



Queensland

Land Court Amendment Rule (No. 1) 2006

Subordinate Legislation 2006 No. 82

made under the

Land Court Act 2000

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1 Short title

This rule may be cited as the *Land Court Amendment Rule (No. 1) 2006*.

2 Rule amended

This rule amends the *Land Court Rules 2000*.

3 Amendment of s 26 (Judicial registrar's power to hear and decide matters)

Section 26(e)—

omit, insert—

- ‘(e) any other matter directed by the president in writing that the president considers appropriate having regard to—
- (i) the nature and complexity of the matter; or
 - (ii) any special circumstance in relation to the matter.

Example of a special circumstance—

A matter has a connection with land in a location and could be dealt with promptly by a judicial registrar because the judicial registrar is on circuit in the location.’.

4 Amendment of s 27 (Judicial registrar's power to make orders)

Section 27(n)—

omit, insert—

- ‘(n) any other order directed by the president in writing that the president considers appropriate having regard to—
- (i) the nature and complexity of the matter; or
 - (ii) any special circumstance in relation to the matter.

Example of a special circumstance—

A matter has a connection with land in a location and could be finalised by a judicial registrar making an order for final relief because the judicial registrar is on circuit in the location.’.

ENDNOTES

- 1 Made by the Governor in Council on 4 May 2006.
- 2 Notified in the gazette on 5 May 2006.
- 3 Laid before the Legislative Assembly on . . .
- 4 The administering agency is the Department of Justice and Attorney-General.