8 9
	(1)			on applies if, under a trust, a trustee holds trust or a beneficiary who is a child.	10 11
	(2)	prop appl bene	erty t y all eficiar	ee may pay all or part of the income of the trust to the beneficiary's guardian (if any), or otherwise or part of the income, for or towards the y's maintenance, education or advancement g past maintenance or education).	12 13 14 15 16
	(3)	The	powe	r conferred under subsection (2) may be exercised—	17
		(a)	a ve	ther the beneficiary's interest in the trust property is sted interest or a contingent or future interest or is plute or liable to be divested; and	18 19 20
		(b)	whe	ther or not—	21
			(i)	there is another fund that may be applied for the beneficiary's maintenance, education or advancement; or	22 23 24
			(ii)	there is another person who is bound by law to provide for the beneficiary's maintenance or education.	25 26 27

[s 125]

	(4)	However, despite subsection (3)(a), if the beneficiary's interest in the trust property is a contingent or future interest, the power conferred under subsection (2) may be exercised only if the interest includes the intermediate income of the trust property.	1 2 3 4 5
	(5)	For subsection (4) and without limiting the <i>Succession Act 1981</i> , section 33H, a contingent or future interest in the trust property is taken, during the beneficiary's minority and while the beneficiary's interest continues, to include the intermediate income if—	6 7 8 9 10
		(a) the interest would not, apart from this section, include the intermediate income; and	11 12
		(b) the intermediate income is not expressly or specifically disposed of, but would pass to some other person—	13 14
		 (i) only because of an interest to which the person is entitled under a residuary or a general disposition in the trust instrument; or 	15 16 17
		(ii) in the absence of a disposition mentioned in subparagraph (i), on intestacy or as a resulting trust.	18 19 20
125		ild beneficiaries—investment and application of expended trust income	21 22
	(1)	Subsection (2) applies if—	23
		(a) under section 124, a trustee may pay or apply the income of trust property for or towards a beneficiary's maintenance, education or advancement; but	24 25 26
		(b) some or all of the income of the trust property (the <i>remaining income</i>) has not been paid or applied under section 124 during the beneficiary's minority and while the beneficiary's interest continues.	27 28 29 30
	(2)	The trustee must—	31

	(a)	invest the remaining income (and the income achieved by investing the remaining income) in authorised investments; and	1 2 3
	(b)	hold the amount of the authorised investments (including the income of the investments) as provided under subsection (3) or (4).	4 5 6
(3)	The	amount is to be held for the beneficiary absolutely if—	7
	(a)	the beneficiary becomes an adult and the beneficiary's interest in the income during the beneficiary's minority was a vested interest; or	8 9 10
	(b)	the beneficiary, on becoming an adult, is entitled to the property from which the income arose in fee simple, absolute or determinable, or absolutely.	11 12 13
(4)	If ne	either subsection (3)(a) nor (b) applies—	14
	(a)	the amount is to be held as an accretion to the capital of the trust property from which the income arose; and	15 16
	(b)	the amount and the capital are to form a single fund for all purposes.	17 18
(5)		subsection (4), it does not matter whether the beneficiary a vested interest in the income.	19 20
(6)	the b contrauthe invest educ	pite subsection (2)(b), the trustee may, at any time during beneficiary's minority and while the beneficiary's interest inues, pay or apply all or part of the amount of the orised investments (including the income of the stments) for or towards the beneficiary's maintenance, eation or advancement under section 124 as if it were me arising in the current year.	21 22 23 24 25 26 27
(7)		section applies subject to a contrary intention in the trust ument.	28 29
(8)	In th	is section—	30
	<i>auth</i> that-	<i>porised investment</i> means an investment of trust funds	31 32
	(a)	is authorised by the trust instrument; or	33

[s 126]

		(b) is made exercising a power of investment conferred under part 6 or under an order made under section 179; or	1 2 3
		(c) is authorised by another Act or the general law.	4
126		ult beneficiaries—application of trust income for intenance etc.	5 6
	(1)	This section applies if, under a trust—	7
		(a) a trustee holds trust property for a beneficiary who is an adult; and	8 9
		(b) the beneficiary has a contingent interest in the trust property; and	10 11
		(c) the beneficiary's interest includes the intermediate income of the trust property.	12 13
	(2)	The trustee may pay all or part of the income of the trust property to the beneficiary, or otherwise apply all or part of the income, for or towards the beneficiary's maintenance, education or advancement (including past maintenance or education).	14 15 16 17 18
127	Ve	sted annuities	19
	(1)	Sections 124 to 126 apply in relation to a vested annuity as if—	20 21
		(a) the annuity were the income of trust property that is held by a trustee on trust to pay the income of the trust property to the annuitant; and	22 23 24
		(b) the reference in sections 124(5) and 125(1)(b) and (6) to the period during the beneficiary's minority and while the beneficiary's interest continues were a reference to the period for which the annuity is payable.	25 26 27 28
	(2)	However, despite section 125(2)(b), the amount of the authorised investments (including the income of the investments made during the period for which the annuity is	29 30 31

			[s 128]	
			ble) must be held on trust for the annuitant or the annuitant's personal representative absolutely.	1 2
Divi	sion	3	Application of trust capital	3
128	Apj etc		tion of trust capital for beneficiary's maintenance	4 5
	(1)		section applies if, under a trust, a beneficiary is entitled e capital, or any share of the capital, of the trust property.	6 7
	(2)		capital, or the share of the capital, to which the efficiary is entitled is the <i>relevant capital</i> .	8 9
	(3)	Subj	ect to section 129, the trustee may—	10
		(a)	pay or apply amounts out of the relevant capital for or towards the beneficiary's maintenance, education or advancement (including past maintenance or education); or	11 12 13 14
		(b)	apply any part of the relevant capital for or towards any of those purposes.	15 16
	(4)	valu	amounts of the relevant capital paid or applied and the e of the parts of the relevant capital applied must not, in , be more than the greater of—	17 18 19
		(a)	the prescribed amount under section 130; or	20
		(b) Note-	one-half the relevant capital.	21 22
			e, however, section 133 in relation to amounts that are taken not to ve been paid or applied.	23 24
	(5)	How to—	vever, the court may, on application, authorise the trustee	25 26
		(a)	pay or apply greater amounts out of the relevant capital; or	27 28
		(b)	apply part of the relevant capital of greater value.	29

[s 129]

	(6)		power to pay or apply amounts, or apply part of the vant capital, may be exercised—	1 2
		(a)	whether the beneficiary is entitled to the relevant capital absolutely or contingently on the beneficiary reaching a stated age or on the happening of another event; or	3 4 5
		(b)	whether the beneficiary is entitled in possession, in remainder or in reversion.	6 7
	(7)		o, it does not matter whether the beneficiary's entitlement e relevant capital—	8 9
		(a)	is liable to be defeated by the exercise of a power of appointment or revocation; or	10 11
		(b)	is liable to be diminished by an increase of the class to which the beneficiary belongs.	12 13
129	Re	strict	ion on application of trust capital	14
	(1)	capit the p entit	ustee may not pay or apply an amount out of relevant tal, or apply a part of relevant capital, under section 128 if payment or application would prejudice a person who is led to a prior life interest or other interest, whether vested ontingent, in the amount or part.	15 16 17 18 19
	(2)		vever, the amount or part of the relevant capital may be or applied if—	20 21
		(a)	the person whose interest may be prejudiced—	22
			(i) is an adult who has capacity for financial matters relating to the payment or application; and	23 24
			(ii) consents in writing to the payment or application; or	25 26
		(b)	the court, on application by the trustee, orders the amount to be paid or applied or the part of the relevant capital to be applied.	27 28 29
130	Pre	escrib	bed amount for application of trust capital	30

(1) For section 128(4)(a), the *prescribed amount* is—

[s 131]

		r 1
		(a) for the initial period—\$100,000; or
		(b) for the financial year starting immediately after the end of the initial period—\$100,000 plus the CPI increase for the financial year, rounded to the nearest dollar (rounding one-half upwards); or
		(c) for a later financial year—the prescribed amount for the previous financial year plus the CPI increase for the later financial year, rounded to the nearest dollar (rounding one-half upwards).
(2	2)	The chief executive must, before the start of each financial year, publish on the department's website the prescribed amount for the financial year.
(3	3)	In this section—
		<i>CPI</i> means the all groups consumer price index for Brisbane published by the Australian Bureau of Statistics.
		<i>CPI increase</i> , for a financial year, means the amount worked out by multiplying the prescribed amount for the previous financial year by the percentage increase, if any, in the CPI between—
		(a) the March quarter for the financial year before the previous financial year; and
		(b) the March quarter for the previous financial year.
		<i>initial period</i> means the period—
		(a) starting on the commencement of this section; and
		(b) ending on 30 June following the first anniversary of the commencement of this section.
1 T	ru	st capital paid or applied to be brought into account
(1	l)	This section applies if an amount is paid or applied out of relevant capital, or a part of relevant capital is applied, under this division in relation to a beneficiary.
(2	2)	The amount paid or applied, or the value of the part applied, as the case may be, must be brought into account as part of the

[s 132]

	bec Note S	re in the trust property to which the beneficiary is or omes absolutely or indefeasibly entitled. 	1 2 3 4 5
Divisio	n 4	Imposition of conditions	6
132 T	rustee	e may impose conditions	7
(1	,	s section applies to a trustee in exercising a power, whether er division 2 or 3 or the trust instrument—	8 9
	(a)	to pay or apply an amount of trust income for a beneficiary's maintenance, education or advancement (including past maintenance or advancement); or	10 11 12
	(b)	to pay or apply an amount out of relevant capital, or apply a part of relevant capital, for any of those purposes.	13 14 15
(2	app	trustee may impose conditions on the payment or lication of the amount or on the application of the part of relevant capital.	16 17 18
(3	B) Wit	hout limiting subsection (2), a condition may require—	19
	(a)	the repayment of—	20
		(i) the amount paid or applied; or	21
		(ii) the value of the part of the relevant capital applied; or	22 23
	(b)	the payment of interest on the amount or value; or	24
	(c)	the giving of security for the amount or value.	25
(4		wever, at any time after imposing a condition under section (2), the trustee may—	26 27
	(a)	waive all or part of the condition; or	28
	(b)	release all or part of an obligation undertaken, or security given, because of the condition.	29 30

			[s 133]	
	(5)	not	ustee, when imposing a condition about giving security, is affected by any restriction on the investment of trust ls, whether imposed under this Act or otherwise.	1 2 3
133		nount applie	s repaid or recovered taken not to have been paid ed	4 5
	(1)	men	s section applies if a trustee, in exercising a power tioned in section $132(1)$, imposes a condition under ton $132(2)$.	6 7 8
	(2)		amount repaid to the trustee, or recovered by the trustee, is n not to have been paid or applied by the trustee.	9 10
134	Tru	istee	not liable for losses	11
		relat is pa	ustee is not liable for any loss that may be incurred in ion to an amount of trust income or of relevant capital that aid or applied, or a part of relevant capital that is applied, mentioned in section 132(1) if the loss arises—	12 13 14 15
		(a)	because of a failure to impose any or adequate conditions under section 132(2); or	16 17
		(b)	without limiting paragraph (a), because of a failure to take security or adequate security; or	18 19
		(c)	because of a failure to take action to protect any security taken; or	20 21
		(d)	through the release or abandonment, without payment, of any security taken; or	22 23
		(e)	from any other matter in relation to the conditions imposed or the waiver of any condition.	24 25

[s 135]

Part 9			Indemnities and protection of trustees and other persons		
Divis	ion	1		Distributing trust property	3
135	Giv	ing no	otice	e of intention to distribute	4
	(1)			who intends to distribute trust property may give that intention by—	5 6
			requ trust othe the	lishing, under subsection (2) or (3), a notice that tires any person having any claim to, or against, the t property, whether as a creditor or beneficiary or trwise, to send particulars of the person's claim to trustee by a stated day (the <i>closing day</i>) that is at t 2 months after the day the notice is published; and	7 8 9 10 11 12
		(b)	giviı	ng any other notices the court may direct.	13
	(2)	intent for a	tion t gran	ce under subsection (1)(a) is included in a notice of to apply for a grant, the notice of intention to apply at must be published in the way required under the <i>Civil Procedure Rules 1999</i> .	14 15 16 17
	(3)		ntenti	ce under subsection $(1)(a)$ is not included in a notice ion to apply for a grant, the notice must be	18 19 20
				newspaper circulating throughout the State and sold ast once each week; or	21 22
		(b)	on a	website approved for the purpose—	23
			(i)	by regulation; or	24
			(ii)	by the Chief Justice, by notice published on the Queensland Courts website.	25 26
	(4)	In thi	s sec	tion—	27
			•	<i>intention to apply for a grant</i> means a notice, in the form under the <i>Supreme Court of Queensland Act</i>	28 29

		[s 136]	
		1991, of intention to apply for a grant within the meaning of the Succession Act 1981, section 5.	1 2
136	Pro	otection of trustee distributing after closing day	3
	(1)	A trustee who gives notice under section 135 of the trustee's intention to distribute trust property—	4 5
		 (a) may, after the closing day, distribute the trust property having regard only to the claims, whether formal or not, of which the trustee has notice at the time of the distribution; and 	6 7 8 9
		(b) is not liable, in respect of any of the trust property distributed after the closing day, to any person of whose claim the trustee had no notice at the time of the distribution.	10 11 12 13
	(2)	If the trustee gives more than 1 notice under section 135, a reference in subsection (1) to the closing day is a reference to the latest in time of the closing days stated in the notices.	14 15 16
	(3)	For subsection (1)(a), it does not matter whether the trustee has notice of a claim because the claim has been made in response to the notice given under section 135 or has otherwise come to the trustee's notice.	17 18 19 20
	(4)	This section does not affect the right of any person to enforce a remedy for the person's claim against a person to whom a distribution of any of the trust property has been made.	21 22 23
		<i>Note—</i> See division 3 in relation to remedies for the wrongful distribution of trust property.	24 25 26
	(5)	Subsection (4) does not limit section 144 or any other defence available, under an Act or at law or in equity, to the person to whom the distribution is made.	27 28 29
	(6)	In this section—	30
		closing day see section 135(1)(a).	31

[s 137]

Division 2				Claims against trust property and trustees	1 2
137	Def	initio	ons fo	or division	3
		In th	nis div	ision—	4
		clair	n , in 1	relation to a trust—	5
		(a)	mea	ns a claim—	6
			(i)	to or against the trust property; or	7
			(ii)	against the trustee personally because the trustee is under a liability for which the trustee is entitled to reimbursement out of the trust property; but	8 9 10
		(b)	does	s not include—	11
			(i)	a claim under the Succession Act 1981, part 4; or	12
			(ii)	a claim that is an application to revoke a grant of probate or letters of administration; or	13 14
			(iii)	a claim for which insurance is required to be, and is, maintained under an Act.	15 16
				means a person who makes a claim in relation to a ther as a creditor or beneficiary or otherwise.	17 18
		relat		<i>claimant</i> means a person who may make a claim in to a trust, whether as a creditor or beneficiary or .	19 20 21
138			may oceed	require claimant or potential claimant to ling	22 23
	(1)	relat reas	tion to	on applies if a trustee does not accept a claim in the trust that has been made, or that the trustee has believe may be made, by a claimant or potential	24 25 26 27
	(2)	pote		ee may, by written notice given to the claimant or claimant, require the claimant or potential -	28 29 30

[s 139]

		(a)	to start a proceeding to enforce the claim within 6 months after the day the notice is given; and	1 2
		(b)	to prosecute the proceeding with appropriate diligence.	3
139	Τrι	istee	may apply to court for orders in relation to claim	4
	(1)	is g 138,	trustee may, not earlier than 6 months after the day notice iven to the claimant or potential claimant under section , apply to the court for orders under section 140 in relation ne claim.	5 6 7 8
	(2)		the trustee has given notice under section 138 to 2 or more mants or potential claimants—	9 1
		(a)	the trustee may seek orders against any or all of the claimants or potential claimants in a single application; but	1 1 1
		(b)	the application may not be made earlier than 6 months after the latest day notice is given under section 138 to any of the claimants or potential claimants.	1 1 1
140	Со	urt m	ay make orders in relation to claim	1
	(1)	by t claii	s section applies if, on the hearing of an application made the trustee under section 139, the claimant or potential mant does not satisfy the court that the claimant or ential claimant—	1 1 2 2
		(a)	has started a proceeding to enforce the claim; and	2
		(b)	is prosecuting the proceeding with appropriate diligence.	2 2
	(2)	The	court may, by order—	2
		(a)	extend the period for the claimant or potential claimant to start a proceeding to enforce the claim; or	2 2
		(b)	bar the claim (including for all purposes); or	2
		(c)	enable the trust property to be dealt with without regard to the claim.	2 3

[s ⁻	141]
-----------------	------

	(3)	direc cons	b, the court may make the other orders and give the ctions about the proceeding or the claim that the court iders appropriate, including, for example, any of the owing orders or directions—	1 2 3 4
		(a)	an order or direction that a beneficiary of the trust be given notice of the application;	5 6
		(b)	an order that a beneficiary of the trust be made a respondent to the application;	7 8
		(c)	an order imposing conditions;	9
		(d)	an order about the costs of and incidental to the application.	10 11
	(4)	or m orde	nder section 139(2), the application seeks orders against 2 nore claimants or potential claimants, the court may make rs against any or all of the claimants or potential nants.	12 13 14 15
141	Со	ntest	ing trustee's right to indemnity	16
	(1)	This	section applies if a beneficiary of the trust—	17
				1/
		(a)	is not a party to an application made by the trustee under section 139; and	18 19
			is not a party to an application made by the trustee under	18
	(2)	(a) (b) An c the b	is not a party to an application made by the trustee under section 139; and is not made a respondent to the application by an order	18 19 20
Divis		(a)(b)An of the benefit	is not a party to an application made by the trustee under section 139; and is not made a respondent to the application by an order made under section 140(3)(b). order made by the court on the application does not affect beneficiary's right to contest a claim of the trustee to be	18 19 20 21 22 23
Divis	sion	(a)(b)An of the benefit3	is not a party to an application made by the trustee under section 139; and is not made a respondent to the application by an order made under section 140(3)(b). order made by the court on the application does not affect beneficiary's right to contest a claim of the trustee to be led to indemnify themself out of the trust property. Remedies for wrongful distribution	18 19 20 21 22 23 24 25
_	sion	(a) (b) An c the b entit 3	is not a party to an application made by the trustee under section 139; and is not made a respondent to the application by an order made under section 140(3)(b). order made by the court on the application does not affect beneficiary's right to contest a claim of the trustee to be led to indemnify themself out of the trust property. Remedies for wrongful distribution of trust property	18 19 20 21 22 23 24 25 26

		[s 143]	
		<i>recipient</i> see section 143(2).	1
143	En	forcement of remedies for wrongful distribution	2
	(1)	This section applies if—	3
		(a) a trustee wrongfully distributes trust property; and	4
		(b) a person (the <i>claimant</i>) suffers loss because of the wrongful distribution.	5 6
	(2)	The claimant may enforce the same remedies against the trustee, and against any person to whom the wrongful distribution has been made (a <i>recipient</i>), as the claimant could enforce against a personal representative who has wrongfully distributed the estate of a deceased person.	8
	(3)	The claimant is not required to exhaust all remedies that may be available to the claimant against the trustee before starting a proceeding to enforce a remedy under subsection (2) against a recipient.	
144	Eff	ect of change of position of recipient	16
	(1)	This section applies if—	17
		(a) the claimant starts a proceeding to enforce a remedy under section 143(2) against a recipient; and	18 19
		(b) the recipient has received the distribution of the trust property in good faith; and	20 21
		(c) in the court's opinion, the recipient has so changed the recipient's position in reliance on the propriety of the distribution that it would be inequitable for the claimant to enforce the remedy against the recipient.	
	(2)	The court may make an order it considers to be just in all the circumstances.	26 27

[s 145]

145	Otł	ther defences available to recipient not limited Section 144 does not limit any other defence that may be available to the recipient under an Act, or at law or in equity.				
Divi	sion	4 Particular protections for trustees	5			
146	Protection relating to notice when person is trustee of more than 1 trust					
	(1)	This section applies to a trustee who is acting for more than 1 trust.	8 9			
	(2)	The trustee is not, in the absence of fraud, to be taken to have notice of any matter in relation to a trust only because notice of the matter is, or was, given to the trustee when acting for another trust.	10 11 12 13			
	(3)	In this section—	14			
		<i>matter</i> includes an instrument, a fact and a thing.	15			
147	Protection in relation to receipts					
	(1)	This section applies if—	17			
		(a) a trustee signs a receipt for the payment of an amount or for securities in order to comply with the requirements in relation to the giving of receipts by trustees; and	18 19 20			
		(b) the trustee does not receive all, or any, of the amount or securities.	21 22			
	(2)	The trustee is accountable only for the amount or securities actually received by the trustee.	23 24			
148	Protection in relation to acts and omissions of other persons and losses					
	(1)	A trustee—	27			

[s 149]

		(a)	is personally liable only for the trustee's own acts or omissions; and	1 2	
		(b)	is not personally liable for the acts or omissions of-	3	
			(i) another trustee; or	4	
			(ii) an agent appointed by the trustee; or	5	
			(iii) a financial institution, broker or other person with whom any trust funds are deposited.	6 7	
	(2)	A trustee is not personally liable for the insufficiency or deficiency of any security, or any other loss, unless the insufficiency, deficiency or loss results from the trustee's own breach of trust.			
		Note-	_	12	
		Se	e section 81 for the court's power to set off gains and losses.	13	
	(3)	This	section applies subject to sections 52, 54, 77 and 98.	14	
149	Exi	oense	es reasonably incurred in administering trust	15	
		A trustee may—			
		(a)	reimburse themself out of the trust property for the expenses reasonably incurred in administering the trust; or	16 17 18 19	
		(b)	pay or discharge from the trust property the expenses reasonably incurred in administering the trust.	20 21	
150	Pro	otecti	on against liability for rents etc. under lease	22	
	(1)	This section applies if—			
		(a)	a trustee is, for any reason, liable in relation to—	24	
			(i) any rent, covenant or agreement reserved by or contained in a lease; or	25 26	
			(ii) any indemnity given for any rent, covenant or agreement mentioned in subparagraph (i); and	27 28	

[s 150]

	(b)	before assigning the lease as mentioned in subsection (2), the trustee—				
		 satisfies all liabilities under the lease that may have accrued, and been claimed, up to the date of the assignment; and 	3 4 5			
		(ii) if necessary, sets apart a fund that is enough to pay any future claim that may be made in relation to a fixed and ascertained amount that the lessee agreed to expend on the leased property (even if the time for expending the amount has not arrived).	6 7 8 9 10			
(2)	If the trustee assigns the lease to a person entitled to call for an assignment of the lease, the trustee—					
	(a)	is not required to appropriate any further amount from the trust property to meet any future liability under the lease; and				
	(b)	may distribute the remaining trust property, other than any fund set apart as mentioned in subsection (1)(b)(ii), to the persons entitled to the trust property.	16 17 18			
(3)	rema	trustee who acts under subsection (1)(b) and distributes the maining trust property under subsection (2)(b) is not ersonally liable for any later claim under the lease.				
(4)	perso prop	Nothing in this section affects the right of the lessor, or a person deriving title under the lessor, to follow the trust property into the hands of the persons to whom the trust property has been distributed.				
(5)	In this section—					
	<i>lease</i> includes—					
	(a)	an agreement for a lease; and	28			
	(b)	an instrument giving an indemnity as mentioned in subsection $(1)(a)(ii)$ or varying the liabilities under the lease.	29 30 31			
	<i>person entitled</i> , to call for an assignment of a lease, includes a purchaser and a beneficiary under the will, or on the intestacy, of a deceased person.					

[s 151]

Divis	sion	5 General	1
151	Evi	dence about vacancy in trust or removal of trustee	2
	(1)	This section applies in relation to a statement in an instrument, under which a new trustee is appointed or a trustee is removed, about—	3 4 5
		(a) the circumstances in which the vacancy in the office of trustee arose; or	6 7
		(b) the circumstances in which the trustee was removed.	8
	(2)	The statement is conclusive evidence of the circumstances in favour of any of the following persons acting in good faith—	9 10
		(a) a subsequent purchaser;	11
		(b) a debtor making payment to a new or continuing trustee of the trust;	12 13
		(c) the relevant registrar or another person registering or otherwise recording a dealing with the trust property.	14 15
	(3)	Also, the vesting of the trust property on the appointment of the new trustee, or on the removal of the trustee, is as valid in favour of a subsequent purchaser acting in good faith as it would be if the statement were true.	16 17 18 19
152		ptection for persons registering dealings with trust perty	20 21
	(1)	If a trustee has joined with another person in the sale of trust property, the relevant registrar or another person registering or otherwise recording a dealing with the trust property is not, when registering or recording a dealing relating to the sale—	22 23 24 25
		(a) affected by notice of the circumstances of the apportionment of the proceeds of sale; or	26 27
		(b) required to inquire into those circumstances.	28
	(2)	Also, the relevant registrar is not required to inquire into the surrender, by a trustee, of—	29 30

[s 153]

		(a)	freehold or leasehold land; or	1
		(a) (b)	a water allocation or a lease of a water allocation.	1
		(b)		2
153	Pro	otecti	ion for purchasers and mortgagees	3
		trust	burchaser or mortgagee paying or lending an amount to a tee on a sale or mortgage of trust property is not required an equire into—	4 5 6
		(a)	whether the amount is needed or is not more than is needed; or	7 8
		(b)	whether the trustee has power to effect the sale or mortgage; or	9 10
		(c)	how the amount is applied.	11
154	Re	ceipt	s given by trustees	12
			person pays an amount, or transfers or delivers property, trustee-	13 14
		(a)	the written receipt of the trustee, or an agent appointed by the trustee to give receipts, is a sufficient discharge for the amount or property; and	15 16 17
		(b)	the person paying the amount or transferring or delivering the property—	18 19
			(i) is not required to see to the application of the amount or property; and	20 21
			(ii) is not answerable for any loss or misapplication of the amount or property.	22 23
155	Po	wer o	of court to relieve trustee from personal liability	24
	(1)		s section applies if it appears to the court that a trustee is, nay be, personally liable for a breach of trust.	25 26
	(2)	pers	court may relieve the trustee either wholly or partly from sonal liability for the breach of trust if the court is sfied—	27 28 29

[s 156]

1

2

3

4 5

6

7 8 9

10

21

	(a)	the trustee has acted honestly and reasonably; and		
	(b)	the trustee ought fairly to be excused—		
		(i) for the breach of trust; and		
		(ii) for omitting to obtain the court's directions in the matter in which the trustee committed the breach of trust.		
		Note—		
		See part 11, division 8 in relation to applications to the court for directions about matters relating to a trust.		
	wer o rust	f court to make beneficiary indemnify for breach		
(1)	the i	section applies if a trustee commits a breach of trust at nstigation or request, or with the written consent, of a ficiary.		
(2)		court may, if it considers it appropriate, make an order mnifying the trustee, or a person claiming through the		

of trust		trust	11	
	(1)	This section applies if a trustee commits a breach of trust at	12	
		the instigation or request, or with the written consent, of a	13	

156

	beneficiary.	14
(2)	The court may, if it considers it appropriate, make an order	15
	indemnifying the trustee, or a person claiming through the	16
	trustee, out of the beneficiary's interest in the trust property.	17

157	Indemnity for acts done under court order			
	Each order nurporting to be made under this Act is a complete	10		

Each order purporting to be made under this Act is a complete 19 indemnity to a person for any act done under the order. 20

Part 10 **Remuneration of trustees**

158	Definitions for part	
	In this part—	23

professional charges, of a professional trustee, means all 24 usual professional or business charges for business transacted, 25 time expended, and acts done by the trustee or the trustee's 26 firm, including acts that a trustee who is not in a profession or 27 business could have done personally. 28

[s 159]

		professional trustee see section 59.	1
		trustee includes a custodian trustee.	2
159	Po	nuneration of professional trustees	2
159		-	3
	(1)	A professional trustee for whom no benefit or remuneration is provided in the trust instrument is entitled to charge, and to be paid out of the trust property, the trustee's professional charges in relation to the trust.	4 5 6 7
	(2)	This section applies subject to an express contrary intention in the trust instrument.	8 9
160	Rei	nuneration of trustees under court order	10
	(1)	The court may, on application by a trustee (including a professional trustee), make an order authorising the trustee to charge, and to be paid out of the trust property, the remuneration for the trustee's services that the court considers appropriate if the circumstances appear to the court to justify the charge.	11 12 13 14 15 16
	(2)	If the application is made by a professional trustee, the court may take into account any professional charges that have been paid out of the trust property to the trustee under section 159.	17 18 19
161		urt may reduce excessive amounts for commission I professional charges	20 21
	(1)	This section applies if the court considers that either of the following amounts charged, or proposed to be charged, by a trustee in respect of a trust is excessive—	22 23 24
		(a) an amount for commission;	25
		(b) an amount for professional charges.	26
	(2)	The court may, on application by a person interested in the trust or on its own initiative, review the amount and, on the review, reduce the amount.	27 28 29

	(3)		section (2) applies despite any provision of an Act, or of rust instrument, authorising the charging of the amount.	1 2
	(4)	How that	vever, this section does not apply in relation to a trustee is—	3 4
		(a)	a licensed trustee company; or	5
		(b)	the public trustee, to the extent an amount mentioned in subsection $(1)(a)$ or (b) is charged, or proposed to be charged, by the public trustee as fees and charges under the <i>Public Trustee Act 1978</i> , section 17.	6 7 8 9
	(5)	In th	is section—	10
		amo	unt includes part of an amount.	11
Part	11		Court powers	12
Divis	sion	1	Preliminary	13
162	Def	initic	on for part	14
		In th	is part—	15
		poss	essed, of property, includes—	16
		(a)	entitled to the receipt of income of property; and	17
		(b)	entitled to any vested estate (less than a life interest), at law or in equity, in possession or in expectancy, in land.	18 19
Divis	sion	2	Applications for orders	20
163				
			s who may apply for particular orders relating to nd trust property	21 22
		sts a ı This		

[s 164]

	(a)	an order under section 15 approving the appointment of more than 4 trustees of the trust;	1 2
	(b)	an order under section 166 appointing a new trustee;	3
	(c)	an order under section 166 removing a trustee;	4
	(d)	an order under section 168 disqualifying a person from being appointed as a trustee or removing the person as a trustee;	5 6 7
	(e)	an order under this Act relating to the trust property.	8
(2)	The	application may be made by—	9
	(a)	a trustee; or	10
	(b)	a person applying to be appointed as a trustee; or	11
	(c)	a person who is beneficially interested in the trust property; or	12 13
	(d)	a person in whose favour a power to distribute the trust property may be exercised.	14 15
(3)		b, a custodian trustee may apply for an order mentioned in section (1)(b).	16 17
(4)	prov	section (2) does not apply if another provision of this Act rides for the persons who may apply to the court in tion to the particular matter.	18 19 20
Pei mo	rsons ortgag	s who may apply for orders relating to interests in ged property	21 22
(1)	unde	s section applies to an application to the court for an order er this Act in relation to an interest in any property subject mortgage.	23 24 25
(2)	The	application may be made by—	26
	(a)	a person who is beneficially interested in the property; or	27 28
	(b)	a person who is interested in the amount secured by the mortgage.	29 30

		[s 165]	
	(3)	Subsection (2) does not apply if another provision of this Act provides for the persons who may apply to the court in relation to the particular matter.	1 2 3
165		rsons who may apply for orders relating to other operty	4 5
	(1)	This section applies to an application to the court for an order under this Act in relation to property other than—	6 7
		(a) trust property; or	8
		(b) property subject to a mortgage.	9
	(2)	The application may be made by a person with an interest in the property.	10 11
	(3)	Subsection (2) does not apply if another provision of this Act provides for the persons who may apply to the court in relation to the particular matter.	12 13 14
Divis	sion	3 Appointment and removal of trustees and other office holders and related matters	15 16 17
166	Po	wer to appoint and remove trustees	18
	(1)	This section applies if—	19
		(a) it is expedient for a new trustee of a trust to be appointed or for a trustee of a trust to be removed; and	20 21
		(b) it is inexpedient, difficult, impracticable or impossible for the trustee to be appointed or removed without an order of the court.	22 23 24
	(2)	The court may, on application or on its own initiative, make 1 or more of the following orders in relation to the trust—	25 26
		(a) an order appointing a new trustee to replace a trustee who has been removed;	27 28

[s 167]

	(b)	an order appointing a new trustee to be an additional trustee or because there is no existing trustee;	1 2
	(c)	an order removing a trustee.	3
(3)		out limiting subsection (2)(a), the appointment of a new ee may be made to replace a trustee—	4 5
	(a)	who wishes to be discharged; or	6
	(b)	who appears to the court, for any reason, to be undesirable as a trustee.	7 8
(4)	(2)(a unde only	e court could appoint a new trustee under subsection) to replace a trustee, the court may remove the trustee r subsection (2)(c) without appointing a new trustee, but if, on the removal of the trustee, the trust will have at 1 trustee.	9 10 11 12 13
(5)	any o disch or re	order appointing a new trustee or removing a trustee (and consequential vesting order or conveyance) has effect to harge a former trustee only to the extent the appointment emoval would have that effect if it were made under a er for that purpose contained in the trust instrument.	14 15 16 17 18
(6)		section does not confer power to appoint or remove a onal representative.	19 20
Ροι	vers	etc. of trustees appointed by court	21
(1)	the the discr	rson appointed by an order made under section 166(2) as rustee of trust property has all the powers, authorities and retions of, and may in all matters act as, a person who had nally been appointed as a trustee of the trust property or the trust instrument.	22 23 24 25 26
(2)		ection (1) applies in relation to the trustee both before after the trust property is vested in the trustee.	27 28
		o disqualify persons from appointment as and remove them as trustees of other trusts	29
(1)		section applies if the court—	30 31
(1)	11115	section applies if the court—	51

		(a)	removes a person as trustee of a trust under section $166(2)(c)$; and	1 2
		(b)	is satisfied—	3
			(i) the person has committed 1 or more breaches of trust; and	4 5
			(ii) the nature and seriousness of the breaches make the person unfit to act as a trustee.	6 7
	(2)	The	court may, by order—	8
		(a)	disqualify the person from being appointed as a trustee of any trust for a stated period; and	9 10
		(b)	if the person is a trustee of another trust when an order is made under paragraph (a)—remove the person as trustee of the other trust.	11 12 13
169	Po	wer t	o appoint and remove particular office holders	14
	(1)	This	section applies if—	15
		(a)	it is expedient for a person to be appointed to, or removed from, a relevant office in relation to a trust; and	16 17
		(b)	it is inexpedient, difficult, impracticable or impossible for the person to be appointed or removed without an order of the court.	18 19 20
	(2)	The orde	court may, on application or on its own initiative, by r-	21 22
		(a)	appoint a person to the relevant office; or	23
		(b)	remove a person from the relevant office; or	24
		(c)	remove a person from the relevant office and appoint another person to the office.	25 26
	(3)	The	application may be made by—	27
		(a)	a trustee of the trust; or	28
		(b)	the person who holds the relevant office; or	29

[s 170]

		(c)	-	rson erty; c		is	bene	ficially	y i	inte	erested	d ir	the	tr	ust	1 2
		(d)	-	rson in erty n				ur a pov ed.	we	er t	o dist	ribu	te the	e tr	ust	3 4
	(4)	offic	e for a	any re	ason	a p	erson	o, or real may b ction 1	be a	app						5 6 7
	(5)	In th	is sect	ion—	-											8
		unde	er the	trust	instr	ume	ent, c	a trust other th the off	nar	n tł	ne off					9 10 11
		(a)	-	exerc erty; a		роч	wer in	n relatio	on	to	the tr	ust	or the	e tr	ust	12 13
		(b)	must	act ir	n a fio	luci	iary c	apacity	y iı	n ez	xercis	ing	the p	ow	er.	14
Divis	sion	4		Ve	stin	gc	orde	rs an	d	re	late	d n	natte	ers	S	15
						-										
170	Ар	plicat	ion o	f divi	ision	-										16
170	Ap (1)	-	t ion o divisi													16 17
170		-	divisi a nev	on ap w tru	plies stee	if— is a	_ .ppoir	nted un er Act, o								17
170		This	divisi a nev unde or	on ap w tru	plies stee i Act o	if— is a	_ .ppoir									17 18 19
170		This (a)	divisi a nev unde or	on ap w trus r this stee—	plies stee i Act o - place	if— is a or a d c	– ppoir nothe or rer		or	oth	erwis	e by	the	cou	art;	17 18 19 20
170		This (a)	divisi a nev unde or a trus (i)	on ap w true r this stee— is rej sectio	plies stee i Act o - place on 30	if— is a or a d c ; or	– ppoir nothe or rer	er Act, o	or	oth or i	erwis	e by	the	cou	art;	17 18 19 20 21 22
170		This (a)	divisi a ne unde or a trus (i) (ii)	on ap w true r this stee— is re section is uno	plies stee i Act o place on 30 der a	if— is a or a d c ; or leg	– ppoir nothe or rer al inc	er Act, o	or , o y; (oth or i or	erwis s dise	e by	the	cou	art;	 17 18 19 20 21 22 23
170		This (a)	divisi a nev unde or a trus (i) (ii) (iii)	on ap w true r this stee— is re section is uno	plies stee i Act o place on 30 der a t of th	if— is a or a d c ; or leg ne c	- ppoir nothe or rer al inc	r Act, o noved, apacity s jurisd	or , o y; (oth or i or	erwis s dise	e by	the	cou	art;	 17 18 19 20 21 22 23 24
170		This (a)	divisi a nev unde or a trus (i) (ii) (iii) (iv)	on ap w true r this stee— is re- section is out can n	plies stee i Act o place on 30 der a t of the	if— is a or a d c ; or leg ne c fou	- ppoir nothe or rer al inc court's und; c	r Act, o noved, apacity s jurisd	or , o y; c lict	oth or i or	erwis s dise	e by	the	cou	art;	 17 18 19 20 21 22 23 24 25
170		This (a) (b)	divisi a nev unde or a trus (i) (ii) (iii) (iv)	on ap w true r this stee— is rej section is out can n stee th	plies stee i Act o place on 30 der a t of the ot be nat is	if— is a or a d c ; or leg ne c fou a c	- ppoir nothe or rer al inc court's und; c orpor	r Act, o noved, apacity s jurisd	or , 0 y; 0 lict	oth or i or tior	erwis s dise	e by	the	cou	art;	 17 18 19 20 21 22 23 24 25 26

		(iii) is deregistered or otherwise ceases to exist; or	1
	(d)	a trustee, who is directed in writing to do so by a person	2
		absolutely entitled to the trust property or to the dividende or income of the trust property neglects or	3
		dividends or income of the trust property, neglects or refuses, within 28 days after the day the trustee is given	4 5
		the direction, to—	6
		(i) convey the trust property; or	7
		(ii) receive the dividends or income of the trust property; or	8 9
		(iii) sue for or recover the trust property; or	10
	(e)	the last continuing trustee of a trust has died and 1 of the following applies—	11 12
		(i) there is no personal representative of the last continuing trustee;	13 14
		(ii) the personal representative of the last continuing trustee can not be found;	15 16
		(iii) it is uncertain who the personal representative of the last continuing trustee is; or	17 18
	(f)	it is uncertain whether the last trustee of a trust known to have been entitled to, or possessed of, any trust property is alive or dead; or	19 20 21
	(g)	in circumstances where 2 or more trustees were jointly entitled to, or possessed of, trust property, it is uncertain who the survivor of the trustees was; or	22 23 24
	(h)	trust property is vested in a trustee and it appears to the court to be expedient to make a vesting order.	25 26
(2)	Also	, this division applies if—	27
	(a)	a person, who is required to do so under a court order, neglects or refuses to—	28 29
		(i) convey any property; or	30
		(ii) receive the dividends or income of any property; or	31
		(iii) sue for or recover any property; or	32

[s 171]

	(b)	a deceased person was entitled to, or possessed of, any property and the deceased person's personal representative is under a legal incapacity; or	1 2 3
	(c)	any property is subject to a contingent right in an unborn person, or in unborn persons of a class, who, on coming into existence, would become entitled to, or possessed of, the property under a trust; or	4 5 6 7
	(d)	in a proceeding, the court—	8
		(i) directs the sale or mortgage, or the release of a mortgage, of land; or	9 10
		(ii) makes an order for the specific performance of a contract concerning land; or	11 12
	(e)	a person entitled to, or possessed of, property by way of mortgage is under a legal incapacity.	13 14
(3)		this section, a trustee is entitled to, or possessed of, trust erty even if—	15 16
	(a)	the trust property is held jointly with another person; or	17
	(b)	the trustee is entitled to, or possessed of, the trust property by way of mortgage or otherwise.	18 19
Со	urt m	ay make vesting and other orders etc.	20
(1)	orde prop	court may, on application or on its own initiative, make an r (a <i>vesting order</i>) vesting the trust property or other erty in any person in any way and for any estate or est that the court directs.	21 22 23 24
(2)	Subs	ection (1) applies subject to section 172.	25
(3)	the t decla	vell as, or instead of, making a vesting order in relation to rust property or other property, the court may make any aration or order, or give any direction, in relation to the erty that it considers appropriate, including—	26 27 28 29
	(a)	for the purpose of making a vesting order under subsection (1), a declaration that a person is a trustee, within the meaning of this Act, of the property; and	30 31 32

		· · · · · · · · · · · · · · · · · · ·
	(b)	an order releasing a contingent right or disposing of a contingent right to any person as the court directs; and
	(c)	an order appointing a person to convey the property or release a contingent right.
(4)	prop give	he court makes a vesting order in relation to the trust perty or other property, it may also make a declaration, or a direction, about the way the right to transfer the perty is to be exercised.
(5)	In th	is section—
	cont	ingent right, in relation to property, includes—
	(a)	a contingent right of an unborn person, or of unborn persons of a class, who, on coming into existence, would become entitled to, or possessed of, the property under a trust; and
	(b)	the estate or interest in the property that an unborn person, or unborn persons of a class, mentioned in paragraph (a) would become entitled to, or possessed of, on coming into existence.
		ions on vesting orders in particular tances
(1)	appo a ne	vesting order is to be made consequential on the bintment of a new trustee, including on the appointment of w trustee to replace a trustee, the trust property must be ed in the persons who, on the appointment, are the ees.
(2)	of 1 or o	vesting order is to be made consequential on the removal or more of a number of trustees without being replaced, n the discharge of a trustee under section 30, the trust verty must be vested in the continuing trustees alone.
(3)		esting order may vest shares that are not fully paid up in a on only if—
	(a)	the person applies for the order or consents to the order being made; or
		Page 119

[s 173]

		(b)	the court directs that the person's consent be dispensed with.	1 2					
173	Effect of vesting and other orders								
	(1)	A vesting order—							
		(a)	divests the trust property or other property to which the order relates from the persons in whom the property was vested immediately before the order was made; and	5 6 7					
		(b)	without any conveyance, transfer or assignment, vests the property in—	8 9					
			(i) the person named, as trustee or otherwise, in the order; or	10 11					
			(ii) if more than 1 person is named, as trustee or otherwise, in the order—the persons named in the order, as joint tenants.	12 13 14					
	(2)	prop regis or c dive	vever, to the extent the divesting and vesting of the trust berty or other property have effect only if notified, stered or recorded under the requirements of another Act of a law of another State or the Commonwealth, the sting and vesting of the property are subject to the direments of the other Act or law.	15 16 17 18 19 20					
	(3)	relea	n order is made under section $171(3)(c)$, a conveyance or ase by the appointed person in accordance with the order the same effect as a vesting order.	21 22 23					
174	Tra	nsfe	r of property under vesting order	24					
	(1)	veste the r	person in whom the trust property or other property is ed under a vesting order must, for the purpose of effecting notification, registration or recording of the order under a irrement mentioned in section 173(2)—	25 26 27 28					
		(a)	produce the order to the relevant registrar or other person having the function of receiving notification of, or registering or recording, the vesting; and	29 30 31					

		(b) do any other act that is required by the relevant registrar or other person for that purpose.	1 2
	(2)	The vesting order, or the notification, registration or recording of the order, does not have effect as a breach of covenant or condition, or give rise to the forfeiture, of any lease or agreement for lease or other property.	3 4 5 6
	(3)	If the consent of a person is needed to the conveyance, transfer or assignment of any property—	7 8
		 (a) the vesting of the property under a vesting order is subject to the consent, unless the order otherwise provides; but 	9 10 11
		(b) the consent may be obtained after the making of the vesting order by the persons named in the order.	12 13
175	Po	wers etc. of person named in vesting order as trustee	14
	(1)	This section applies if a vesting order vests property in a person as trustee.	15 16
	(2)	The person named in the vesting order as trustee has all the powers, authorities and discretions of, and may in all matters act as, a person who had originally been appointed as a trustee of the trust property under the trust instrument.	17 18 19 20
	(3)	However, the court may—	21
		(a) under the vesting order, limit the trustee's powers as the court considers appropriate; or	22 23
		(b) under section 179 or 183, enlarge the trustee's powers as the court considers appropriate.	24 25
176		cumstances relating to validity of vesting and other lers etc.	26 27
	(1)	This section applies in relation to a vesting order or any other order, declaration or direction made, or given, under section 171.	28 29 30

[s 177]

	(2)	The fact that the order, declaration or direction is founded, or purports to be founded, on an allegation of the existence of a circumstance mentioned in section $170(1)$ or (2) is conclusive evidence of the circumstance alleged in any court on any question about the validity of the order, declaration or direction.	1 2 3 4 5 6
	(3)	However, if the order, declaration or direction has been improperly obtained, nothing in this Act prevents the court from—	7 8 9
		(a) in the case of a vesting order—directing a reconveyance of the property the subject of the order; or	10 11
		(b) making an order in relation to the payment of costs occasioned by the improper obtaining of the order, declaration or direction; or	12 13 14
		(c) making a further order or declaration, or giving a further direction, under section 171.	15 16
Divis	ion	5 Orders in relation to property and claims of children	17 18
177	Cou chil	urt may make orders in relation to property or claim of ld	19 20
	(1)	If a child is beneficially entitled to property of which there is no trustee, the court may, on application by the child's litigation guardian, make an order, on the terms the court considers appropriate, appointing the litigation guardian or another person the court considers appropriate—	21 22 23 24 25
		(a) to deal with the property; or	26
		(b) to exercise in relation to the property the powers conferred on a trustee under this Act.	27 28
	(2)	If a child has a claim to property, the court may, on application by the child's litigation guardian, make an order appointing the litigation guardian or another person the court considers appropriate to settle or compromise the claim.	29 30 31 32

(3)	However, subsection (2) does not apply if the settlement or compromise may be sanctioned under the <i>Public Trustee Act</i> 1978, section 59 by a court or the public trustee.	1 2 3
(4)	The court must not make an order under subsection (1) or (2) unless it appears to the court that the order is for the benefit of—	4 5 6
	(a) the child; or	7
	(b) the child and another person.	8
(5)	An act done under an order made under this section is binding on the child.	9 10
(6)	In this section—	11
	<i>deal</i> , with property, includes sell, convey, lease, mortgage, charge and sue for and recover the property.	12 13
Division	6 Conferral of additional management	
DIVISION	powers	14 15
	· · · · · · · · · · · · · · · · · · ·	
	powers	15
	powers finition for division	15 16
	powers finition for division In this division— <i>management power</i> , in relation to a trust, means any power for the management or administration of the trust or the trust	15 16 17 18 19
	powers finition for division In this division— <i>management power</i> , in relation to a trust, means any power for the management or administration of the trust or the trust property, including, for example— (a) the power to surrender, release or otherwise dispose of	15 16 17 18 19 20 21
	 powers finition for division In this division— <i>management power</i>, in relation to a trust, means any power for the management or administration of the trust or the trust property, including, for example— (a) the power to surrender, release or otherwise dispose of the trust property; and 	15 16 17 18 19 20 21 22

[s 179]

Сс	ourt m	nay confer additional management powers	1
(1)		s section applies in relation to a trust if the court is sfied—	2 3
	(a)	the exercise of a particular management power-	4
		(i) would be expedient in the management or administration of the trust property; or	5 6
		(ii) would be in the best interests of the persons, or the majority of the persons, beneficially interested in the trust property; and	7 8 9
	(b)	the management power can not be exercised because-	10
		(i) it is inexpedient, difficult or impracticable to exercise the power without a court order; or	11 12
		(ii) the trustee does not have the management power under this Act, the trust instrument or otherwise.	13 14
(2)		subsection (1)(b)(ii), it does not matter that the trustee s not have the particular management power because—	15 16
	(a)	this Act allows the power, which would otherwise be conferred on the trustee under this Act, to be excluded or modified under the trust instrument; and	17 18 19
	(b)	the trust instrument excludes or modifies the power.	20
	Note	_	21
		ee section 82(3) in relation to the powers that may be excluded or addified under the trust instrument.	22 23
(3)	trus term	court may, by order, confer the management power on the tee, either generally or in a particular matter, and on the ns and subject to any conditions the court considers ropriate.	24 25 26 27
(4)	Wit	hout limiting subsection (3), the court may direct—	28
	(a)	how an amount authorised to be expended is to be paid; and	29 30
	(b)	how the costs of any transaction are to be borne; and	31
	(c)	the extent to which the amount or the costs are to be apportioned between capital and income.	32 33

			[s 180]	
180	Со	urt m	ay revoke or vary order	1
	(1)		court may, by further order, revoke or vary an order made er section 179.	2 3
	(2)	179 orde	revocation or variation of an order made under section does not affect any act or thing done in reliance on the r before the person doing the act or thing became aware he application to the court to revoke or vary the order.	4 5 6 7
181	Pei	rsons	s who may apply for order	8
			application for an order under section 179 or 180 in ion to a trust may be made by—	9 1
		(a)	any trustee of the trust; or	1
		(b)	any person beneficially interested in the trust property.	1
Divi	sion	7	Variations of trusts	1
182	Ме	aning	g of <i>protective trust</i>	1
	(1)		this division, a trust is a <i>protective trust</i> if, under the trust, me is, without prejudice to any prior interest—	1 1
		(a)	held on trust for the benefit of a person (the <i>principal beneficiary</i>)—	1 1
			(i) for the period of the principal beneficiary's life or a lesser period (in either case the <i>trust period</i>); or	1 2
			(ii) until the trust (the <i>primary trust</i>) sooner fails or determines because of an intervening event; and	2 2
		(b)	if the primary trust fails or determines during the trust period—held on trust for the remainder of the trust period to be applied, as the trustee considers appropriate, for the maintenance, education or advancement (including past maintenance or education) of 1 or more of the following persons—	2 2 2 2 2 2 2 2 2

[s 183]

		(i) the principal beneficiary and the principal beneficiary's spouse or issue;	1 2
		(ii) if the principal beneficiary has no spouse or issue—the principal beneficiary and the persons who would, if the principal beneficiary were dead, be entitled to the trust property or the income of the trust property.	3 4 5 6 7
(2)		this division, a trust is also a <i>protective trust</i> if it has a lar effect to a trust mentioned in subsection (1).	8 9
(3)	In th	is section—	10
	<i>inco</i> inco	<i>me</i> includes an annuity and any other periodic payment of me.	11 12
	even	<i>vening event</i> , in relation to a primary trust, means an it provided for under the trust instrument that, if it bens, results in—	13 14 15
	(a)	the principal beneficiary of the primary trust being deprived of the right to receive the income, or part of the income, of the trust; and	16 17 18
	(b)	the consequent failure or determination of the primary trust.	19 20
Ρο	wer o	f court to authorise variations of trust	21
(1)	arrar	court may make an order under this section approving an agement in relation to a trust for any of the following ons (each a <i>restricted beneficiary</i>)—	22 23 24
	(a)	a person under a legal incapacity who has an interest under the trust, whether directly or indirectly and whether vested or contingent;	25 26 27
	(b)	a person (whether ascertained or not) who may become entitled, directly or indirectly, to an interest under the trust at a future date or on the happening of a future event (each later in time than the date of an application to the court under this section) because the person becomes—	28 29 30 31 32 33

[s 183]

		(i) a person of a particular description; or	
		(ii) a member of a particular class of persons;	
	(c)	an unborn person;	
	(d)	a person who, if a protective trust failed or determined, would be a member of the class of persons mentioned in section $182(1)(b)(i)$ or (ii).	
(2)	An a	rrangement may—	
	(a)	vary or revoke all or any of the trusts; or	
	(b)	enlarge the powers of the trustees to manage or administer any of the trust property.	
(3)	arrar	arrangement may be approved only if carrying out the agement would be for the benefit of the restricted ficiary.	
(4)		rever, subsection (3) does not apply if the restricted ficiary is—	
	(a)	an unascertained person whose entitlement is dependent on a future event that the court is satisfied is unlikely to happen; or	
	(b)	a person mentioned in subsection (1)(d).	
(5)	An of	order approving an arrangement may be made regardless	
	(a)	who has proposed the arrangement; or	
	(b)	whether there is any other person beneficially interested in the trust property who is capable of assenting to the arrangement.	
(6)		ce of an application to the court for an order under this on must be given to all persons as the court directs.	
(7)	This 6.	section does not limit the court's powers under division	
(8)		section does not apply in relation to a trust affecting erty settled by an Act.	

[s 184]

Division 8		Applications for directions		
184	Со	urt may give directions about particular matters	2	
	(1)	The court may, on application by a trustee, give the directions it considers appropriate about—	3 4	
		(a) the trust property; or	5	
		(b) the management or administration of the trust property; or	6 7	
		(c) the exercise of any power or discretion vested in the trustee.	8 9	
	(2)	An application for directions under subsection (1) must be served on each person having an interest in the application, or on any of them as the court considers expedient.	10 11 12	
185	Pro	tection of trustee acting under court directions	13	
	(1)	If a trustee acts in accordance with a direction of the court given under section 184, the trustee is taken, in relation to the trustee's own liability, to have discharged the trustee's duty as trustee in the matter the subject of the direction.	14 15 16 17	
	(2)	Subsection (1) applies even if the direction is later varied or set aside.	18 19	
	(3)	However, this section does not protect the trustee from liability for an act done under the direction if, in obtaining the direction, or in agreeing (either expressly or impliedly) with the court in making the order giving the direction, the trustee—	20 21 22 23 24	
		(a) commits a fraud; or	25	
		(b) wilfully conceals a material matter; or	26	
		(c) misrepresents a material matter.	27	
	(4)	In this section—	28	
		<i>varied or set aside</i> includes invalidated, overruled and declared to be of no effect.	29 30	

Divi	sion	9		Reviews of decisions and directions for apprehended decisions	1 2
186	Def	finitio	ons fe	or division	3
		In th	nis div	vision—	4
		аррі	rehen	<i>ded decision</i> see section 187(1)(b)(ii).	5
		rele	vant a	<i>lecision</i> see section 187(1)(b)(i).	6
				<i>power</i> , in relation to a trustee or another person, ower in relation to trust property or a trust that—	7 8
		(a)		onferred on the trustee or other person under this Act therwise; and	9 10
		(b)	mus	t be exercised in a fiduciary capacity.	11
187	Ap	plica	tion f	for review or directions	12
	(1)	This	secti	on applies if—	13
		(a)	a pe	erson has—	14
			(i)	an interest, whether direct or indirect or vested or contingent, in trust property; or	15 16
			(ii)	a right of proper administration in relation to a trust; and	17 18
		(b)	the p	person—	19
			(i)	is aggrieved by an act, omission or decision (each a <i>relevant decision</i>) of a trustee or another person in the exercise of a relevant power; or	20 21 22
			(ii)	has reasonable grounds to apprehend an act, omission or decision (each an <i>apprehended</i> <i>decision</i>) of a trustee or another person, in the exercise of a relevant power, by which the person will be aggrieved.	23 24 25 26 27
	(2)			on may apply to the court, on a ground mentioned in $38(1)(a)$ or (b), to—	28 29

[s 188]

		(a)	review the relevant decision; or	1
		(b)	give directions in relation to the apprehended decision.	2
188	Gr	ound	s for review or directions	3
100	_			
	(1)		court may review the relevant decision, or give directions elation to the apprehended decision, on the ground—	4 5
		(a)	the relevant decision or apprehended decision was not, or would not be, an appropriate exercise of the relevant power by the trustee or other person; or	6 7 8
		(b)	without limiting paragraph (a), the relevant power was, or would be, exercised by the trustee or other person—	9 10
			(i) in bad faith; or	11
			(ii) without real or genuine consideration; or	12
			(iii) contrary to the purposes of the trust.	13
	(2)	appe	b, the court may require the trustee or other person to ear before it to substantiate and uphold the grounds of the want decision or apprehended decision.	14 15 16
189	Ore	ders a	and directions	17
	(1)	the	court may, on the application, make the orders and give directions it considers appropriate, including an order at the costs of the application.	18 19 20
	(2)	Ном	vever, an order must not—	21
		(a)	disturb a distribution of the trust property, made without breach of trust, before the trustee or other person became aware of the making of the application to the court; or	22 23 24 25
		(b)	affect a right acquired by a person in good faith and for valuable consideration.	26 27

Divis	ion	10	Other matters	1
190	Со	urt ma	ay decide proceeding in absence of trustee	2
	(1)	This	section applies if—	3
		(a)	a person is, as trustee, a defendant in a proceeding; and	4
		(b)	the court is satisfied—	5
			(i) a diligent search has been made for the person; and	6
			(ii) the person can not be found.	7
	(2)	The c	court may—	8
		(a)	decide the proceeding in the absence of service on the person; and	9 10
		(b)	give judgment against the person, as trustee, as if the person had been properly served.	11 12
	(3)	truste	ect to section 191, judgment given against the person, as ee, does not affect any interest the person may have in the ers in question in the proceeding in another capacity.	13 14 15
191			ay appoint representative or make orders in of party or interested person	16 17
	(1)	proce	section applies if, at the time of the hearing of a eeding in relation to a trust, a party to the proceeding or terested person in relation to the proceeding—	18 19 20
		(a)	is not within the jurisdiction; or	21
		(b)	is under a legal incapacity; or	22
		(c)	can not be found; or	23
		(d)	is unborn; or	24
		(e)	is not capable of being identified or ascertained.	25
	(2)	The c	court may—	26
		(a)	make an order appointing a person to represent the party or interested person; or	27 28

[s 192]

		(b) proceed in the absence of the party or interested person.	1
	(3)	An order made in the proceeding is binding on the party or interested person.	2 3
	(4)	In this section—	4
		<i>interested person</i> , in relation to a proceeding, means a person, or persons of a class, who the court considers—	5 6
		(a) should be made a party or parties to the proceeding; or	7
		(b) should be given an opportunity to attend and be heard in the proceeding.	8 9
192	Со	urt may charge costs on property	10
		The court may order that the costs of an application under this Act—	11 12
		(a) be paid or raised out of—	13
		(i) the property to which the application relates; or	14
		(ii) the income of the property to which the application relates; or	15 16
		(b) be borne and paid in the way and by the persons the court considers just.	17 18
193		yment of particular trust property into court by stees	19 20
	(1)	This section applies in relation to trust property comprising trust funds or securities.	21 22
	(2)	A trustee who holds the trust property, or has the trust property under the trustee's control, may pay the trust property into court.	23 24 25
	(3)	The receipt of the proper officer of the court is a sufficient discharge to the trustee for the payment of the trust property into court.	26 27 28
	(4)	Subject to rules of court, the trust property is to be dealt with as the court, by order, directs.	29 30

(5) If the trust property is held by, or is under the control of, m that 1 trustee, the trust property may be paid into court of decision of a majority of the trustees.						
	(6)	If a majority of the trustees in whom the trust property is vested wish to pay the trust property into court but the agreement of the remaining trustees can not be obtained, the court may order—	4 5 6 7			
		(a) that the trust property be paid into court without the agreement of the remaining trustees; and	8 9			
		(b) if the trust property is deposited with a financial institution, broker or other depositary—that the trust property be paid or delivered to the majority of the trustees for payment into court.	10 11 12 13			
	(7)	The payment or delivery of the trust property under an order made under this section is as valid and effective as it would be if the payment or delivery were made by all of the trustees of the trust property.	14 15 16 17			
Part	12	Charitable trusts	18			
Part Divis			18 19 20			
	ion	1 Trusts containing non-charitable	19			
Divis	ion	1 Trusts containing non-charitable and invalid purposes	19 20 21			
Divis	ion Incl inva	1 Trusts containing non-charitable and invalid purposes lusion of non-charitable and invalid purpose not to alidate trust This section applies if, under a trust, the purposes for which the trust property is directed or allowed to be applied include, or could be taken to include, both a charitable purpose and a	19 20 21 22 23 24 25			

[s 195]

		(b)	is to be construed, and has effect, as if the trust did not direct or allow the trust property to be applied for the	1 2
			non-charitable and invalid purpose.	3
	(3)		section does not apply in relation to a trust declared re, or to the will of a testator dying before, 1 July 1973.	4 5
Divis	sion	2	Applications to court in relation to charitable trusts	6 7
195	Wh	o ma	y apply	8
		-	of the following entities may apply to the court for an under this part in relation to a charitable trust—	9 10
		(a)	the Attorney-General or a person authorised by the Attorney-General;	11 12
		(b)	a trustee of the trust;	13
		(c)	a person, or charity, interested in the proper administration of the trust.	14 15
196	No	tice o	fapplication	16
	(1)		applicant must give written notice of the application to—	17
		(a)	if the applicant is the Attorney-General or a person authorised by the Attorney-General—the trustees of the charitable trust; or	18 19 20
		(b)	if the applicant is a trustee of the charitable trust—	21
			(i) the Attorney-General; and	22
			(ii) any trustee of the trust who is not a party to the application; or	23 24
		(c)	if the applicant is a person, or charity, interested in the proper administration of the charitable trust—	25 26
			(i) the Attorney-General; and	27
			(ii) the trustees of the trust.	28

[s 197]

1

2

3

4

5

6

7

8

	10
s to allow trust property to ed cy pres	1′ 18
ary	19
of charitable trust	20
vision to the purposes of a charitable	2 22
loes not apply-the original purposes	23 24
of the trust property has been changed scheme approved under this division or	2: 20
Page 135	

197 Orders

the charitable trust an order giving directions about the administration of (a) the trust: an order requiring a trustee to carry out the trust; (b)

an order requiring a trustee to comply with a scheme (c) 9 approved in relation to the trust, whether under this part 10 or otherwise: 11

(2) Also, the applicant must give written notice of the application

The court may make any of the following orders in relation to

to any other person or charity as directed by the court.

- an order requiring a trustee to satisfy the trustee's (d) 12 liability for a breach of the trust; 13
- (e) an order about costs: 14 (f) an order about another matter that the court considers 15 16 just.

Division 3 Schemes 7 be applie 8

Subdivision 1 Prelimin

198 **References to purposes** 0 A reference in this div 1 trust is a reference to— 2 (a) if paragraph (b) d 3 of the trust: or 4 5 (b) if the application or regulated by a s 6

[s 199]

				erwise—the purposes for which the trust property y, for the time being, be applied.	1 2				
199	Circumstances in which purposes of charitable trust may be changed under sdiv 2 or 3								
	(1)	may	be c	mstances in which the purposes of a charitable trust hanged under subdivision 2 or 3 to allow the trust o be applied cy pres are as follows—	5 6 7				
		(a)	the j	purposes, wholly or in part—	8				
			(i)	have been, as far as may be, fulfilled; or	9				
			(ii)	can not be carried out; or	10				
			(iii)	can not be carried out according to the directions given and to the relevant considerations;	11 12				
		(b)		purposes provide a use for part only of the trust perty;	13 14				
		(c)		trust property and other property that may be applied similar purposes—	15 16				
			(i)	can be more effectively used in conjunction; and	17				
			(ii)	can be appropriately applied to common purposes, having regard to the relevant considerations;	18 19				
		(d)	the j	purposes refer to—	20				
			(i)	an area that was, but has since ceased to be, a unit for some other purpose; or	21 22				
			(ii)	a class of persons, or an area, that has ceased to be suitable, having regard to the relevant considerations, or to be practical in administering the trust;	23 24 25 26				
		(e)	the j	purposes, wholly or in part—	27				
			(i)	have been adequately provided for in other ways; or	28 29				
			(ii)	have ceased to be charitable; or	30				

[s 200]

		(iii) have, in any other way, ceased to provide a suita and effective way of using the trust prope having regard to the relevant considerations.	
	(2)	For subsection (1), the <i>relevant considerations</i> are—	4
		(a) the spirit of the trust; and	5
		(b) the social and economic conditions prevailing at time of the proposed change to the purposes of the tr	
	(3)	Subsection (1) does not affect the conditions that, apart fr this Act, must be satisfied in order that property given charitable purposes may be applied cy pres, except to extent the conditions require a failure of the purposes.	for 9
200	Rel	lationship with Charitable Funds Act 1958	12
		This division does not affect the application of the Charita	able 13
		Funds Act 1958 to the funds to which that Act applies.	14
Subo	divis	sion 2 Approval of schemes by court	15
Subo 201		sion 2 Approval of schemes by court urt may approve scheme	15 16
			_
	Со	 urt may approve scheme This section applies if— (a) an application is made to the court for an or approving a scheme to change the purposes o charitable trust to allow the trust property to be applicy pres; and 	16 17 rder 18 f a 19 lied 20 21
	Со	 urt may approve scheme This section applies if— (a) an application is made to the court for an or approving a scheme to change the purposes or charitable trust to allow the trust property to be applicy pres; and <i>Note—</i> 	16 17 rder 18 f a 19 lied 20 21 22
	Со	 urt may approve scheme This section applies if— (a) an application is made to the court for an or approving a scheme to change the purposes of charitable trust to allow the trust property to be applicy pres; and <i>Note</i>— See section 195 for who may apply to the court. 	16 17 rder 18 f a 19 lied 20 21 22 23
	Со	 urt may approve scheme This section applies if— (a) an application is made to the court for an or approving a scheme to change the purposes or charitable trust to allow the trust property to be applicy pres; and <i>Note—</i> 	16 17 rder 18 f a 19 lied 20 21 22 23 aces 24
	Со	 urt may approve scheme This section applies if— (a) an application is made to the court for an or approving a scheme to change the purposes o charitable trust to allow the trust property to be applied cy pres; and <i>Note</i>— See section 195 for who may apply to the court. (b) the court is satisfied that 1 or more of the circumstant mentioned in section 199(1)(a) to (e) apply in relation. 	16 17 rder 18 f a 19 lied 20 21 22 23 nces 24 n to 25

[s 202]

		(b)	make any other order the court considers just.	1
Sub	divis	sion	3 Approval of schemes by Attorney-General	2 3
202		istee neme	may apply to Attorney-General to approve	4 5
	(1)	This	section applies if—	6
		(a)	the trustee of a charitable trust seeks approval of a scheme to change the purposes of the trust to allow the trust property to be applied cy pres; and	7 8 9
		(b)	the purposes of the trust have not previously been changed by the court under subdivision 2 or otherwise; and	10 11 12
		(c)	the value of all the trust property does not exceed the monetary limit under the <i>District Court of Queensland Act 1967</i> , section 68.	13 14 15
	(2)	subc	trustee may, instead of applying to the court under livision 2 or otherwise, apply to the Attorney-General to rove the scheme.	16 17 18
	(3)	The	application must—	19
		(a)	be in the approved form; and	20
		(b)	comply with any requirements prescribed by regulation for the application; and	21 22
		(c)	be accompanied by any fee prescribed by regulation for the application.	23 24
203	Re	quire	ments for public notice etc.	25
	(1)	writ publ	receiving the application, the Attorney-General must, by ten notice given to the trustee, require the trustee to give ic notice of the application in a stated way the rney-General considers appropriate.	26 27 28 29

	[s 204]				
(2) The trustee must give public notice of the application in th way stated in the notice given under subsection (1).					
(3)	The public notice must—				
	(a) invite persons and charities interested in the proper administration of the charitable trust to make written submissions to the Attorney-General within a stated period of at least 28 days after the day the notice is published; and				
	(b) state how submissions to the Attorney-General may be made.				
94 Po	Powers of Attorney-General				
(1)	The Attorney-General may do 1 or more of the following-				
	(a) ask the trustee to provide any information, opinions or advice the Attorney-General considers appropriate;				
	(b) make any other investigations and inquiries the Attorney-General considers appropriate;				
	(c) propose a variation of the scheme.				
(2)	If the Attorney-General proposes a variation of the scheme, the Attorney-General must consult the trustee on the proposed variation.				
5 D	eciding application				
(1)	The Attorney-General must consider the application and decide to—				
	(a) approve the scheme; or				
	(b) approve the scheme with a variation proposed under section 204(1)(c); or				
	(c) refuse to approve the scheme.				
(2)	In making the decision, the Attorney-General must have regard to any written submissions made to the Attorney-General, within the submission period for the				

[s 206]

	application, by a person or charity interested in the proper administration of the charitable trust.				
(3)	The Attorney-General may decide to approve the scheme under subsection (1)(a) or (b) only if satisfied that—				
	(a) the value of all the trust property does not exceed the monetary limit under the <i>District Court of Queensland Act 1967</i> , section 68; and	5 6 7			
	(b) 1 or more of the circumstances mentioned in section 199(1)(a) to (e) apply in relation to the charitable trust; and	8 9 10			
	(c) the trustee has given public notice of the application in compliance with section 203(2) and (3); and	11 12			
	(d) for an approval under subsection (1)(b)—the trustee consents to the variation of the scheme proposed by the Attorney-General.	13 14 15			
(4)	The Attorney-General must decide to refuse to approve the scheme if the Attorney-General considers it more appropriate that the application be dealt with by the court—	16 17 18			
	(a) because of the contentious nature of the application; or	19			
	(b) because a special question of law or fact arises; or	20			
	(c) for another reason.	21			
(5)	If the Attorney-General decides to refuse to approve the scheme, the Attorney-General must give the trustee written notice of the decision, including the reasons for the decision.				
(6)	In this section—	25			
	<i>submission period</i> , for an application, means the period stated in the public notice given under section $203(3)(a)$ in relation to the application.	26 27 28			
Pul	blic notice of Attorney-General's decision	29			
(1)	The Attorney-General must give public notice, in the way the Attorney-General considers appropriate, of the	30 31			

206

Attorney-General's decision in relation to the scheme.

	(2)		1 2	
		decision may, within 28 days after the day the notice is given, appeal against the decision to the Supreme Court;	3 4 5 6	
			7 8	
207	Eff	ect of decision to approve scheme	9	
	(1)		10 11	
		208—the day the Supreme Court affirms the decision or	12 13 14	
		notice of the decision is given under section 206 or, if	15 16 17	
	(2)	On taking effect, the scheme is as effective, for all purposes, as it would be if it were approved by an order of the court under subdivision 2.		
208	Ар	peal against decision to approve scheme	21	
	(1)	If the Attorney-General decides under section 205 to approve the scheme, a person aggrieved by the decision may appeal against the decision to the Supreme Court.		
	(2)	notice of the decision to approve the scheme is given under	25 26 27	

[s 209]

209	Application for court approval not prevented by decision to refuse to approve scheme						
		If the Attorney-General decides under section 205 to refuse to approve the scheme, the decision does not prevent the trustee applying to the court under subdivision 2 or otherwise to approve the scheme.					
210	Register of approvals						
	(1)	(1) The chief executive must keep a register of all scheme approved by the Attorney-General under section 205.					
	(2)	The register may—					
		(a)	be kept in any form, including electronically, that the chief executive decides; and	11 12			
		(b)	include any other information relating to a scheme mentioned in subsection (1) that the chief executive considers appropriate, including, for example, details of any appeal started under section 208 against the Attorney-General's decision to approve the scheme.	13 14 15 16 17			
	(3) The		register must—	18			
		(a)	if kept electronically—be published on, or accessible through, the department's website; or	19 20			
		(b)	otherwise—be available for public inspection, during the department's ordinary business hours, at a place decided by the chief executive.	21 22 23			
Sub	divis	sion	4 Duty of trustees to make cy pres applications	24 25			
211	Du pre	-	trustee in relation to application of property cy	26 27			
	(1)		s section applies to the trustee of a charitable trust if the umstances permit the trust property to be applied cy pres.	28 29			

			[s 212]	
	(2)	propert applica	stee has a duty to secure the effective use of the trust y for charitable purposes by making an appropriate tion under this division or otherwise to have the y applied cy pres.	1 2 3 4
Part	13		Gifts by particular trustees to charity-like government entities or other entities	5 6 7
212	Def	finitions	s for part	8
		In this j	part—	9
			<i>ble gift recipient</i> see the <i>Income Tax Assessment Act</i> Cwlth), section 30-227.	10 11
		eligible	recipient means—	12
			relation to any prescribed trust, a deductible gift ecipient that—	13 14
		(i) is mentioned in the <i>Income Tax Assessment Act</i> 1997 (Cwlth), section 30-15, table, item 1; and	15 16
		(i	i) is not a charity because of its connection with government or being a government entity; and	17 18
		(i	ii) would be a charity if it did not have the connection with government or were not a government entity; or	19 20 21
			relation to a prescribed trust that is a relevant trust, an ntity that—	22 23
		(i) is not a charity or an eligible recipient under paragraph (a); and	24 25
		(i	i) is prescribed by regulation.	26
		<i>govern</i> 4.	ment entity see the Charities Act 2013 (Cwlth), section	27 28
		<i>prescri</i> and 214	<i>bed power</i> , for a prescribed trust, see sections 213(2) 4(3).	29 30

[s 213]

	pres	<i>ibed trust</i> means—		1
	(a)	Assessment Act 1997		2 3 4
	(b)	a trust that—		5
				6 7
		(ii) is of a class pre	scribed by regulation.	8
				9 10
				11 12
(1)	expr	s power for the trus	1 .	13 14 15
	(a)	to or for an eligible r	recipient; or	16
	(b)	for the establishment	t of an eligible recipient.	17
(2)	in th	trust instrument for		18 19 20
				21 22
(1)	trust	loes not include an e		23 24 25
(2)		1	1 1	26 27
	(a)	to or for an eligible r	recipient; or	28
	(b)	for the establishment	t of an eligible recipient.	29
	pov (1) (2) Pre exp (1)	 (a) a (b) a (c) (c)<!--</th--><th> (a) an ancillary fund Assessment Act 1997, 2; or (b) a trust that— (i) is established philanthropic p (ii) is of a class prese relevant trust means a pregulation to be a relevant Prescribed trust—trust inserpower to give to eligible relevant for express power for the trust benefits— (a) to or for an eligible relevant (2) An express power mention in the trust instrument for power for the trust. Prescribed trust—trust inserpower to give to eligible relevant for the trust instrument for express power for the trust benefits— (a) to or for an eligible relevant (2) An express power mention in the trust instrument for power for the trust. Prescribed trust—trust inserpower to give to eligible relevant in the trust instrument for power for the trust. (1) This section applies if the trust does not include an equal (1). (2) The trustees' powers for the trust in the trust does not include an equal (1). (2) The trustees' powers for the trust in the trust does not include an equal (1). </th><th> (a) an ancillary fund mentioned in the <i>Income Tax</i> Assessment Act 1997 (Cwlth), section 30-15, table, item 2; or (b) a trust that— (i) is established and maintained for charitable or philanthropic purposes; and (ii) is of a class prescribed by regulation. relevant trust means a prescribed trust that is prescribed by regulation to be a relevant trust. Prescribed trust—trust instrument containing express power to give to eligible recipients (1) The trust instrument for a prescribed trust may include an express power for the trustees to provide money, property or benefits— (a) to or for an eligible recipient; or (b) for the establishment of an eligible recipient. (2) An express power mentioned in subsection (1) that is included in the trust instrument for a prescribed trust is a prescribed power for the trust. Prescribed trust—trust instrument not containing express power for give to eligible recipients (1) This section applies if the trust instrument for a prescribed power for the trust. </th>	 (a) an ancillary fund Assessment Act 1997, 2; or (b) a trust that— (i) is established philanthropic p (ii) is of a class prese relevant trust means a pregulation to be a relevant Prescribed trust—trust inserpower to give to eligible relevant for express power for the trust benefits— (a) to or for an eligible relevant (2) An express power mention in the trust instrument for power for the trust. Prescribed trust—trust inserpower to give to eligible relevant for the trust instrument for express power for the trust benefits— (a) to or for an eligible relevant (2) An express power mention in the trust instrument for power for the trust. Prescribed trust—trust inserpower to give to eligible relevant in the trust instrument for power for the trust. (1) This section applies if the trust does not include an equal (1). (2) The trustees' powers for the trust in the trust does not include an equal (1). (2) The trustees' powers for the trust in the trust does not include an equal (1). 	 (a) an ancillary fund mentioned in the <i>Income Tax</i> Assessment Act 1997 (Cwlth), section 30-15, table, item 2; or (b) a trust that— (i) is established and maintained for charitable or philanthropic purposes; and (ii) is of a class prescribed by regulation. relevant trust means a prescribed trust that is prescribed by regulation to be a relevant trust. Prescribed trust—trust instrument containing express power to give to eligible recipients (1) The trust instrument for a prescribed trust may include an express power for the trustees to provide money, property or benefits— (a) to or for an eligible recipient; or (b) for the establishment of an eligible recipient. (2) An express power mentioned in subsection (1) that is included in the trust instrument for a prescribed trust is a prescribed power for the trust. Prescribed trust—trust instrument not containing express power for give to eligible recipients (1) This section applies if the trust instrument for a prescribed power for the trust.

[s 215]

	(3)		power conferred under subsection (2) in ribed trust is a <i>prescribed power</i> for the trust		1 2
	(4)	Subs	ection (2)—		3
		(a)	applies despite any provision to the contrinstrument; but	ary in the trust	4 5
		(b)	does not apply in relation to a part recipient, or to eligible recipients of a part the extent there is an express prohibition instrument against the provision by the money, property or benefits—	ticular class, to on in the trust	6 7 8 9 10
			(i) to or for that eligible recipient or elig of that class; or	gible recipients	11 12
			(ii) for the establishment of that eligible eligible recipients of that class.	le recipient or	13 14
215	Ар	plicat	ion of Act to prescribed trust		15
	(1)	pres	Act applies in relation to a prescribed ribed power for the trust were a power ex table purpose.		16 17 18
	(2)	With	out limiting subsection (1)—		19
		(a)	neither the existence nor the exercise of power affects the validity or status of the p as a charitable trust; and	-	20 21 22
		(b)	the prescribed trust is to be construed and as if—	given effect to	23 24
			(i) the prescribed power were a power a charitable purpose; and	exercisable for	25 26
			(ii) any payment or application of the tr the trust income, or of any part of eit the way allowed by the prescribed or for a charitable purpose; and	her of them, in	27 28 29 30
		(c)	neither the existence nor the exercise of power affects the control of the prescribe	-	31 32

[s 216]

			Second in the second is of the second is	1
			Supreme Court in the exercise of the court's general jurisdiction in relation to charitable trusts; and	$\frac{1}{2}$
		(d)	the jurisdiction mentioned in paragraph (c) extends to	3
			the prescribed power as if the power were exercisable for a charitable purpose.	4 5
Part	14		Statutory trustees	6
216		stricti stees	ion on exercise of particular powers by statutory	7 8
		the f	bite sections 82 and 83, a statutory trustee may exercise ollowing powers in relation to the trust property only with approval of the court—	9 10 11
		(a)	the powers mentioned in section 82(2)(a) and (c);	12
		(b)	the power mentioned in section 82(2)(b), other than to the extent the power is exercised to—	13 14
			(i) lease the trust property at a reasonable rent for a term of not more than 1 year, or from year to year, or for a weekly, monthly or other periodic tenancy, or a tenancy at will; or	15 16 17 18
			(ii) renew a lease or tenancy mentioned in subparagraph (i);	19 20
		(c)	the power to vary the terms of a lease of the trust property or accept, or join with any other persons in accepting, the surrender of a lease of the trust property;	21 22 23
		(d)	the powers mentioned in section 83.	24
217	Rig	hts, o	duties and protections of statutory trustees	25
	(1)	In ex	tercising a power under this Act, a statutory trustee—	26
		(a)	has all the rights of a trustee; and	27
		(b)	has all the duties and liabilities of a trustee for the parties beneficially interested in the trust property; and	28 29

[s 218]

		(c) is entitled to all the indemnities and protections to which a trustee is entitled.	1 2
	(2)	However, despite subsection (1)(b), a statutory trustee is not liable to impeachment of waste in relation to the exercise of a power under this Act.	3 4 5
	(3)	This section applies subject to any order made, or direction given, by the court.	6 7
Part	15	Miscellaneous	8
218	Reg	gulation-making power	9
		The Governor in Council may make regulations under this Act.	10 11
219	Арр	proved forms	12
		The chief executive may approve forms for use under this Act.	13
Part	16	Repeal	14
220	Rep	peal of Trusts Act 1973	15
		The Trusts Act 1973, No. 24 is repealed.	16
Part	17	Transitional and validation provisions	17 18
		•	10
Divis	ion	1 Preliminary	19
221	Def	inition for part	20
		In this part—	21

[s 222]

		repe	aled A	ct means the repealed Trusts Act 1973.	1
222	Ар	This	part	f Acts Interpretation Act 1954 does not limit or otherwise affect the <i>Acts</i> <i>tion Act 1954</i> , section 20 or 20A.	2 3 4
Divis	sion	2		Restrictions on appointment of trustees	5 6
223			trust intme	ees not affected by particular restrictions	7 8
				does not apply to the appointment of a person as t took effect before the commencement.	9 10
224	Exi	isting	trust	s with more than 4 trustees	11
	(1)	This	sectio	n applies in relation to trust property if—	12
		(a)	imme	ediately before the commencement—	13
			(i)	the repealed Act, section 11(1) applied in relation to the trust property; and	14 15
			(ii)	there were more than 4 trustees of the trust property; and	16 17
		(b)		ne commencement, section 14 would, but for this on, apply to the trust.	18 19
	(2)	to ap	oply in	ction 14, the repealed Act, section 11(1) continues relation to the trust property until the earlier of the to happen—	20 21 22
		(a)	the n	umber of trustees of the trust is reduced to 4 or less;	23
		(b)		court approves the appointment of more than 4 ees of the trust under section 15.	24 25

[s 225]

225		sting stees	certificates of Minister approving of more than 4	1 2
	(1)	This	section applies in relation to trust property if—	3
		(a)	before the commencement, the Minister gave a certificate mentioned in the repealed Act, section $11(3)(b)$ approving of a greater number of trustees than 4 in whom the trust property was, or was to be, vested; and	4 5 6 7 8
		(b)	immediately before the commencement, the certificate was still in effect.	9 10
	(2)	cont	pite the repeal of the repealed Act, the certificate inues to have effect for the trust to approve the number of ees approved under the certificate.	11 12 13
	(3)	Also	o, section 14 applies to the trust as if—	14
		(a)	the reference in section $14(2)$ to 4 trustees were a reference to the number of trustees approved under the certificate; and	15 16 17
		(b)	a reference in section $14(3)$ to 4 persons were a reference to the number of persons that was approved under the certificate as the number of trustees.	18 19 20
Divis	ion	3	Provisions for appointment, discharge and removal of trustees and devolution of trusts	21 22 23
226	par	ticula	ment of trustees—replacement of trustee in ar circumstances happening or starting before ncement	24 25 26
	(1)	circu to ap	ion 20 applies in relation to a relevant trustee whether a unstance mentioned in section $20(1)$ happened, or started pply, in relation to the relevant trustee before or after the mencement.	27 28 29 30
	(2)		o, section 20 applies as if a reference in the section to a want trustee included a reference to a trustee who—	31 32

[s 227]

227

228

229

	(a)	was appointed as trustee before the commencement; and	1
	(b)	is a child.	2
		ment of trustees—replacement of last continuing who is dead	3 4
(1)	trust	tion 21 applies in relation to the last continuing trustee of a two is dead, whether the death happened before or after commencement.	5 6 7
(2)	sect cont	wever, for a trust created before the commencement, ion $21(5)$ applies to the personal representative of the last inuing trustee as if the provision were not expressed to be ect to a contrary intention in the trust instrument.	8 9 10 11
tru	stee	ment of trustees—replacement of last continuing with impaired capacity or who is insolvent under stration	12 13 14
		tions 22 and 23 apply only in relation to a trust created the commencement.	15 16
Ар	point	ment of trustees—additional trustees	17
(1)	cont 24 a 24(1 sect	certificate mentioned in the repealed Act, section $11(3)(b)$ tinues to have effect for a trust under section 225, section applies in relation to the trust as if the reference in section 1)(a) to the number of trustees permitted for the trust under tion 14 were a reference to the number of trustees roved for the trust under the certificate.	18 19 20 21 22 23
(2)	appl not	a trust created before the commencement, section 24(4) ies to an appointor for the trust as if the provision were expressed to be subject to a contrary intention in the trust rument.	24 25 26 27
Ves	sting	of trust property in existing trustees	28
(1)	This	s section applies if—	29

		(a) before the commencement, 1 or more trustees were appointed under the repealed Act, section 12; and	1 2
		 (b) immediately before the commencement, any assurance or thing required for vesting the trust property or any part of the trust property jointly in the persons who were the trustees had not been executed or done under the repealed Act, section 12(2)(d). 	3 4 5 6 7
	(2)	The repealed Act, section $12(2)(d)$ continues to apply in relation to the vesting of the trust property as if this Act had not been enacted.	8 9 10
231		wers etc. of existing trustees appointed under bealed Act, s 12	11 12
		The reference in section $26(1)$ to a person appointed under part 3, division 2 as a trustee of trust property is taken to include a reference to a person—	13 14 15
		(a) who was appointed as a trustee of trust property under the repealed Act, section 12; and	16 17
		(b) whose appointment was still in effect immediately before the commencement.	18 19
232	cir	moval and discharge of trustees in particular cumstances happening or starting before mmencement	20 21 22
	(1)	Section 29 applies in relation to a relevant trustee mentioned in section $20(1)(c)$, (d), (e), (f), (g) or (h) whether a circumstance mentioned in those paragraphs happened, or started to apply, in relation to the relevant trustee before or after the commencement.	23 24 25 26 27
	(2)	Also, section 29 applies as if a reference in the section to a relevant trustee mentioned in section $20(1)(c)$, (d), (e), (f), (g) or (h) included a reference to a trustee who—	28 29 30
		(a) was appointed as trustee before the commencement; and	31
		(b) is a child.	32
		Page 151	

[s 233]

233		plication of requirement to notify former delegate of stee's replacement, removal or discharge	1 2
		Section 31 applies in relation to the replacement, removal or discharge of a trustee only if the replacement, removal or discharge happens after the commencement.	3 4 5
234		sting and divesting of particular trust property if stees appointed or discharged before commencement	6 7
	(1)	This section applies if—	8
		(a) before the commencement, it was required under the repealed Act, section 15(3) that the vesting of trust property in a new trustee, or the divesting of trust property from a discharged trustee, should be notified to or registered or recorded by the registrar or another person mentioned in that section; and	9 10 11 12 13 14
		(b) immediately before the commencement, the trustees had not complied with the repealed Act, section 15(3) in relation to the vesting or divesting of the trust property.	15 16 17
	(2)	The repealed Act, section 15 continues to apply in relation to the vesting or divesting of the trust property as if this Act had not been enacted.	18 19 20
235	Ex	ercise of trust powers etc. by surviving trustees	21
		Section 36 applies to a surviving trustee whether the trustee who is survived died before or after the commencement.	22 23
236		sting of trust property and devolution of trusts—death ast continuing trustee before commencement	24 25
	(1)	If, immediately before the commencement, trust property remained vested in the public trustee under the repealed Act, section 16(2), the repealed Act, section 16 continues to apply in relation to the following matters as if this Act had not been enacted—	26 27 28 29 30
		(a) the devolution and vesting of the trust property;	31

		[s 237]	
	(b)	the public trustee's powers, authorities and discretions in relation to the trust property.	1 2
(2)	-	ite its repeal, the repealed Act, section 16(6) continues to y to a person—	3 4
	(a)	in whom trust property vested before the commencement under the repealed Act, section $16(2)(b)$; or	5 6 7
	(b)	in whom trust property vests after the commencement under the repealed Act, section $16(2)(b)$ as applied by subsection (1).	8 9 10
(3)	Subs	ection (4) applies if—	11
	(a)	before the commencement, trust property was divested from the public trustee under the repealed Act, section 16(2)(a) or (b); or	12 13 14
	(b)	after the commencement, trust property is divested from the public trustee under the repealed Act, section 16(2)(a) or (b) as applied by subsection (1).	15 16 17
(4)	-	ite its repeal, the repealed Act, section 16(7) continues to y in relation to—	18 19
	(a)	the liability of the public trustee in respect of any action taken by the public trustee with regard to the trust property; and	20 21 22
	(b)	any person who, but for paragraph (a), would have had a remedy against the public trustee.	23 24
		of trust property and devolution of trusts—death ontinuing trustee after commencement	25 26

Part 3, division 7 applies only if the last continuing trustee of a27trust dies after the commencement.28

[s 238]

238			e estates vested in public trustee before ncement	1 2
	(1)	mor	section applies if, immediately before the mencement, an estate or interest in property by way of tgage was vested in the public trustee under the repealed section 17(1).	3 4 5 6
	(2)		repealed Act, section 17 continues to apply in relation to estate or interest in the property as if this Act had not been eted.	7 8 9
239			rantee under letters of administration taken to be of will	10 11
		Sect	ion 45 applies—	12
		(a)	whether a circumstance mentioned in section 45(1)(a) or (b) happened before or after the commencement; and	13 14
		(b)	whether the letters of administration mentioned in section $45(1)(c)$ were granted before or after the commencement.	15 16 17
Divis	sion	4	Provisions for custodian trustees	18
240	Ар	plicat	tion of pt 4 to existing trusts	19
		com 50(3 in th	4 applies in relation to a trust created before the mencement as if the reference in sections $48(5)$, $49(4)$, (i), $51(3)$, $52(3)$ and $54(3)$ to an express contrary intention he trust instrument were a reference to the provisions of rust instrument.	20 21 22 23 24
241	Ар	plicat	tion of Act to existing custodian trustees	25
	(1)		nout limiting section 240, this Act applies in relation to an ting custodian trustee as if—	26 27
		(a)	the existing custodian trustee had been appointed as a custodian trustee under section 47; and	28 29

			[s 242]	
		(b)	the trust property had vested in the existing custodian trustee under section 48; and	1 2
		(c)	the reference in sections $50(1)$ and (2) and $54(1)$ to an instrument included a reference to an instrument made before the commencement and still in effect immediately before the commencement.	3 4 5 6
	(2)	In th	nis section—	7
		exis	ting custodian trustee means a corporation—	8
		(a)	that was appointed under the repealed Act, section 19(1) to be custodian trustee of a trust; and	9 10
		(b)	whose appointment as custodian trustee was still in effect immediately before the commencement.	11 12
Divi	sion	5	Provisions for investments	13
242	Inv	estm	ent advice obtained before commencement	14
	(1)	und	s section applies in relation to advice obtained by a trustee er the repealed Act, section 24(2) if, immediately before commencement, the trustee had not—	15 16 17
		(a)	considered the advice; or	18
		(b)	paid the reasonable costs of obtaining the advice out of trust funds.	19 20
	(2)		tion 72(2) applies in relation to the advice as if the advice been obtained under section $72(1)$.	21 22
243	Fir	st rev	view of existing trust investments	23
	(1)		s section applies in relation to trust investments held by a tee immediately before the commencement.	24 25
	(2)	-	pite section 73, the first review of the performance of the tinvestments must be conducted—	26 27
		(a)	if the most recent review of the trust investments under the repealed Act, section 22(3) was completed more	28 29

[s 244]

than 12 months before the commencement, or a review1of the trust investments under that section was never2conducted—within 12 months after the commencement;3or4

(b) otherwise—within 12 months after the completion of the most recent review of the trust investments under the repealed Act, section 22(3).

244 Dwelling house purchased etc. as residence before commencement

8 9 10

15

24

5

6

7

- (1) This section applies if—
 - (a) before the commencement, a trustee purchased, retained
 or otherwise secured a dwelling house for a beneficiary
 to use as a residence under the repealed Act, section 28;
 and
 14

(b) immediately before the commencement—

- (i) the trustee had not yet made the dwelling house 16 available to the beneficiary to use as a residence; or 17
- (ii) the beneficiary was using the dwelling house as a 18 residence; or 19
- (iii) if the beneficiary's use of the dwelling house had ended—the trustee had retained the dwelling house or an interest or rights in the dwelling house under the repealed Act, section 28(4).
 20 21 22 23

(2) Section 75 applies in relation to the dwelling house as if—

- (a) the dwelling house were a residence bought, retained or 25 otherwise secured by the trustee under section 75(1); 26 and 27
- (b) any conditions on which the dwelling house was being made available to the beneficiary immediately before the commencement had been imposed under section 30 75(2) and (3).

[s 245] 245 Liability for particular loans made by trustee before 1 commencement 2 Sections 78 and 79 apply in relation to a loan of trust funds on 3 the security of property whether the loan was made before or 4 after the commencement. 5 246 Proceedings against trustees for breach of trust in 6 relation to exercise of investment power 7 (1)Section 80 applies in relation to a proceeding for a breach of 8 trust in relation to the exercise of an investment power-9 (a) whether the investment power was exercised before or 10 after the commencement: but 11 (b) only if the proceeding is started after the 12 commencement. 13 (2) For a proceeding started after the commencement in relation 14 to an investment power exercised before the commencement, 15 section 80 applies as if-16 the section did not include section 80(2)(b); and (a) 17 (b) the reference in section 80(2)(c) to section 71 included a 18 reference to the repealed Act, section 24. 19 Also, for subsections (1) and (2) and section 80 as applied by (3)20 subsections (1) and (2), a reference to an investment power is 21 taken to include a reference to a power conferred on a trustee 22 under the repealed Act, part 3. 23 The repealed Act, section 30B continues to apply in relation (4) 24 to a proceeding mentioned in that section and started before 25 the commencement as if this Act had not been enacted. 26 247 Set off of gains and losses in proceedings for breach of 27 trust 28 Section 81 applies in relation to a proceeding for a breach of (1)29 trust in relation to an investment-30 whether the investment was made before or after the (a) 31 commencement; but 32

[s 248]

	(b)	only comn		the ement.	proceeding	is	started	after	the	1 2
(2)	to a and	procee	ding befo	mentio	tion 30C control on the re- cond in the re- commencer	epeale	d Act, se	ction 30	C(1)	3 4 5 6
		ar refe ents e		ces in	document	s to a	authoris	ed		7 8
(1)	or n pers	ot the on to i	docu nvest	ment of an ar	s if a provisi creates a tru nount in the force immed	st, aut inves	thorises of the stments and the structure of the structur	or requinuthorise	res a	9 10 11 12
	(a)			mence <i>it Act</i>	ement of t 1999; or	the 7	Trusts (.	Investm	ents)	13 14
	(b)	the re	peal	of the	repealed Ac	t.				15
(2)	pers	on to ir	nvest	the an	e read as if it nount accord estment of tr	ing to	the provi	-		16 17 18
(3)	Sub	section	(4) a	pplies	to a reference	ce in a	documer	nt to—		19
	(a)				nvestment un <i>ct 1897</i> , sect		-	led Tru	stees	20 21
	(b)				vestment un ly before—	der th	ne repeale	ed Act a	as in	22 23
		· · ·			encement of <i>t Act 1999</i> ; o		Trusts (Investm	ents)	24 25
		(ii)	the re	epeal o	of the repeale	ed Act	•			26
(4)					f the context nent that—	e perm	nits, be ta	aken to	be a	27 28
	(a)				by a trustee t 6; or	e exer	cising an	investi	ment	29 30
	(b)	is aut	horis	ed by	an order mad	le und	ler section	n 179; o	r	31

		[s 249]	
		(c) is authorised by another Act for the investment of trust funds or the general law.	1 2
Divi	sion	6 Provisions for general powers of trustees	3 4
249		plication of general powers in relation to existing trust operty	5 6
	(1)	To remove any doubt, it is declared that the powers conferred on a trustee in relation to trust property under section 82 apply in relation to trust property held by a trustee immediately before the commencement.	7 8 9 10
	(2)	Without limiting subsection (1), the powers mentioned in section 82(2)(b) and (c) to renew, extend or vary a lease or mortgage of trust property apply in relation to a lease or mortgage in existence immediately before the commencement.	11 12 13 14 15
250	Pov ma	wer to apportion particular expenditure and payments de before commencement	16 17
	(1)	This section applies if—	18
		 (a) before the commencement, a trustee expended money or made a payment under the repealed Act, section 33(1)(a) to (f); and 	19 20 21
		(b) immediately before the commencement, the trustee had not apportioned the expenditure or payment under the repealed Act, section $33(1)(g)$.	22 23 24
	(2)	Section 86 applies to the trustee as if the reference in section $86(1)$ to expenditure made under section 85 included a reference to the expenditure or payment made under the repealed Act, section $33(1)(a)$ to (f).	25 26 27 28

[s 251]

Exi	isting notices of appropriation	1
(1)	This section applies if—	2
	 (a) before the commencement, notice of an appropriation trust property was given to 1 or more persons under t repealed Act, section 33(1)(1)(ii); and 	
	(b) immediately before the commencement—	6
	(i) the appropriation had not been made; or	7
	 (ii) if an application to vary the appropriation had be made—the application had not been decided. 	en 8 9
(2)	The repealed Act, section $33(1)(1)$ and (2) to (4) continues apply in relation to the appropriation as if this Act had n been enacted.	
	propriation before commencement to pay annuity or riodic payment	13 14
(1)	This section applies if, under the repealed Act, section $33(1)(m)$, a trustee set aside and appropriated out of the trup property and invested a sum to pay an annuity or oth periodic payment.	st 10
(2)	The repealed Act, section $33(1)(m)(i)$ continues to apply the annuitant as if this Act had not been enacted.	to 19 20
(3)	Also, if immediately before the commencement, the trust had not distributed the residue of the trust property and t income from the residue—	
	(a) the repealed Act, section 33(1)(m)(ii) continues to app to the trustee as if this Act had not been enacted; and	ly 24
	(b) if the residue of the trust property is or includes lat subject to the provisions of the <i>Land Title Act 1994</i> any other Act—the repealed Act, section 33(continues to apply as if this Act had not been enacted.	or 27

[s 253]

		1 2				
(1)	This section applies if—	3				
	official notice under the repealed Act, section 33(5) that land subject to the provisions of the <i>Land Title Act 1994</i> or another Act was distributable because of an	4 5 6 7 8				
	official had not registered or recorded the dealing	9 10 11				
(2)	The repealed Act, section 33(5) continues to apply in relation to the relevant official as if this Act had not been enacted.					
(3)	In this section—	14				
	of the <i>Land Title Act 1994</i> or another Act, means the registrar or other person, if any, having the duty or function of	15 16 17 18				
		19 20				
(1)	This section applies if—	21				
	terms of deferred payment under the repealed Act,	22 23 24				
	the purchase money and any interest payable on the balance of the purchase money under that section had	25 26 27 28				
(2)		29 30				
	pers (1) (2) (3) Cor tern (1)	 person before commencement This section applies if— before the commencement, a trustee gave the relevant official notice under the repealed Act, section 33(5) that land subject to the provisions of the <i>Land Title Act 1994</i> or another Act was distributable because of an appropriation mentioned in that subsection; and immediately before the commencement, the relevant official had not registered or recorded the dealing effecting the distribution of the land. The repealed Act, section 33(5) continues to apply in relation to the relevant official as if this Act had not been enacted. In this section— relevant official, in relation to land subject to the provisions of the <i>Land Title Act 1994</i> or another Act, means the registrar or other person, if any, having the duty or function of registering or recording dealings under that Act. Conveyance of property sold before commencement on terms of deferred payment before the commencement, a trustee sold property on terms of deferred payment under the repealed Act, section 37; and immediately before the commencement, the balance of the purchase money and any interest payable on the balance of the purchase money under that section had not been paid. 				

[s 255]

255		legation of matter by power of attorney in operation fore commencement	1 2
	(1)	This section applies if, immediately before the commencement, a power of attorney delegating a matter under the repealed Act, section $56(1)$ was in operation under section $56(5)$ of that Act.	3 4 5 6
	(2)	Subject to subsection (3), the repealed Act, section 56 continues to apply in relation to the power of attorney as if this Act had not been enacted.	7 8 9
	(3)	The repealed Act, section 56(2) continues to apply only until the earliest of the following to happen—	10 11
		(a) the power of attorney is revoked under the repealed Act, section 56(5);	12 13
		(b) the power of attorney, to the extent it provides for the delegation, otherwise ends;	14 15
		(c) the beginning of the day that is 1 year after the day this section commences.	16 17
256	Exi	sting appointments of agents	18
	(1)	This section applies if, immediately before the commencement, the appointment of an agent under the repealed Act, section 54 was still in effect.	19 20 21
	(2)	The appointment of the agent is taken to have been made under section 107 on the same terms and conditions that applied to the agent before the commencement.	22 23 24
	(3)	Despite section 107(5), subsection (2) applies whether or not the agent is a beneficiary of the trust to which the appointment relates.	25 26 27
257		plication of income by trustee-mortgagee in ssession	28 29
	(1)	Part 7, division 6 applies only in relation to a trustee who becomes mortgagee in possession of land in the circumstances mentioned in section $110(1)$ after the commencement.	30 31 32

[s 258]

	(2)	land men	trustee became mortgagee in possession of mortgaged before the commencement in the circumstances tioned in the repealed Act, section 42(1), the repealed section 42 continues to apply as if this Act had not been eted.	1 2 3 4 5
258	Ар	plicat	tion of insurance money	6
	(1)		ion 115 applies in relation to an amount received by a tee under an insurance policy—	7 8
		(a)	whether the policy was taken out before or after the commencement; but	9 10
		(b)	only if the amount is received after the commencement.	11
	(2)	an a	repealed Act, section 48 continues to apply in relation to amount received by a trustee under an insurance policy are the commencement as if this Act had not been enacted.	12 13 14
259			t for deposit of documents for safe custody commencement	15 16
	(1)	a tru	s section applies if, immediately before the mencement, any sum payable in respect of the deposit by istee of a document under the repealed Act, section 49 had been paid.	17 18 19 20
	(2)		repealed Act, section 49 continues to apply in relation to payment of the sum as if this Act had not been enacted.	21 22
260			ons if required consultation undertaken before ncement	23 24
	(1)	This	s section applies if—	25
		(a)	before the commencement, a trustee, for the purpose of ascertaining and fixing the value of any property under the repealed Act, section 51, consulted a duly qualified person as to the value of the property; and	26 27 28 29
		(b)	immediately before the commencement, the trustee had not fixed the value of the property.	30 31

[s 261]

(2)	Section 117 applies to the trustee as if the consultation mentioned in subsection $(1)(a)$ were consultation undertaken under section $117(3)(a)$ about the value of the property.	1 2 3
Au	dit conducted before commencement	4
(1)	This section applies if—	5
	(a) before the commencement, the accounts of trust property were examined or audited under the repealed Act, section 52(1); and	6 7 8
	(b) immediately before the commencement, the costs of the examination or audit had not been charged against the capital or income of the trust property.	9 10 11
(2)	The repealed Act, section 52(2) and (3) continues to apply in relation to the costs of the examination or audit as if this Act had not been enacted.	12 13 14
Co	sts etc. of inquiries about beneficiaries	15
(1)	Section 120 applies in relation to the costs, expenses and charges incurred by a trustee in making inquiries to ascertain the existence or whereabouts of a beneficiary of the trust, whether the costs, expenses and charges were incurred before or after the commencement.	16 17 18 19 20
(2)	However, for a trust created before the commencement, section 120 applies as if the reference in section 120(3) to an express contrary intention in the trust instrument were a reference to a contrary intention in the trust instrument.	21 22 23 24
		25 26
	Au (1) (2) (1) (2) Eff	 mentioned in subsection (1)(a) were consultation undertaken under section 117(3)(a) about the value of the property. Audit conducted before commencement This section applies if— before the commencement, the accounts of trust property were examined or audited under the repealed Act, section 52(1); and immediately before the commencement, the costs of the examination or audit had not been charged against the capital or income of the trust property. The repealed Act, section 52(2) and (3) continues to apply in relation to the costs of the examination or audit as if this Act had not been enacted. Section 120 applies in relation to the costs, expenses and charges incurred by a trustee in making inquiries to ascertain the existence or whereabouts of a beneficiary of the trust, whether the costs, expenses and charges were incurred before or after the commencement. However, for a trust created before the commencement, section 120 applies as if the reference in section 120(3) to an express contrary intention in the trust instrument were a

[s 264]

264	Bu	sinesses carried on before commencement	1
	(1)	This section applies if, immediately before the commencement, a trustee was carrying on a business under the repealed Act, section 57.	2 3 4
	(2)	The repealed Act, section 57 continues to apply to the trustee in relation to the business as if this Act had not been enacted.	5 6
Divis	sion	7 Provisions for maintenance, education and advancement	7 8
265		cumulations of surplus trust income held before nmencement	9 10
	(1)	This section applies if, immediately before the commencement, a trustee held accumulations of the income of trust property under the repealed Act section $61(2)$, including that section as applied by the repealed Act, section $61(5)$.	11 12 13 14 15
	(2)	Section 125, including that section as applied by section 127, applies in relation to the accumulations as if they were amounts invested and held by the trustee under section 125(2).	16 17 18
266	am	plication of trust capital, and bringing particular ounts into account, if capital paid or applied before mmencement	19 20 21
	(1)	This section applies if, before the commencement, a trustee exercised power under the repealed Act, section 62 to pay or apply an amount out of the trust capital in relation to a beneficiary of the trust.	22 23 24 25
	(2)	For exercising power under section 128 in relation to the beneficiary, the reference in section 128(4) to the amounts of the relevant capital paid or applied is taken to include a reference to the amount paid or applied out of the trust capital in relation to the beneficiary under the repealed Act, section 62.	26 27 28 29 30 31

[s 267]

(3) Also, section 131 applies in relation to the beneficiary as if the reference in that section to an amount paid or applied out of relevant capital under part 8, division 3 included a reference to an amount paid or applied out of the trust capital in relation to the beneficiary under the repealed Act, section 62.

267 Requirement for chief executive to publish prescribed amount for financial year

The first financial year in relation to which section 130(2) applies is the financial year mentioned in section 130(1)(b).

6

7

8

9

18

268 Conditions imposed before commencement on advances 10 for maintenance etc. 11

- This section applies if, immediately before the 12 commencement, a condition imposed under the repealed Act, 13 section 63 was still in effect.
- (2) Part 8, division 4 applies in relation to the condition as if it 15 were a condition imposed under section 132(2) in exercising a 16 power mentioned in section 132(1).

269 Existing protective trusts

- (1)This section applies if. immediately before the 19 commencement, income (including an annuity or other 20 periodical income payment) was directed to be held on 21 protective trusts for the benefit of any person for the period of 22 the person's life or for any less period. 23
- (2) Until the end of the period mentioned in subsection (1), the
 (24) income continues to be held on the trusts provided for under
 (25) the repealed Act, section 64 as if this Act had not been
 (26) enacted.

				[s 270]
Divi	sion	8	Provisions for indemnities and protection of trustees and othe persons	r 1 3
270			on against liability for rents and covenants liabilities satisfied before commencement	if 4 5
	(1)	This	section applies if—	6
		(a)	before the commencement, a personal representa trustee who was liable under a lease, grant or ind for a matter mentioned in the repealed Act, 66(1)(a), (b) or (c) satisfied all liabilities th accrued and, if necessary, set apart a fund as men in the repealed Act, section $66(1)$; but	emnity 8 section 9 at had 10
		(b)	immediately before the commencement, the perpendicular representative or trustee had not distributed residuary real and personal estate of the detestator or intestate, or the trust estate, und repealed Act, section $66(1)(d)$.	ed the 14 eceased 15
	(2)	the d	repealed Act, section 66 continues to apply in rela listribution of the residuary real and personal estate estate, as if this Act had not been enacted.	
271		sting estate	notices of intended distribution of trust pro e	operty 21 22
	(1)	This	section applies if—	23
		(a)	before the commencement, a trustee or per representative gave notice under the repealer section 67(1) in relation to the distribution of an property or estate; and	d Act, 25
		(b)	either—	28
			 (i) the date fixed in the notice for the send particulars of claims was a date on or af commencement; or 	-

[s 272]

		(ii)	if subparagraph (i) does not apply—immediately before the commencement, the trust property or estate had not been distributed.	1 2 3
(2)	the c	listrib	aled Act, section 67 continues to apply in relation to oution of the trust property or estate as if this Act had enacted.	4 5 6
			ces calling on claimants and potential take legal proceedings etc.	7 8
(1)			ion applies in relation to a claim mentioned in the Act, section 68(1) if—	9 10
	(a)	unde clain with the and	bre the commencement, a trustee served a notice er the repealed Act, section 68(1) calling on the mant or a person who may become a claimant, hin a period of 6 months from the date of service of notice, to take legal proceedings to enforce the claim also to prosecute the proceedings with all due gence; and	11 12 13 14 15 16 17
	(b)	imn	nediately before the commencement—	18
		(i)	the period of 6 months had not ended; or	19
		(ii)	the claimant or other person had not complied with the notice.	20 21
(2)	the o secti	claim	aled Act, section 68 continues to apply in relation to , and a proceeding started under the repealed Act, 8(2) must be heard and decided as if this Act had not eted.	22 23 24 25
(3)	repe be	aled A	for deciding the proceeding, the reference in the Act, section $68(3)(a)$ to barring the claim is taken to Serence to barring the claim (including for all b .	26 27 28 29

273	pro	isting proceedings for orders in relation to oceedings not taken or prosecuted in compliance with tice served before commencement	1 2 3
	(1)	This section applies if a proceeding under the repealed Act, section $68(2)$ was started, but not finally decided, before the commencement.	4 5 6
	(2)	The repealed Act, section 68 continues to apply in relation to the proceeding, and the proceeding must be heard and decided, as if this Act had not been enacted.	7 8 9
	(3)	However, for deciding the proceeding, the reference in the repealed Act, section $68(3)(a)$ to barring the claim is taken to be a reference to barring the claim (including for all purposes).	10 11 12 13
274	Re	medies for wrongful distribution of trust property	14
	(1)	Part 9, division 3 applies in relation to the enforcement of a remedy for the wrongful distribution of trust property—	15 16
		(a) whether the wrongful distribution was made before or after the commencement; but	17 18
		(b) only if a proceeding to enforce the remedy was not started before the commencement.	19 20
	(2)	The repealed Act, section 113 continues to apply in relation to a proceeding started before the commencement to enforce a remedy for the wrongful distribution of trust property as if this Act had not been enacted.	21 22 23 24
275	lea	ect of order made before commencement refusing ve to enforce remedy for wrongful distribution of trust operty in particular way	25 26 27
	(1)	This section applies if—	28
		(a) before the commencement—	29
		(i) a person suffered loss because of a trustee's wrongful distribution of trust property; and	30 31

[s 276]

276

277

	(ii)	the person applied for the leave of the court, as mentioned in the repealed Act, section 113(2), to enforce a remedy against another person in respect of the wrongful distribution without first exhausting all remedies that may have been available to the person against the trustee; and	1 2 3 4 5 6
	(iii)) the court made an order refusing the person's application for leave; and	7 8
	not	nediately before the commencement, the person had started a proceeding against the trustee to enforce a nedy in respect of the wrongful distribution.	9 10 11
(2)	On the co	ommencement, the order ceases to have effect.	12
(3)	declared purpose	limiting section 274(1), to remove any doubt, it is that section 143(3) applies to the person for the of enforcing a remedy in respect of the wrongful on of the trust property.	13 14 15 16
	oenses re ninisterir	easonably incurred before commencement in ng trust	17 18
	incurred	149 applies in relation to expenses reasonably in administering a trust whether the expenses were before or after the commencement.	19 20 21
		n existing instrument about vacancy in trust of trustee	22 23
	new trust	51 applies in relation to an instrument under which a tee is appointed or a trustee is removed, whether the nt was made before or after the commencement.	24 25 26
		urt to relieve trustee from personal liability for ust committed before commencement	27 28
		55 applies in relation to a breach of trust whether the as committed before or after the commencement.	29 30

		[s 279]	
279		wer of court to make beneficiary indemnify for breach rust committed before commencement	$\frac{1}{2}$
		Section 156 applies in relation to a breach of trust whether the breach was committed before or after the commencement.	3 4
280	Ind	emnity for acts done under particular court orders	5
		To remove any doubt, it is declared that a reference in section 157 to an order purporting to be made under this Act includes a reference to an order purporting to be made under a provision of the repealed Act that, under a provision of this Act, continues to apply after the commencement.	6 7 8 9 10
Divi	sion	9 Provisions for remuneration of trustees	11 12
281	Exi	sting proceedings for remuneration of trustees	13
	(1)	This section applies if a proceeding under the repealed Act, section $101(1)$ was started, but not finally decided, before the commencement.	14 15 16
	(2)	The repealed Act continues to apply in relation to the proceeding, and the proceeding must be heard and decided, as if this Act had not been enacted.	17 18 19
282		ceedings for remuneration of trustees for whom arges have been paid out under repealed Act	20 21
	(1)	This section applies if—	22
		 (a) before the commencement, charges were paid out of trust property to a trustee under the repealed Act, section 101(2); and 	23 24 25
		(b) after the commencement, the trustee starts a proceeding under section 160.	26 27
	(2)	Section 160 applies in relation to the proceeding as if the reference in section $160(2)$ to professional charges paid out of	28 29

[s 283]

		refe	trust property to the trustee under section 159 included a rence to charges paid out of the trust property to the ree under the repealed Act, section $101(2)$.	1 2 3
283			tion of s 161 to amounts charged, or proposed to ged, for commission or professional charges	4 5
		com	ion 161 applies only in relation to an amount for mission or professional charges that is charged, or posed to be charged, after the commencement.	6 7 8
Divis	sion	10	Provisions for court powers	9
284			proceedings under particular provisions of data	10 11
	(1)	follo	section applies if, immediately before the mencement, a proceeding started under any of the owing provisions of the repealed Act had not been finally ded—	12 13 14 15
		(a)	section 8;	16
		(b)	part 7, division 2 or 3;	17
		(c)	part 7, division 4, other than section 101.	18
	(2)	proc	repealed Act continues to apply in relation to the seeding, and the proceeding must be heard and decided er the repealed Act, as if this Act had not been enacted.	19 20 21
285			etc. of trustees appointed by court under d Act, s 80	22 23
		orde	reference in section 167(1) to a person appointed by an er made under section 166(2) as the trustee of trust perty is taken to include—	24 25 26
		(a)	a reference to a person appointed as a trustee under the repealed Act, section 80 whose appointment was still in effect immediately before the commencement; and	27 28 29

			[s 286]	
		(b)	a reference to a person appointed as a trustee after the commencement under the repealed Act, section 80 as applied by section 284.	1 2 3
286			o disqualify particular persons from appointment ees and remove them as trustees of other trusts	4 5
		trust refer com trust	reference in section $168(1)(a)$ to a person removed as tee of a trust under section $166(2)(c)$ is taken to include a rence to a person who is replaced as a trustee, after the unencement, on the making of an order appointing a new tee in substitution for the person under the repealed Act, ion 80 as applied by section 284.	6 7 8 9 10 11
287			stances relating to validity of vesting and other nade under repealed Act	12 13
	(1)	orde	s section applies in relation to a vesting order or any other er, declaration or direction, other than a relevant property er, made or given—	14 15 16
		(a)	before the commencement under the repealed Act, part 7, division 3; or	17 18
		(b)	after the commencement under the repealed Act, part 7, division 3 as applied by section 284.	19 20
	(2)	orde	tion 176 applies in relation to the vesting order or the other er, declaration or direction as if it had been made, or given, er section 171.	21 22 23
	(3)	In th	nis section—	24
			<i>vant property order</i> means an order under the repealed section 86 or 87.	25 26
288		reem rsons	ents entered into for infants by court-appointed	27 28
	(1)	This	s section applies if—	29
		(a)	immediately before the commencement, a person appointed by an order made under the repealed Act,	30 31

[s 289]

section 86(1) to enter into an agreement for or on behalf	1
of an infant had not entered into the agreement; or	2

6

7

8

9

10

11

- (b) after the commencement, the court makes an order 3 under the repealed Act, section 86(1) as applied by 4 section 284.
- (2) The repealed Act, section 86(2) continues to apply to an agreement entered into under the order after the commencement in accordance with the repealed Act, section 86.

289 Orders authorising dealings etc. in relation to particular property to which infants are beneficially entitled

	1	, ,,	11
(1)	This	section applies if—	12
	(a)	immediately before the commencement, an order made under the repealed Act, section $87(1)(a)$ or (b) was still in effect; or	13 14 15
	(b)	after the commencement, an order is made under the repealed Act, section $87(1)(a)$ or (b) as applied by section 284.	16 17 18
(2)	done	repealed Act, section 87(2) continues to apply to an act e under the order after the commencement in accordance the repealed Act, section 87.	19 20 21
Ves	sting	orders made under repealed Act	22
(1)	This	section applies if—	23
	(a)	immediately before the commencement, the trustees of a trust had not complied with the repealed Act, section 90(3) in relation to the notification, registration or recording of a vesting order made under the repealed Act, part 7, division 3; or	24 25 26 27 28
	(b)	after the commencement, a vesting order is made under	29

(b) after the commencement, a vesting order is made under 29 the repealed Act, part 7, division 3 as applied by section 30 284.

 or recording of the vesting order, as if this Act had not been enacted. Powers of persons in whose favour vesting order as trustee made under repealed Act (1) This section applies in relation to a person if— (a) before the commencement, a vesting order as trustee was made in favour of the person under the repealed Act, part 7, division 3; or (b) after the commencement, a vesting order as trustee is made in favour of the person under the repealed Act, part 7, division 3 as applied by section 284. (2) The repealed Act, section 90(6) continues to apply to the person as if this Act had not been enacted. Conveyance or release by person appointed by court under repealed Act, s 92 (1) This section applies if— (a) immediately before the commencement, land had not been conveyed, or a contingent right had not been released, by a person appointed for that purpose by an order made under the repealed Act, section 92; or (b) after the commencement, the court makes an order under the repealed Act, section 92 as applied by section 284 appointing a person to convey land or release a contingent right. (2) The repealed Act, section 92 continues to apply to the person appointed for that purpose by an order made under the repealed Act, section 92; or (b) after the commencement, the court makes an order under the repealed Act, section 92 as applied by section 2284 appointing a person to convey land or release a contingent right. (2) The repealed Act, section 92 continues to apply to the person appointed of the contingent right.		[s 291]	
 trustee made under repealed Act (1) This section applies in relation to a person if— (a) before the commencement, a vesting order as trustee was made in favour of the person under the repealed Act, part 7, division 3; or (b) after the commencement, a vesting order as trustee is made in favour of the person under the repealed Act, part 7, division 3 as applied by section 284. (2) The repealed Act, section 90(6) continues to apply to the person as if this Act had not been enacted. Conveyance or release by person appointed by court under repealed Act, s 92 (1) This section applies if— (a) immediately before the commencement, land had not been conveyed, or a contingent right had not been released, by a person appointed for that purpose by an order made under the repealed Act, section 92; or (b) after the commencement, the court makes an order under the repealed Act, section 92 as applied by section 284 appointing a person to convey land or release a contingent right. (2) The repealed Act, section 92 continues to apply to the person in conformity with the order after the 24 appointing a person to convey and or release a contingent right. 	(2)	relation to the vesting order, and the notification, registration or recording of the vesting order, as if this Act had not been	1 2 3 4
 (a) before the commencement, a vesting order as trustee was made in favour of the person under the repealed Act, part 7, division 3; or (b) after the commencement, a vesting order as trustee is made in favour of the person under the repealed Act, part 7, division 3 as applied by section 284. (2) The repealed Act, section 90(6) continues to apply to the person as if this Act had not been enacted. Conveyance or release by person appointed by court under repealed Act, s 92 (1) This section applies if— (a) immediately before the commencement, land had not been conveyed, or a contingent right had not been released, by a person appointed for that purpose by an order made under the repealed Act, section 92; or (b) after the commencement, the court makes an order under the repealed Act, section 92 as applied by section 284 appointing a person to convey land or release a contingent right. (2) The repealed Act, section 92 continues to apply to the person after the contingent right. 			5 6
 was made in favour of the person under the repealed Act, part 7, division 3; or (b) after the commencement, a vesting order as trustee is made in favour of the person under the repealed Act, part 7, division 3 as applied by section 284. (2) The repealed Act, section 90(6) continues to apply to the person as if this Act had not been enacted. Conveyance or release by person appointed by court under repealed Act, s 92 (1) This section applies if— (a) immediately before the commencement, land had not been conveyed, or a contingent right had not been released, by a person appointed for that purpose by an order made under the repealed Act, section 92; or (b) after the commencement, the court makes an order under the repealed Act, section 92 as applied by section 284 appointing a person to convey land or release a contingent right. (2) The repealed Act, section 92 continues to apply to the person in conformity with the order after the 2 	(1)	This section applies in relation to a person if—	7
 made in favour of the person under the repealed Act, part 7, division 3 as applied by section 284. (2) The repealed Act, section 90(6) continues to apply to the person as if this Act had not been enacted. Conveyance or release by person appointed by court under repealed Act, s 92 (1) This section applies if— (a) immediately before the commencement, land had not been conveyed, or a contingent right had not been released, by a person appointed for that purpose by an order made under the repealed Act, section 92; or (b) after the commencement, the court makes an order under the repealed Act, section 92 as applied by section 284 appointing a person to convey land or release a contingent right. (2) The repealed Act, section 92 continues to apply to the conveyance of the land, or the release of the contingent right, by the person in conformity with the order after the 		was made in favour of the person under the repealed	8 9 10
 person as if this Act had not been enacted. Conveyance or release by person appointed by court under repealed Act, s 92 (1) This section applies if— (a) immediately before the commencement, land had not been conveyed, or a contingent right had not been conveyed, or a contingent right had not been released, by a person appointed for that purpose by an order made under the repealed Act, section 92; or (b) after the commencement, the court makes an order 2 under the repealed Act, section 92 as applied by section 284 appointing a person to convey land or release a contingent right. (2) The repealed Act, section 92 continues to apply to the conveyance of the land, or the release of the contingent right, by the person in conformity with the order after the 		made in favour of the person under the repealed Act,	11 12 13
 under repealed Act, s 92 (1) This section applies if— (a) immediately before the commencement, land had not been conveyed, or a contingent right had not been released, by a person appointed for that purpose by an order made under the repealed Act, section 92; or (b) after the commencement, the court makes an order under the repealed Act, section 92 as applied by section 284 appointing a person to convey land or release a contingent right. (2) The repealed Act, section 92 continues to apply to the conveyance of the land, or the release of the contingent right, by the person in conformity with the order after the 29 and 20 an	(2)		14 15
 (a) immediately before the commencement, land had not been conveyed, or a contingent right had not been released, by a person appointed for that purpose by an order made under the repealed Act, section 92; or (b) after the commencement, the court makes an order under the repealed Act, section 92 as applied by section 284 appointing a person to convey land or release a contingent right. (2) The repealed Act, section 92 continues to apply to the conveyance of the land, or the release of the contingent right, by the person in conformity with the order after the 20 or 21 or 22 or 23 or 24 or 24 or 24 or 26 or 26 or 26 or 26 or 26 or 26 or 27 or 28 or 28 or 26 or 28 or 26 or 27 or 28 or 28 or 28 or 28 or 28 or 29 or 20 or 20			16 17
 been conveyed, or a contingent right had not been released, by a person appointed for that purpose by an order made under the repealed Act, section 92; or (b) after the commencement, the court makes an order under the repealed Act, section 92 as applied by section 284 appointing a person to convey land or release a contingent right. (2) The repealed Act, section 92 continues to apply to the conveyance of the land, or the release of the contingent right, by the person in conformity with the order after the 2 	(1)	This section applies if—	18
 under the repealed Act, section 92 as applied by section 2.4 appointing a person to convey land or release a contingent right. (2) The repealed Act, section 92 continues to apply to the conveyance of the land, or the release of the contingent right, by the person in conformity with the order after the 2 		been conveyed, or a contingent right had not been released, by a person appointed for that purpose by an	19 20 21 22
conveyance of the land, or the release of the contingent right, by the person in conformity with the order after the 2		under the repealed Act, section 92 as applied by section 284 appointing a person to convey land or release a	23 24 25 26
	(2)	conveyance of the land, or the release of the contingent right, by the person in conformity with the order after the	27 28 29 30

[s 293]

293	Revocation or variation of orders made under repealed Act, s 94			
			Therefore in section 180 to an order made under section 179 ten to include—	3 4
		(a)	a reference to an order made under the repealed Act, section $94(1)$ that, immediately before the commencement, was still in effect; and	5 6 7
		(b)	a reference to an order made after the commencement under the repealed Act, section $94(1)$ as applied by section 284.	8 9 10
294	Dire	ectior	ns made under repealed Act, s 96	11
	(1)		section applies if, after the commencement, a trustee acts cordance with—	12 13
		(a)	a direction given in a proceeding under the repealed Act, section 96 that was still in effect immediately before the commencement; or	14 15 16
		(b)	a direction given after the commencement in a proceeding under the repealed Act, section 96 as applied by section 284.	17 18 19
	(2)		on 185 applies to the trustee as if the direction had been in a proceeding under section 184.	20 21
295			ion of provisions about proceedings in absence ular persons	22 23
	(1)		ons 190 and 191 apply only in relation to a proceeding after the commencement.	24 25
	(2)	a pro	repealed Act, section 99 continues to apply in relation to ceeding started before the commencement as if this Act not been enacted.	26 27 28

[s 296]

206	۸n	nlightion of provisions for orders about costs	1
296	Ар	plication of provisions for orders about costs	
		The repealed Act, section 100 continues to apply in relation to a proceeding started before the commencement as if this Act	
		had not been enacted.	2
297	Pay	ment into court—orders made before commencement	4
	(1)	This section applies if, immediately before the commencement—	ϵ
		 (a) money or securities ordered to be paid into court under the repealed Act, section 102(3) had not been paid into court; or 	8 9 1
		 (b) money or securities ordered to be paid or delivered to the majority of trustees under the repealed Act, section 102(4) had not been paid or delivered to the trustees. 	1 1 1
	(2)	The repealed Act, section 102(5) continues to apply to any payment or delivery of the money or securities made in accordance with the order after the commencement as if this Act had not been enacted.	1 1 1
298		/ment into court—money or securities paid before nmencement	1
	(1)	This section applies if, immediately before the commencement, money or securities paid into court under the repealed Act, section 102 had not been paid out of court.	
	(2)	Section 193(4) applies to the money or securities as if they had been paid into court under section 193(2).	
Divi	sion	11 Provision for charitable trusts	2
299	Exi	sting proceedings in relation to charitable trusts	
	(1)	This section applies in relation to a proceeding under the repealed Act, section 106 that was started, but not finally decided, before the commencement.	

[s 300]

	(2)	proc	repealed Act continues to apply in relation to the eeding, and the proceeding must be heard and decided, as is Act had not been enacted.	1 2 3
Divis	ion	12	Provision for gifts by particular trustees to charity-like government entities or other entities	4 5 6
300			tion of pt 13 to funds and trusts established commencement	7 8
	(1)		section 212, definition <i>prescribed trust</i> , it does not matter ther—	9 10
		(a)	the ancillary fund mentioned in paragraph (a) of the definition was established before or after the commencement; or	11 12 13
		(b)	the trust mentioned in paragraph (b) of the definition was established before or after the commencement.	14 15
	(2)	This	section does not limit section $3(1)$.	16
Divis	ion	13	Provisions for particular philanthropic gifts	17 18
Subc	livis	sion	1 Preliminary	19
301	Def	finitic	on for division	20
		In th	is division—	21
		relev	want period means the period—	22
		(a)	starting on the commencement of the Criminal Proceeds Confiscation and Other Acts Amendment Act 2009, section 84; and	23 24 25

				[s 302]	
		(b)	endi sect	ing immediately before the commencement of this ion.	1 2
Subo	divis	sion	2	Validation of exercise, or purported exercise, of particular powers	3 4
302				ovision for exercise, or purported exercise, powers during relevant period	5 6
	(1)	of a pow	pres er m	on applies if, during the relevant period, the trustees cribed trust exercised, or purported to exercise, a entioned in the repealed Act, section 109(1) in the trust.	7 8 9 10
	(2)	be, a		cise, or purported exercise, of the power is taken to ways to have been, as valid as it would be or would a if—	11 12 13
		(a)		eclaration mentioned in the repealed Act, section (3) had been in force for the prescribed trust; and	14 15
		(b)	the t	trustees had complied with—	16
			(i)	any limitation that applied under the repealed Act, section 109(4) and (5) in relation to the prescribed trust; and	17 18 19
			(ii)	the repealed Act, section 109(6).	20
	(3)	In th	is sec	ction—	21
		-		<i>d trust</i> means a prescribed trust within the meaning ealed Act, section 107.	22 23
		Notes	5—		24
		1		section 306 in relation to the application of section 305 if the cise, or purported exercise, of a power is validated under this ion.	25 26 27
		2	in r	also section 222 of this Act and the repealed Act, section 122 relation to the validation of other matters in relation to cribed trusts.	28 29 30

[s 303]

Subdivision 3			3 Application of Act to particular prescribed trusts	1 2
303	De	finitio	ons for subdivision	3
		In th	nis subdivision—	4
		•	<i>ner prescribed power</i> , for a prescribed trust, see section (1) and (2).	5 6
		pres	cribed trust see section 212.	7
		Note	_	8
		Se	ee also section 300.	9
304	Me	aning	g of former prescribed power	10
	(1)	For	this subdivision, if—	11
		(a)	at any time during the relevant period, the trust instrument for a prescribed trust included an express power mentioned in the repealed Act, section 108; and	12 13 14
		(b)	the express power applied in relation to a non-charitable eligible recipient, whether or not the express power also applied in relation to another eligible recipient;	15 16 17
		non	express power, to the extent it applied in relation to a -charitable eligible recipient, is a <i>former prescribed power</i> the prescribed trust.	18 19 20
	(2)	Also	o, for this subdivision, if—	21
		(a)	at any time during the relevant period, the powers of the trustees of a prescribed trust included a power conferred under the repealed Act, section 109; and	22 23 24
		(b)	the power applied in relation to a non-charitable eligible recipient, whether or not the power also applied in relation to another eligible recipient;	25 26 27
		non	power, to the extent it applied in relation to a -charitable eligible recipient is a <i>former prescribed power</i> the prescribed trust.	28 29 30

		[s 305]	
	(3)	In this section—	1
		<i>eligible recipient</i> means an eligible recipient within the meaning of the repealed Act, section 107.	2 3
		<i>non-charitable eligible recipient</i> means an eligible recipient that—	4 5
		(a) was not charity at law; or	6
		(b) without limiting paragraph (a), was not established for 1 or more charitable purposes.	7 8
305	Ар	plication of Act to particular prescribed trusts	9
	(1)	This section applies in relation to a prescribed trust if, at any time during the relevant period—	10 11
		(a) the trust instrument for the prescribed trust included a former prescribed power mentioned in section 304(1); or	12 13 14
		(b) the powers of the trustees of the prescribed trust included a former prescribed power mentioned in section 304(2).	15 16 17
	(2)	This Act applies in relation to the prescribed trust as if the former prescribed power for the trust were a power exercisable for a charitable purpose.	18 19 20
	(3)	Without limiting subsection (2)—	21
		 (a) neither the existence of the former prescribed power, nor the exercise of the former prescribed power during the relevant period, affects the validity or status of the prescribed trust as a charitable trust; and 	22 23 24 25
		(b) the prescribed trust is to be construed and given effect to as if—	26 27
		(i) the former prescribed power were a power exercisable for a charitable purpose; and	28 29
		(ii) any payment or application of the trust property or the trust income, or of any part of either of them, in	30 31

[s 306]

		the way allowed by the former prescribed power had been to or for a charitable purpose; and	1 2
	(c)	neither the existence of the former prescribed power, nor the exercise of the former prescribed power during the relevant period, affects the control of the prescribed trust by the Supreme Court in the exercise of the court's general jurisdiction in relation to charitable trusts; and	3 4 5 6 7
	(d)	the jurisdiction mentioned in paragraph (c) extends to the former prescribed power as if the power were exercisable for a charitable purpose.	8 9 10
(4)		ference in subsection (3)(a) and (c) to the existence of the her prescribed power is a reference to—	11 12
	(a)	for a former prescribed power mentioned in section $304(1)$ —the existence of the power in the trust instrument at any time during the relevant period, whether or not the power exists in the trust instrument after the commencement; or	13 14 15 16 17
	(b)	for a former prescribed power mentioned in section 304(2)—the existence of the power at any time during the relevant period.	18 19 20
(5)	trust	ing in this section authorises the trustees of a prescribed to exercise a former prescribed power after the mencement.	21 22 23
exe	ercise	tion of s 305 in relation to particular powers ed, or purportedly exercised, before incement	24 25 26
(1)	This	section applies if—	27
	(a)	during the relevant period, the trustees of a prescribed trust exercised, or purported to exercise, a power mentioned in the repealed Act, section 109(1) in relation to the trust; and	28 29 30 31
	(b)	the exercise, or purported exercise, of the power is valid only because of section 302.	32 33

[s 307]

(2) Section 305 applies in relation to the power as if the power were a former prescribed power mentioned in section 304(2).					
	(3)	Also, section 305 applies in relation to the exercise, or purported exercise, of the power as if the exercise, or purported exercise, of the power were the exercise of a former prescribed power mentioned in section 304(2).	3 4 5 6		
Divis	sion	14 Provision for particular statutory trustees under repealed Act	7 8		
307		ntinued application of repealed Act to statutory stees of settled land	9 10		
	(1)	This section applies if, immediately before the commencement, a person was a statutory trustee within the meaning of the repealed Act in respect of land mentioned in the repealed Act, section $6(1)(a)$ (the <i>settled land</i>).	11 12 13 14		
	(2)	The repealed Act continues to apply to the statutory trustee in respect of the settled land as if this Act had not been enacted.	15 16		
Divis	sion	15 Other matters	17		
308		quirements for particular transfers to local vernments to end	18 19		
	(1)	This section applies if—	20		
		 (a) before the commencement, an instrument of transfer of land to which the repealed Act, section 117 applied was lodged for registration under the <i>Land Title Act 1994</i>, but the instrument of transfer was not accompanied by a statutory declaration mentioned in the repealed Act, section 117; and 	21 22 23 24 25 26		
		(b) immediately before the commencement, the instrument of transfer had not been registered.	27 28		

[s 309]

	(2)	To remove any doubt, it is declared that, on the commencement, the repealed Act, section 117 ceases to apply in relation to the instrument of transfer.	1 2 3
309	Ref	erences to repealed Act	4
		A reference in an instrument to the repealed Act may, if the context permits, be taken to be a reference to this Act.	5 6
310	Tra	nsitional regulation-making power	7
	(1)	A regulation (a <i>transitional regulation</i>) may make provision about a matter for which—	8 9
		 (a) it is necessary to make provision to allow or facilitate the doing of anything to achieve the transition from the operation of the repealed Act to the operation of this Act; and 	10 11 12 13
		(b) this Act does not provide or sufficiently provide.	14
	(2)	A transitional regulation may have retrospective operation to a day not earlier than the day this section commences.	15 16
	(3)	A transitional regulation must declare it is a transitional regulation.	17 18
	(4)	This section and any transitional regulation expire on the day that is 2 years after the day this section commences.	19 20
Part	18	Amendment of Acts	21
Divis	ion	1 Amendment of this Act	22
311	Act	amended	23
		This division amends this Act.	24

		[s 312]	
312	Amendme	ent of long title	1
	Long t	title, from ', to repeal'—	2
	omit.		3
Divi	sion 2	Amendment of Aboriginal Land Act 1991	4 5
313	Act amen	ded	6
	This d	ivision amends the Aboriginal Land Act 1991.	7
	Note—		8
	See a	also the amendments in schedule 2.	9
314	Amendme Court)	ent of pt 21, div 2, hdg (Powers of Supreme	10 11
	Part 21	1, division 2, heading, after 'Supreme Court'—	12
	insert-	_	13
		and District Court	14
315	Insertion	of new s 268A	15
	Before	e section 269—	16
	insert-	_	17
	268	BA Definition for division	18
		In this division—	19
		<i>court</i> , in relation to a proceeding relating to trust property of a land trust, means—	20 21
		(a) in any case—the Supreme Court; or	22
		(b) if the value of all the trust property of the land trust does not exceed the monetary limit under the <i>District Court of Queensland</i> <i>Act 1967</i> , section 68—the District Court.	23 24 25 26

[s 316]

316	Amendme	ent of s 269 (Jurisdiction of Supreme Court)	1
		n 269, 'Supreme Court'—	2
	omit, ir	nsert—	3
		court	4
	(2) Section	n 269, 'Trusts Act 1973'—	5
	omit, ir	nsert—	6
		Trusts Act 2025	7
317	Amendme	ent of sch 1 (Dictionary)	8
	Schedu	ıle 1—	9
	insert–	_	10
		<i>court</i> , in relation to a proceeding relating to trust property of a land trust, for part 21, division 2, see section 268A.	11 12 13
Divis	sion 3	Amendment of Corrective Services Act 2006	14 15
318	Act amend	ded	16
	This di	vision amends the Corrective Services Act 2006.	17
319	Amendme	ent of s 311 (Prisoners trust fund)	18
	Section	n 311—	19
	Section		
	insert–	_	20
	insert–	 - - 3A) The <i>Trusts Act 2025</i> does not apply in relation to the prisoners trust fund. 	20 21 22
320	insert– (3	3A) The <i>Trusts Act 2025</i> does not apply in relation to	21

		[s 321]	
	insert—		
		Note—	
		See section 311(3A) in relation to the non-application of the <i>Trusts Act 2025</i> to the prisoners trust fund.	
321	Insertion of	new s 319KA	
	After see	ction 319K—	
	insert—		
	319K	A Relationship with Trusts Act 2025	
		The <i>Trusts Act 2025</i> does not apply in relation to a victim trust fund.	
Divis	sion 4	Amendment of District Court of Queensland Act 1967	
322	Act amende	ed	
	This div 1967.	vision amends the District Court of Queensland Act	
323	Amendmen	t of s 68 (Civil jurisdiction)	
	Section	68(1)(b)—	
	insert—		
		(viiia)for an application under the <i>Trusts Act</i> 2025 relating to a trust or trust property, where the value of all the trust property of the trust does not exceed the monetary limit;	
		(viiib)for another application under the <i>Trusts Act</i> 2025, where the value of the property to which the application relates does not exceed the monetary limit;	

[s 324]

Division 5			mendment of Funeral Benefit Jusiness Act 1982	1 2			
324	Act	Act amended This division amends the <i>Funeral Benefit Business Act 1982</i> . <i>Note—</i> See also the amendment in schedule 2.					
325	Am (1)		5 79 (Application of Trusts Act 1973) eading, 'Trusts Act 1973'—	7 8 9			
		<i>,</i>	Frusts Act 2025	9 10			
	(2)	<i>insert—</i> if	after 'applies'— E a payment is made by or on behalf of a ontributor under a funeral benefit agreement	11 12 13 14			
	(3)	Section 79(2) omit, insert— (2) T p	č	15 16 17 18 19			
326	Liq	uor and Gam	pt 9, hdg (Transitional provisions for ing (Red Tape Reduction) and Other ndment Act 2013) g—	20 21 22 23 24			
		Part 9	Transitional provisions	25			

				[s 327]	
		Div	vision 1	Transitional provisions for	1
				Liquor and Gaming (Red	2
				Tape Reduction) and Other	3
				Legislation Amendment	4
				Act 2013	5
327	Am	nendme	ent of s 90 (D	efinitions for pt 9)	6
	(1)	Sectio	n 90, heading,	'pt 9'—	7
		omit, i	nsert—		8
			division	I	9
	(2)	Sectio	n 90, 'part'—		10
		omit, i	nsert—		11
			division		12
328	Ins	ertion	of new pt 9,	div 2	13
		Part 9-			14
		insert-	_		15
		Div	vision 2	Transitional provisions for	16
				Trusts Act 2025	17
		97	Definition f	or division	18
			In this d	ivision—	19
			<i>new</i> , fo	or a provision of this Act, means the	20
				n as in force from the commencement.	21
		98		of Trusts Act 2025 to particular nade before commencement	22 23
				tion 79(2) applies in relation to a payment an entity as mentioned in new section	24 25

[s 328]

			1) whether the payment was made before or r the commencement.	1 2
99			ed application of repealed Trusts Act particular circumstances	3 4
	(1)		s section applies if, on the commencement, a lation under new section $79(2)$ is not in force.	5 6
	(2)	in t cont	il a regulation under new section $79(2)$ is first force, the repealed Trusts Act provisions tinue to apply in relation to a payment made to entity as mentioned in new section $79(1)$ as	7 8 9 10 11
		(a)	the <i>Trusts Act 2025</i> had not been enacted; and	12 13
		(b)	the entity were a trustee, and the payment were trust property, within the meaning of the repealed <i>Trusts Act 1973</i> .	14 15 16
	(3)		section (2) applies whether the payment was le before or after the commencement.	17 18
	(4)	In tl	his section—	19
			<i>ealed Trusts Act provisions</i> means the owing provisions of the repealed <i>Trusts Act</i> 3—	20 21 22
		(a)	part 1;	23
		(b)	part 2, other than sections 17 and 18;	24
		(c)	part 3, other than sections 28, 30 and 30A;	25
		(d)	part 4, other than sections 32 to 48, 53 and 57;	26 27
		(e)	part 5;	28
		(f)	part 6, other than sections 66, 67, 73 to 75 and 78;	29 30
		(g)	part 7, other than sections 84, 86 to 89, 93 and 95;	31 32

				[s 329]	
			(h)	part 10, other than sections 114, 116 and 117.	1 2
Divi	sion 6		Am 197	endment of Public Trustee Act 8	3 4
329	Act amen	ded			5
	This d	ivisic	on am	ends the Public Trustee Act 1978.	6
	Note—				7
	See	also th	e amer	ndment in schedule 2.	8
330	custodiar trustee)	n trus	stee o	0 (When public trustee being or statutory trustee may act as general	9 10 11
	Sectio	n 40-			12
	omit, i	insert			13
	40		-	ublic trustee as custodian trustee may anaging trustee	14 15
		(1)	This	section applies if—	16
			(a)	the public trustee has been appointed under the <i>Trusts Act 2025</i> , section 47 as the custodian trustee of trust property; and	17 18 19
			(b)	because of a circumstance mentioned in section $20(1)(a)$ to (i) of that Act, there is no managing trustee of the trust capable of acting in the execution of the trust.	20 21 22 23
		(2)		l a new managing trustee of the trust is pinted, the public trustee—	24 25
			(a)	may act as managing trustee of the trust; and	26
			(b)	for that purpose, has all the powers, authorities and discretions of a managing trustee of the trust.	27 28 29

[s 331]

		Note—	1
		See the Trusts Act 2025, section 49.	2
(3)		vever, the public trustee is not required to act ne execution of the trust.	3 4
(4)	or po trust does	s section does not affect the power of any court erson to appoint a new managing trustee of the t, but an appointment of a managing trustee s not take effect until written notice of the pointment is given to the public trustee.	5 6 7 8 9
(5)	In th	his section—	10
	<i>man</i> 46.	taging trustee see the Trusts Act 2025, section	11 12
	-	ublic trustee as statutory trustee may rustee	13 14
(1)	publ	s section applies if, apart from this section, the lic trustee is a statutory trustee within the ning of the <i>Trusts Act 2025</i> .	15 16 17
(2)		I a new trustee of the trust is appointed, the lic trustee—	18 19
	(a)	may act as a trustee of the trust who is not a statutory trustee; and	20 21
	(b)	for that purpose, has all the powers, authorities and discretions of a trustee who is not a statutory trustee within the meaning of the <i>Trusts Act 2025</i> .	22 23 24 25
Insertion of ne	ew pt	: 10, div 4	26
Part 10-			27
insert—			28
Divisio	on 4	Transitional provisions for	29
		Trusts Act 2025	30

		[s 332]	
	act	nen public trustee as custodian trustee may t as managing trustee—existing pointment	1 2 3
		Section 40, as inserted by the <i>Trusts Act 2025</i> , applies as if—	4 5
		 (a) the reference in section 40(1)(a) to the <i>Trusts Act 2025</i>, section 47 included a reference to the repealed <i>Trusts Act 1973</i>, section 19; and 	7
		(b) the reference in section $40(1)(b)$ to the <i>Trusts Act 2025</i> , section $20(1)(a)$ to (i) included a reference to the repealed <i>Trusts Act 1973</i> , section $12(1)(a)$ to (h) or (3).	11
		plication of former s 40(3) to particular attitutory trustees	14 15
	(1)	This section applies if, immediately before the commencement, the public trustee was, apart from former section 40(3), a statutory trustee within the meaning of the repealed <i>Trusts Act</i> 1973 of land mentioned in section $6(1)(a)$ of that Act.	17 18 19
	(2)	Former section 40(3) continues to apply to the public trustee as if the <i>Trusts Act 2025</i> had not been enacted.	
	(3)	In this section—	25
		<i>former section 40(3)</i> means section 40(3) as in force immediately before the commencement.	26 27
Division 7		Amendment of River Improvement Trust Act 1940	28 29
222 Aster	andad		20

Act amended

This division amends the River Improvement Trust Act 1940. [s 333]

333	Insertion of new s 5B	A	1
	After section 5B—		2
	insert—		3
	5BA Relationsh	nip with Trusts Act 2025	4
	The Tri	<i>usts Act 2025</i> , section 14 does not apply to established under this Act.	5 6
334	Replacement of pt 9, h Legislation Amendme	ndg (Transitional provision for Water ent Act 2016)	7 8
	Part 9, heading—		9
	omit, insert—		10
	Part 9	Transitional and validation provisions	11 12
	Division 1	Transitional provision for Water Legislation Amendment Act 2016	13 14 15
335	Insertion of new pt 9,	div 2	16
	Part 9—		17
	insert—		18
	Division 2	Validation provision for	19
		Trusts Act 2025	20
	25 Relationsh	ip with repealed Trusts Act 1973	21
	The re taken—	pealed Trusts Act 1973, section 11 is	22 23
		ver to have applied to a trust established der this Act; and	24 25

		[s 336]	
		(b) never to have affected the appointment of a member of a trust made, before the commencement of this section, under part 3, division 1 of this Act.	
Divi	sion 8	Amendment of Succession Act 1981	:
336	Act amended		(
	This division	on amends the Succession Act 1981.	,
	Note—		:
	See also the	e amendments in schedule 2.	
337	Insertion of ne	ew ss 49B–49D	
	After section	on 49A—	
	insert—		
	49B Po	wer to carry on business	
	(1)	This section applies if, at the time of a deceased person's death, the person was engaged in carrying on a business.	
	(2)	The personal representative of the deceased person may carry on the business, but only for—	
		(a) the period, of not more than 2 years from the deceased person's death, that is reasonably necessary for realising the business; and	
		(b) any further period approved by the court under section 49D.	
	(3)	For the purpose of carrying on the business, the personal representative may—	
		(a) use any part of the deceased person's estate that is reasonably necessary; and	
		(b) increase or reduce, as necessary, usage of the estate under paragraph (a); and	

[s 337]

	(c) buy stock, machinery, implements and chattels; and	1 2
	(d) employ the managers, agents, workers and other persons the personal representative considers appropriate; and	3 4 5
	(e) at any time, enter into a partnership agreement to take the place of any partnership agreement in effect immediately before, or at any time after, the deceased person's death; and	6 7 8 9 10
	(f) enter into sharefarming agreements.	11
(4)	For subsection (3)(e), it does not matter that the personal representative was a partner of the deceased person in the personal representative's own right.	12 13 14 15
(5)	Nothing in this section affects any other authority to do the acts authorised to be done under this section.	16 17 18
(6)	If the deceased person's estate is being administered under the deceased person's will, this section is subject to a contrary intention appearing in the will.	19 20 21 22
(7)	Without limiting subsection (6), a provision of the deceased person's will that confers on the personal representative the power to postpone the sale of any relevant business property is, for that subsection, taken to be a contrary intention appearing in the deceased person's will.	23 24 25 26 27 28
(8)	This section applies—	29
	(a) despite the <i>Trusts Act 2025</i> , sections 82 and 83; but	30 31
	(b) subject to the other provisions of the <i>Trusts Act 2025</i> and any other Act.	32 33
(9)	In this section—	34

	·
	<i>relevant business property</i> , in relation to a deceased person, means property that, at the time of the deceased person's death, was being used by the person in carrying on a business.
	Note—
	See, however, the <i>Trusts Act 2025</i> , section 264 in relation to the continued application of the repealed <i>Trusts Act 1973</i> , section 57 to a trustee who, immediately before the commencement, was carrying on a business under that section.
	wer to subscribe to particular funds if rying on business
(1)	This section applies if the personal representative of a deceased person is carrying on a business under section 49B.
(2)	The personal representative may subscribe to a relevant fund in connection with the business if the personal representative considers it would, if the personal representative were acting for themself, be prudent to subscribe to the fund.
(3)	Subscriptions to the relevant fund must be paid from the business income of the deceased person's estate.
(4)	This section does not affect any other authority the personal representative may have to subscribe to the relevant fund.
(5)	If the deceased person's estate is being administered under the deceased person's will, this section is subject to a contrary intention appearing in the will.
(6)	In this section—
	<i>relevant fund</i> , in connection with a business, means a fund that—
	(a) is created for objects or purposes in support of any business of a similar nature; and

[s 338]

	(b) is subscribed to by other persons engaged in a similar business.	1 2
	urt may approve period for carrying on siness	3 4
(1)	This section applies if, at the time of a deceased person's death, the person was engaged in carrying on a business.	5 6 7
(2)	The court may, on application by the personal representative of the deceased person or a beneficiary of the deceased person's estate—	8 9 10
	(a) by order, approve that the personal representative may carry on the business for a stated period, including on the conditions the court considers appropriate; and	11 12 13 14
	(b) make the order retrospective to a stated date.	15
(3)	An application for an order under subsection (2) may be made at any time, whether or not any previous authority to carry on the business, including a previous approval under this section, has ended.	16 17 18 19 20
Insertion of ne	ew s 53A	21
After section	on 53—	22
insert—		23
	otection of personal representatives for Is made after transfer of shares	24 25
(1)	This section applies if, on a deceased person's death, the person was registered as the holder of shares in a company that have not been fully paid up.	26 27 28 29
(2)	The personal representative of the deceased person may distribute the deceased person's	30 31

estate as soon as the personal representative has 32

[s 339]

	obtained the registration of some other person as the holder of the shares.	1 2
(3)	It is not necessary for a distribution under subsection (2) for the personal representative to reserve any portion of the estate for the payment of calls made after the date of the registration, whether the call is made by the company or its directors or by its liquidator in a winding-up.	3 4 5 6 7 8
(4)	This section does not affect any right the company or its liquidator may have to follow the assets of the deceased person's estate into the hands of the persons to whom the assets have been distributed.	9 10 11 12
(5)	In this section—	13
	<i>personal representative</i> , of a deceased person, includes a trustee of the will or estate of the deceased person.	14 15 16
339 Insertion of ne	ew s 61AA	17
After section	on 61—	18
insout		10
insert—		19
	bolition of rule in Allhusen v Whittell	19 20
	bolition of rule in Allhusen v Whittell This section applies if—	
61AA A		20
61AA A	This section applies if—(a) under the will of a person who dies on or after 1 July 1973, any property included in a disposition of the residuary estate is settled	20 21 22 23 24
61AA A	 This section applies if— (a) under the will of a person who dies on or after 1 July 1973, any property included in a disposition of the residuary estate is settled in succession (the <i>settled property</i>); and (b) income is derived from the settled property. 	 20 21 22 23 24 25

[s 339]

	(b)	the funeral, testamentary and administration expenses;	1 2
	(c)	any legacies bequeathed by the will.	3
(3)	Sub	section (2) does not apply in relation to—	4
	(a)	any commission payable to the personal representative in relation to the income of the settled property; or	5 6 7
	(b)	any testamentary or administration expenses that, apart from that subsection, would be payable wholly out of income.	8 9 10
(4)	The	personal representative must—	11
	(a)	apply the income of the settled property, in priority to any other property, to pay the interest (if any) that accrues on a capital expense after the date of the deceased person's death and up to the payment of the capital expense; and	12 13 14 15 16 17
	(b)	pay the balance of the income of the settled property to the person for the time being entitled to the income.	18 19 20
(5)	deri (wh this	after the deceased person's death, income is ved from property that is ultimately applied olly or in part) to pay a capital expense, for section, the income is taken to be income of residuary estate.	21 22 23 24 25
(6)	This	s section—	26
	(a)	affects only the rights of the beneficiaries under the deceased person's will; and	27 28
	(b)	does not affect the rights of creditors of the deceased person's estate.	29 30
(7)	This	s section applies subject to—	31
	(a)	a contrary intention appearing in the deceased person's will; and	32 33

[s 340]

	(8)	 (b) the provisions of any Act about charges on the property of the deceased person's estate. In this section— <i>personal representative</i>, of a deceased person, includes a trustee of the will of the deceased person. 	1 2 3 4 5 6
Divi	sion 9	Amendment of Torres Strait Islander Land Act 1991	7 8
340	Act amended		9
	1991. Note—	tion amends the Torres Strait Islander Land Act the amendments in schedule 2.	10 11 12 13
341	Amendment c Court)	of pt 15, div 2, hdg (Powers of Supreme	14 15
	Part 15, div	vision 2, heading, after 'Supreme Court'—	16
	insert—		17
		and District Court	18
342	Insertion of n	ew s 173A	19
	Before sect	tion 174—	20
	insert—		21
	173A D	efinition for division	22
		In this division—	23
		<i>court</i> , in relation to a proceeding relating to trust property of a land trust, means—	24 25
		(a) in any case—the Supreme Court; or	26

[s 343]

		(b)	if the value of all the trust property of the land trust does not exceed the monetary limit under the <i>District Court of Queensland</i> <i>Act 1967</i> , section 68—the District Court.	1 2 3 4
343	Am	endment of s 1	74 (Jurisdiction of Supreme Court)	5
	(1)	Section 174, 'Su	ipreme Court'—	6
		omit, insert—		7
		cou	rt	8
	(2)	Section 174, 'Tr	rusts Act 1973'—	9
		omit, insert—		10
		Tru	sts Act 2025	11
344	Am	endment of sc	h 1 (Dictionary)	12
		Schedule 1—		13
		insert—		14
		сои	<i>rt</i> , in relation to a proceeding relating to trust	15
			perty of a land trust, for part 15, division 2, see tion 173A.	16 17
Part	19	sect	perty of a land trust, for part 15, division 2, see	
Part 345		sect	perty of a land trust, for part 15, division 2, see tion 173A.	17

lie i	Dictionary	1
	section 5	2
	<i>and willing to act</i> , as appointor for a trust, for part 3, see ion 18.	3 4
acco	<i>puntant</i> means—	5
(a)	a member of CPA Australia who is entitled to use the letters 'CPA' or 'FCPA'; or	6 7
(b)	a member of Chartered Accountants Australia and New Zealand who is entitled to use the letters 'CA' or 'FCA'; or	8 9 10
(c)	a member of the Institute of Public Accountants who is entitled to use the letters 'MIPA' or 'FIPA'.	11 12
adm	<i>inistrator</i> means—	13
(a)	an administrator under the <i>Guardianship and</i> <i>Administration Act 2000</i> appointed for 1 or more financial matters for a person; or	14 15 16
(b)	another person authorised by an order registered under the <i>Guardianship and Administration Act 2000</i> , section 169 to do anything in relation to 1 or more financial matters for a person.	17 18 19 20
adve	ancement, in relation to a person, includes benefit.	21
ager	nt means an agent appointed under section 107.	22
	<i>pintor</i> , for a trust, means a person nominated in the trust rument for the purpose of appointing new trustees of the t.	23 24 25
	<i>rehended decision</i> , for part 11, division 9, see section (1)(b)(ii).	26 27
app	roved form means a form approved under section 219.	28
atto	rney means a person appointed as an attorney, and	29

attorney means a person appointed as an attorney, and 29 authorised to do anything in relation to 1 or more financial 30

Schedule 1 Dictionary

matters for another person, by an enduring power of attorney—	1 2
(a) made by the other person under the <i>Powers of Attorney</i> <i>Act 1998</i> ; or	3 4
(b) made by the other person in another jurisdiction and recognised under section 34 of that Act.	5 6
<i>benefit</i> , in relation to the advancement of a person, includes insurance on the life of the person.	7 8
<i>capacity</i> , for a matter, see section 10(1).	9
Chapter 5 body corporate see the Corporations Act, section 9.	10
charitable see section 11.	11
charitable trust means a trust created for a charitable purpose.	12
<i>charity</i> means an institution, whether or not incorporated, that is established for a charitable purpose.	13 14
<i>claim</i> , in relation to a trust, for part 9, division 2, see section 137.	15 16
claimant—	17
(a) for part 9, division 2—see section 137; or	18
(b) for part 9, division 3—see section $143(1)(b)$.	19
contingent right, in relation to land, includes—	20
(a) a contingent or executory interest and a possibility coupled with an interest, whether or not the object of the gift or limitation of the interest or possibility is ascertained; and	21 22 23 24
(b) a right of entry, whether immediate or future, and whether vested or contingent.	25 26
continuing trustee includes a surviving trustee.	27
<i>court</i> means—	28
(a) in relation to any matter under this Act—the Supreme Court; or	29 30

(b)	in relation to a matter under this Act for which the District Court has jurisdiction under the District Court of Queensland Act 1967—the District Court.	1 2 3
crea	te, a trust, includes establish a trust.	4
	<i>odian trustee</i> means a corporation appointed as a odian trustee under section 47.	5 6
dedı	uctible gift recipient, for part 13, see section 212.	7
dele	gate—	8
(a)	for part 7, division 4, generally—see section 95(4)(b); or	9
(b)	for part 7, division 4, subdivision 4—see section 103.	10
eligi	ble recipient, for part 13, see section 212.	11
<i>entit</i> (b).	tled person, for part 7, division 3, see section 90(1)(a) and	12 13
exte	<i>nsion application</i> , for part 7, division 3, see section 89(4).	14
fina	ncial matter—	15
(a)	in relation to an adult for whom an attorney is appointed—see the <i>Powers of Attorney Act 1998</i> , schedule 2, section 1; or	16 17 18
(b)	in relation to any other adult—see the <i>Guardianship and Administration Act 2000</i> , schedule 2, section 1.	19 20
gove	ernment entity, for part 13, see section 212.	21
guar	rdian, in relation to a child, means—	22
(a)	a parent of the child; or	23
(b)	another person who has the legal parental responsibility for making decisions about the long-term care, wellbeing and development of the child.	24 25 26
impo	<i>aired capacity</i> , for a matter, see section 10(2).	27
instr	<i>rument of change</i> , for part 3, division 5, see section 32(1).	28
instr 95(2	<i>rument of delegation</i> , for part 7, division 4, see section ().	29 30
inter	rested person, for part 7, division 3, see section 88(2).	31

investment power, for part 6, see section 66.	1
last continuing trustee includes a sole trustee.	2
<i>lease</i> includes bailment.	3
<i>licensed trustee company</i> see the Corporations Act, section 9.	4
<i>management power</i> , in relation to a trust, for part 11, division 6, see section 178.	5 6
managing trustee, of a trust, see section 46.	7
<i>minimum trustee requirements</i> , for a trust, for part 3, division 3, see section 27.	8 9
<i>mortgage debt</i> , for part 7, division 6, see section 110(1)(a).	10
<i>payment</i> , in relation to securities, includes the deposit or transfer of the securities.	11 12
possessed, of property, for part 11, see section 162.	13
<i>post-change trustee</i> , in relation to an instrument of change, for part 3, division 5, see section 33.	14 15
potential claimant, for part 9, division 2, see section 137.	16
<i>pre-change trustee</i> , in relation to an instrument of change, for part 3, division 5, see section 33.	17 18
<i>prescribed power</i> , for a prescribed trust, for part 13, see sections 213(2) and 214(3).	19 20
prescribed trust, for part 13, see section 212.	21
<i>primary beneficiary</i> , in relation to a mortgage debt held on trust for persons in succession, for part 7, division 6, see section 109.	22 23 24
<i>priority outgoing</i> , in relation to land the subject of a mortgage, for part 7, division 6, see section 109.	25 26
<i>professional charges</i> , of a professional trustee, for part 10, see section 158.	27 28
professional investor, for part 6, see section 66.	29
professional trustee—	30
(a) for part 5—see section 59; or	31

(b) for part 10—see section 158.	1
protective trust, for part 11, division 7, see section 182.	2
<i>public trustee</i> means the public trustee under the <i>Public Trustee Act 1978</i> .	3 4
<i>recipient</i> , for part 9, division 3, see section 143(2).	5
<i>relevant capital</i> , for part 8, see section 128(2).	6
<i>relevant decision</i> , for part 11, division 9, see section 187(1)(b)(i).	7 8
<i>relevant power</i> , in relation to a trustee or another person, for part 11, division 9, see section 186.	9 10
<i>relevant registrar</i> means—	11
 (a) in relation to land—the registrar under the Land Title Act 1994 or other person having the function of registering or recording dealings with the land; or 	12 13 14
(b) in relation to a water allocation—the registrar under the <i>Water Act 2000</i> .	15 16
relevant trust, for part 13, see section 212.	17
<i>requirement</i> , of another Act or of a law of another State or the Commonwealth, includes a requirement the other Act or law authorises or permits to be imposed.	18 19 20
sale, of property, includes an exchange of property.	21
securities includes stock and debentures.	22
<i>stated circumstances</i> , in relation to the delegation of a matter, for part 7, division 4, see section $95(4)(a)$.	23 24
statutory trustee see section 7(2).	25
stock includes shares.	26
trust see section 6.	27
trustee—	28
(a) generally—see section 7(1); or	29
(b) for part 5—see section 59; or	30
(c) for part 10—see section 158.	31
D 007	

trustee corporation means—	1
(a) the public trustee; or	2
(b) a licensed trustee company.	3
trust instrument see section 8.	4
trust property see section 9.	5
<i>variation application</i> , for part 7, division 3, see section $89(1)(a)$.	6 7
vesting order see section 171(1).	8
<i>water allocation</i> means a water allocation under the <i>Water Act</i> 2000.	9 10

Trusts Bill 2025

Schedule	2
000	_

Sch	nedule 2	Other amendments	1	
		sect	ion 345 2	
Abo	original Lanc	d Act 1991	3	
1	Part 21, hea	ading, 'Trusts Act 1973'—	4	
	omit, ins	ert—	5	
		Trusts Act 2025	6	
2	Section 267	', heading, 'Trusts Act 1973'—	7	
	omit, ins	ert—	8	
		Trusts Act 2025	9	
3	Section 267	7(1), (2) and (3), ' <i>Trusts Act 1973</i> '—	10)
	omit, ins	ert—	11	l
		Trusts Act 2025	12	2
4	Section 268	, heading, 'Trusts Act 1973'—	13	3
	omit, ins	ert—	14	1
		Trusts Act 2025	15	5
5	Section 268	9(1), ' <i>Trusts Act 1973</i> '—	16	5
	omit, ins	ert—	17	7
		Trusts Act 2025	18	3

Trusts Bill 2025

Schedule 2

6	Sections 270(1), 271(2) and 272(1), 'Supreme Court'—	1
	omit, insert—	2
	court	3
7	Section 273(1), 'Supreme Court's'—	4
	omit, insert—	5
	court's	6
8	Sections 273, 274(1), 275 and 276, 'Supreme Court'—	7
	omit, insert—	8
	court	9
_		
Bui 201	ilding Industry Fairness (Security of Payment) Act	10 11

1	Section 56A, heading, 'Trusts Act 1973'—	12
	omit, insert—	13
	Trusts Act 2025	14
2	Section 56A, 'the <i>Trusts Act 1973</i> '—	15
	omit, insert—	16

the *Trusts Act 2025* 17

Section 40(1)(a), 'Trusts Act 1973, part 3'-

omit, insert—

1

Section 3	(3), 'the Supreme Court or of any ju	udge'—	
omit,	insert—		
	the Supreme Court or the Distric powers of the Attorney-General,	ct Court, or the	
Section :	(3)—		
inser	_		,
	Note—		
	See the <i>Trusts Act 2025</i> , part 12, divis the approval of particular schemes Court, the District Court and the Atto	s by the Supreme	
	Court, the District Court and the Atto	orney-General.	
Section 2	1(c), from 'is vested in any persons		
	1(c), from 'is vested in any person		
	1(c), from 'is vested in any person	s'— ty has the same order under the	

Schedule 2

24

Trusts Act 2025,	part 6
------------------	--------

1

2

12

Guardianship and Administration Act 2000

1	Schedule 4, definition <i>authorised investment</i> , paragraph (a), from 'would be'—	3 4
	omit, insert—	5
	would be an investment in accordance with the <i>Trusts Act 2025</i> ; or	6 7

Lar	nd Act 1994	8
1	Section 90, ' <i>Trusts Act 1973</i> '—	9
	omit, insert—	10
	Trusts Act 2025	11

Land Valuation Act 2010

Section 210(2))—	13
omit, insert	<u> </u>	14
(2)	Despite the <i>Trusts Act 2025</i> , section 78(3), the valuer-general's certificate is taken to be an independent valuation of the property for section $78(2)(a)$ of that Act.	15 16 17 18

2	Section 210(4), definition <i>trustee</i> , ' <i>Trusts Act 1973</i> , section 5'—	$\frac{1}{2}$
	omit, insert—	3
	Trusts Act 2025, section 7(1)	4
Leg	al Aid Queensland Act 1997	5
1	Section 45(2), ' <i>Trusts Act 1973</i> '—	6
	omit, insert—	7
	Trusts Act 2025	8
Lim	itation of Actions Act 1974	9
1	Section 5(1), definition trust, 'Trusts Act 1973'—	10
	omit, insert—	11
	Trusts Act 2025, section 6	12
2	Section 5(1), definition trustee, 'Trusts Act 1973'—	13
	omit, insert—	14
	Trusts Act 2025, section 7(1)	15
Nat	ure Conservation Act 1992	16
1	Section 31(5), ' <i>Trusts Act 1973</i> '—	17
	omit, insert—	18
	Pa	ge 213

	Trusts Act 2025	1
Pow	ers of Attorney Act 1998	2
1	Section 84(3), definition <i>authorised investment</i> , paragraph (a), from 'would be'—	3 4
	<i>omit, insert—</i> would be an investment in accordance with the <i>Trusts Act 2025</i> ; or	5 6 7
Prop	perty Law Act 1974	8
1	Section 38(3A), ' <i>Trusts Act 1973</i> , section 90'—	9
	omit, insert—	10
	Trusts Act 2025, sections 173 to 175	11
2	Section 222(2), ' <i>Trusts Act 1973</i> '—	12
	omit, insert—	13
	Trusts Act 2025	14
Prop	perty Law Act 2023	15
1	Section 38(1), 'Trusts Act 1973, section 90'— omit, insert—	16 17

Trusts Act 2025, sections 173 to 175 18

Schedule	0
Schedule	~

Pub	olic Trustee Ac	t 1978			1
1	Sections 19(1) omit, insert		1 1(7)	, ' <i>Trusts Act 1973'—</i>	2 3
		Trusts A	ct 202	25	4
Reti	irement Village	es Act 1	999)	5
1	Sections 95 ar <i>Trusts Act 19</i> 2		in au	thorised investment under the	6 7
	omit, insert	<u>. </u>			8
		202	5, se	ection 69 in accordance with the ader—	9 10 11
		(a)	sect	tions 70 and 71 of that Act; and	12
		(b)	eith	er—	13
			(i)	part 6, division 2 of that Act; or	14
			(ii)	part 5, division 2 of that Act, to the extent that division applies in relation to the exercise of an investment power.	15 16 17 18
2	Sections 95 a	nd 101—			19
	insert—				20
	(2)	In this se	ection	L——	21
		<i>investme</i> 66.	ent po	ower see the Trusts Act 2025, section	22 23

Trusts Bill 2025

Suc	ccession Act 1981	1
1	Section 5, definition <i>trustee</i> , paragraph (b), ' <i>Trusts Act</i> 1973'—	2 3
	omit, insert—	4
	Trusts Act 2025	5
2	Section 6(4), ' <i>Trusts Act 1973</i> '—	6
	omit, insert—	7
	Trusts Act 2025	8
3	Section 36(12), ' <i>Trusts Act 1973</i> , section 67(3)'—	9
	omit, insert—	10
	<i>Trusts Act 2025</i> , section 136(1)	11
4	Section 45(5), 'and notwithstanding the provisions of the <i>Trusts Act 1973</i> , section 16,'—	12 13
	omit.	14
5	Section 49(1), ' <i>Trusts Act 1973</i> '—	15
	omit, insert—	16
	Trusts Act 2025	17
Tor	res Strait Islander Land Act 1991	18
1	Section 155(2), note—	19
	omit, insert—	20

Schedule	2
Concauto	-

	Note—	1
	See also section 173 in relation to the application of the <i>Trusts Act 2025</i> .	2 3
2	Part 15, heading, 'Trusts Act 1973'—	4
	omit, insert—	5
	Trusts Act 2025	6
3	Section 173, heading, 'Trusts Act 1973'—	7
	omit, insert—	8
	Trusts Act 2025	9
4	Section 173(1), (2) and (3), ' <i>Trusts Act 1973</i> '—	10
	omit, insert—	11
	Trusts Act 2025	12
5	Sections 175(1), 176(2) and 177(1), 'Supreme Court'—	13
	omit, insert—	14
	court	15
6	Section 178(1), 'Supreme Court's'—	16
	omit, insert—	17
	court's	18
7	Sections 178, 179(1), 180 and 181, 'Supreme Court'—	19
	omit, insert—	20
	court	21

Trusts Bill 2025

Trus	stee Compani	es Act 1	968	1
1	Section 37(2)(2
	omit, insert			3
		(a) in in	vestments that—	4
			could be made by a trustee exercising an investment power under the <i>Trusts</i> <i>Act 2025</i> , part 6; or	5 6 7
		(ii)	are authorised by any other Act for the investment of trust funds; or	8 9
			ntient Free and Accepted rustees Act 1942	10 11
1	Section 3D, he	eading, 'U	nauthorised'—	12
	omit, insert	<u>t</u>		13
		Particula	r	14
2	Section 3D, 'a of the <i>Trusts</i> .		ed investment within the meaning —	15 16
	omit, insert	<u>t</u>		17
		a prescrib	ed investment	18
3	Section 3D—			19
	insert—			20
	(2)	In this sec	ction—	21
		<i>investmer</i> 66.	nt power see the Trusts Act 2025, section	22 23
		prescribe	d investment means an investment made	24

		ne <i>Trusts Act 2025</i> , section 69 in ce with the duties under—	1 2
(a)	sect	ions 70 and 71 of that Act; and	3
(b)	eith	er—	4
	(i)	part 6, division 2 of that Act; or	5
	(ii)	part 5, division 2 of that Act, to the extent that division applies in relation to the exercise of an investment power.	6 7 8

© State of Queensland 2025