Queensland



JURY BILL 1995

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JURY BILL 1995

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1995

A BILL

FOR

An Act about juries

The Parliament of Queensland enacts—	1
PART 1—PRELIMINARY	2
Short title	3
1. This Act may be cited as the <i>Jury Act 1995</i> .	4
Commencement	5
2. This Act commences on a day to be fixed by proclamation.	6
Definitions—the dictionary	7
3. The dictionary in schedule 3 defines particular words used in this Act. ¹	8
PART 2—CITIZEN'S OBLIGATION TO PERFORM	9
JURY SERVICE	10
Qualification to serve as juror	11
4.(1) A person is qualified to serve as a juror at a trial within a jury district ("qualified for jury service") if—	12 13
(a) the person is enrolled as an elector; and	14
(b) the person's address as shown on the electoral roll is within the jury district; and	15 16
(c) the person is eligible for jury service.	17

In some Acts, definitions are contained in a dictionary that appears as the last schedule and forms part of the Act—Acts Interpretation Act 1954, section 14(4).

	person who is enrolled as an elector is eligible for jury service e person is mentioned in subsection (3).	1 2
(3) Th	e following persons are not eligible for jury service—	3
(a)	the Governor;	4
(b)	a member of Parliament;	5
(c)	a person who is or has been a judge or magistrate (in the State or elsewhere);	6 7
(d)	a person who is or has been a police officer (in the State or elsewhere);	8 9
(e)	a person who is or has been a correctional officer;	10
(f)	a person who is not able to read or write the English language;	11
(g)	a person who has a physical or mental disability that makes the person incapable of effectively performing the functions of a juror;	12 13 14
(h)	a person who has been convicted of an indictable offence, whether on indictment or in a summary proceeding;	15 16
(i)	a person who has been sentenced (in the State or elsewhere) to imprisonment.	17 18
Obligati	on to perform jury service	19
-	person who is qualified for jury service is liable to perform jury unless the person is excused from jury service by a judge or the	20 21 22
Verdict	not to be questioned on ground of qualification of juror	23
	fact that a person who is not qualified for jury service serves on a ot a ground for questioning the verdict.	24 25

² For power to excuse from jury service, see sections 19 to 23.

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Jury

PA	RT 3—JURY DISTRICTS AND JURY ROLLS	1
Division 1—Jury districts Jury districts—establishment and boundaries 7.(1) A jury district may be established or abolished under a regulation. (2) The boundaries of a jury district are as defined under a regulation. Assignment of responsibility for jury districts to other sheriffs and persons 8.(1) Responsibility for carrying out the sheriff of Queensland's functions under this Act for a particular jury district may be assigned under a regulation to— (a) the central sheriff; or (b) the northern sheriff; or (c) a deputy sheriff; or (d) another officer or person specified under a regulation. ³ (2) However, despite an assignment of responsibility under this section, the sheriff of Queensland— (a) remains responsible for keeping jury rolls and preparing lists of prospective jurors for all jury districts; and		2
Jury dis	tricts—establishment and boundaries	3
7. (1) A	A jury district may be established or abolished under a regulation.	4
(2) Th	e boundaries of a jury district are as defined under a regulation.	5
_	nent of responsibility for jury districts to other sheriffs and	6 7
functions	s under this Act for a particular jury district may be assigned under	8 9 10
(a)	the central sheriff; or	11
(b)	the northern sheriff; or	12
(c)	a deputy sheriff; or	13
(d)	another officer or person specified under a regulation. ³	14
		15 16
(a)		17 18
(b)	may, by agreement with the sheriff to whom responsibility for a	19

particular jury district has been assigned, issue notices4 and

summonses⁵ to prospective jurors for the jury district.

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The northern sheriff and the central sheriff are appointed under the Supreme Court Act 1895, section 9. The deputy sheriffs are appointed under the Supreme Court Act 1867.

See section 18 (Notice to prospective jurors).

⁵ See section 27 (Summons for jury service).

Division 2—Jury rolls	1
Keeping of jury rolls	2
9.(1) The sheriff of Queensland must keep a jury roll for each jury district.	3
(2) A jury roll may be kept in any way, including, for example, by computer.	5 6
Jury roll for a jury district	7
10.(1) The jury roll for a particular jury district must consist of a list of the names, addresses and occupations of electors whose addresses, as recorded in an electoral roll, are within the jury district.	8 9 10
(2) However, the sheriff of Queensland must exclude from the jury roll the names of persons who are, to the sheriff's knowledge, not qualified for jury service.	11 12 13
(3) The sheriff of Queensland may make reasonable inquiries to find out which persons enrolled as electors for addresses in a particular jury district should be excluded from the jury roll.	14 15 16
Electoral Commission to give information	17
11. If asked by the sheriff of Queensland, the Electoral Commission must—	18 19
(a) give the sheriff information reasonably required for keeping a jury roll; and	20 21
(b) allow the sheriff access to any information the commission has relevant to the keeping of jury rolls.	22 23
Duty of police	24
12.(1) If asked by the sheriff of Queensland or the Electoral Commission, a police officer must—	25 26
(a) make inquiries reasonably required for keeping a jury roll; or	27

(b) give other reasonable help relevant to keeping a jury roll.	1
(2) The sheriff of Queensland or the Electoral Commission must give the police officer any information the sheriff or commission has that may help the officer conduct the inquiries.	2 3 4
(3) Without limiting subsections (1) and (2), the sheriff of Queensland or the Electoral Commission may arrange with the Commissioner of the Police Service for the Police Service to make inquiries and give help of the type mentioned in subsection (1)(a) and (b).	5 6 7 8
(4) The <i>Criminal Law (Rehabilitation of Offenders) Act 1986</i> does not apply to the disclosure of information for inquiries, or to the sheriff of Queensland or the Electoral Commission, under this section. ⁶	9 10 11
PART 4—ASSEMBLY OF JURORS	12
Division 1—General powers of senior judge administrator	13
Division 1—General powers of senior judge administrator Practice directions	13 14

The Criminal Law (Rehabilitation of Offenders) Act 1986, section 6, places restrictions on disclosure of the criminal history of a person by someone if the rehabilitation period under the Act has come to an end.

The Supreme Court of Queensland Act 1991, section 60, deals with the responsibility of the senior judge administrator for the administration of the Supreme Court in the trial division. The section empowers the senior judge administrator, among other things, to issue directions about the practices and procedures of the Supreme Court in the trial division (s 60(2)(b)).

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(b)	summoning and assembling prospective jurors for jury service; and	1 2
(c)	forming panels of prospective jurors from the available persons	3
	who have been summoned for jury service in a jury district so	4
	juries may be selected for civil and criminal trials that are to begin in the jury district; and	5 6
(d)	the criteria for excusing from jury service and the circumstances	7
	in which a person may be excused permanently from jury service; and	8 9
(e)	jury members being informed of the names of the parties and any	10
	witnesses to be called.	11
Adminis	strative directions	12
	fter consulting with the chief judge of District Courts, the senior	13 14
judge administrator may give administrative directions for the proper and		
efficient administration of this Act to sheriffs and other persons engaged in the administration of this Act.		
the auth	instration of this Act.	16
	Division 2—Preparation of lists of prospective jurors	17
Lists of	prospective jurors	18
15.(1)	The sheriff of Queensland must prepare lists of prospective jurors	19
for each	jury district.	20
` '	e sheriff of Queensland may decide how often a list of prospective	21
	to be prepared for each jury district and the number of persons to	22
	led in each list according to the sheriff's estimate of the likely need s in the jury district.	23 24
ū		
	owever—	25
(a)	the sheriff of Queensland must comply with requirements under	26
	the practice directions about how often fresh lists of prospective jurors are to be prepared for each jury district; and	27 28
(b)	subject to the practice directions, the sheriff of Queensland must	29
(0)	comply with the request of another sheriff—	30

s 16	14	s 18

Jurv

	(i)	for the preparation of lists of prospective jurors for the jury district for which the other sheriff is responsible; and	1 2
	(ii)	about the number of prospective jurors to be included in each list.	3
Selection	n of p	persons to be included in list of prospective jurors	5
		names of persons to be included in the list of prospective e drawn from the jury roll for the relevant jury district.	6 7
(2) Th	e sele	ection must be made—	8
(a)		a computer programmed to make a random selection of les from the jury roll; or	9 10
(b)	•	random selection of cards bearing the names of, or numbers esenting, the persons whose names are on the jury roll.	11 12
Copies o	of list	must be given to other sheriffs	13
for a jur	y dis	the sheriff of Queensland prepares a list of prospective jurors trict for which another sheriff is responsible, the sheriff of the given a copy of the list to the other sheriff.	14 15 16
		Division 3—Notice to prospective jurors	17
Notice to	o pro	spective jurors	18
		sheriff must give each prospective juror a written notice (a ospective jurors'') stating—	19 20
(a)	the j	person may be summoned for jury service; and	21
(b)	the	jury service period for which the person may be summoned.	22
(2) Th	e noti	ice must include or be accompanied by—	23
(a)	out pers	nestionnaire (a "prospective juror questionnaire") to find whether the person is qualified to serve as a juror and, if the con claims not to be qualified to serve as a juror, the ground of claim; and	24 25 26 27

Jur	v
Jui	y

(b) a form (an "application form") to enable the person to apply to be excused from jury service.	1 2
(3) A person to whom the notice is given must not fail to return the completed prospective juror questionnaire to the sheriff within the reasonable time allowed in the notice, unless the person has a reasonable excuse.	3 4 5 6
Maximum penalty—10 penalty units or 2 months imprisonment.	7
(4) If the person wants to be excused from jury service, the person must return the completed application form to the sheriff.	8 9
(5) Unless permitted by the practice directions, the sheriff may excuse a person from jury service only on an application form that states the reasons for asking to be excused from jury service.	10 11 12
(6) A person must not state something the person knows is false in response to a prospective juror questionnaire, or in an application to be excused from jury service.	13 14 15
Maximum penalty for subsection (6)—10 penalty units or 2 months imprisonment.	16 17
Division 4—Power to excuse from jury service	18
Sheriff's power to excuse from jury service	19
19.(1) On an application to be excused from jury service, the sheriff may excuse the applicant from jury service—	20 21
(a) for a particular jury service period (or part of a particular jury service period); or	22 23
(b) permanently.	24
(2) In exercising the power to excuse from jury service, the sheriff must comply with procedural requirements imposed under the practice directions.	25 26
Power of judge to excuse from jury service	27
20.(1) A judge may excuse a person from jury service—	28

(a)	for a particular jury service period (or part of a particular jury service period); or	1 2
(b)	permanently.	3
(2) A j	udge may exercise the power to excuse from jury service—	4
(a)	on the judge's own initiative; or	5
(b)	on application by a member of a jury panel who wants to be excused from jury service.	6 7
	judge may hear an application under this section in court or and with or without formality.	8 9
inconsist	the judge's decision on an application under this section is ent with the sheriff's decision on an earlier application made to the the same applicant, the judge's decision prevails.	10 11 12
Criteria	to be applied in excusing from jury service	13
	In deciding whether to excuse a person from jury service, the judge must have regard to the following—	14 15
(a)	whether jury service would result in substantial hardship to the person because of the person's employment or personal circumstances;	16 17 18
(b)	whether jury service would result in substantial financial hardship to the person;	19 20
(c)	whether the jury service would result in substantial inconvenience to the public or a section of the public;	21 22
(d)	whether others are dependent on the person to provide care in circumstances where suitable alternative care is not readily available;	23 24 25
(e)	the person's state of health;	26
(f)	anything else stated in a practice direction.	27
person is	person may be permanently excused from jury service only if the seligible to be permanently excused from jury service in the ances stated in the practice directions.	28 29 30

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When p	rospective juror entitled to be excused from jury service	1
22. (1) juror—	This section applies to a prospective juror if the prospective	2
(a)	has been summoned to perform jury service for a particular jury service period, or is on a list of prospective jurors who may be summoned to perform jury service for a particular jury service period; and	2 5 7
(b)	has earlier been summoned for jury service and has attended as required by the summons for a jury service period (or, if excused from jury service for part of a jury service period, the balance of the jury service period) ending less than 1 year before the jury service period mentioned in paragraph (a).	10 12
	ne prospective juror is entitled to be excused from jury service for service period.	13 14
Time for	r exercising power to excuse	15
	prospective juror may be excused from jury service before or after pective juror is summoned for jury service.	16 17
	Division 5—Revision of list of prospective jurors	18
Revision	a of list	19
jurors fo	After the end of the time allowed in the notices to prospective or the return of prospective juror questionnaires, the sheriff must e list of prospective jurors.	20 2 22
	ne revision is made by noting on the list the exclusion from the list time of each person—	23 24
(a)	who, in the sheriff's opinion—	25
	(i) cannot be located within a reasonable time; or	26
	(ii) is not qualified for jury service; or	27
(b)	who has been excused from jury service.	28

(3) The sheriff may make reasonable inquiries to find out whether the	1	
name of a person on the list of prospective jurors should be excluded from		
the list because the person is not qualified for jury service.	3	
Effect of revised list	4	
25.(1) On revision of the list of prospective jurors, the list (the "revised	5	
list of prospective jurors ") becomes the basis for issuing summonses for jury service in the relevant jury district for the jury service period concerned.	6 7	
(2) However, an unrevised list of prospective jurors may be used as the	8	
basis for issuing summonses for jury service, if the sheriff considers there	9	
is not enough time to allow the list to be revised before the summonses are	10	
issued.	11	
(3) A prospective juror selected from an unrevised list of prospective	12	
jurors may be summoned for jury service only if the notice to prospective jurors ⁸ has been given to the prospective juror, or is given to the prospective	13 14	
juror together with the summons.	15	
Division 6—Summoning for jury service	16	
Selection of persons for summons	17	
26.(1) The sheriff must from time to time (as the sheriff considers	18	
necessary) select for summons enough prospective jurors to enable the	19	
selection of juries for trials starting in the relevant jury district in the jury service period concerned.	20 21	
(2) The persons to be summoned must be selected—	22	
(a) by a computer programmed to make a random selection of names from the revised list of prospective jurors; or	23 24	
	25	
(b) by random selection of cards bearing the names of, or numbers representing, the persons whose names are on the revised list of prospective jurors.	25 26 27	

⁸ See section 18(1) (Notice to prospective jurors).

28

(3) However, the selection may be made from the unrevised list of prospective jurors, if the sheriff considers there is not enough time to allow for the list to be revised before the summonses are issued. ⁹	1 2 3
Summons for jury service	4
27.(1) The sheriff must give to each person selected for summoning a summons requiring the person—	5 6
(a) to attend for jury service as instructed by the sheriff at places and times to be stated in the instructions; and	7 8
(b) if selected as a member of a jury, to attend as instructed by the court until discharged by the court.	9 10
(2) A person summoned for jury service may only be instructed by the sheriff to attend for jury service at a time that falls within a period stated in the summons as the jury service period.	11 12 13
(3) The sheriff must instruct a sufficient number of persons to attend for jury service on each day on which a trial or trials are to start in the jury district to enable the selection of juries for the trial or trials.	14 15 16
(4) An instruction to attend for jury service may be given—	17
(a) personally, whether directly or indirectly; or	18
(b) by notice in a newspaper circulating generally in the jury district; or	19 20
(c) by telephone, radio, television or other form of distance communication; or	21 22
(d) in a way—	23
(i) authorised under a regulation; or	24
(ii) agreed between the sheriff and the person to whom the instruction is given.	25 26
(5) The persons required to attend on the sheriff's instructions may be	27

identified in the instructions in a way stated in the summons.

⁹ See section 25(2) (Effect of revised list).

Example—	1
The summons might allocate an identifying number to the person to whom the summons is given.	2
Obligation to comply with summons	4
28.(1) A person must not fail to comply with a summons under this division, unless the person has a reasonable excuse.	5
Maximum penalty—10 penalty units or 2 months imprisonment.	7
(2) If a person fails, without reasonable excuse, to attend before a court as instructed by the sheriff or the court under this division, the failure may be dealt with either as an offence against subsection (1) or as a contempt of the court.	8 9 10 11
List of persons summoned for jury service	12
29.(1) For each jury service period, the sheriff must prepare and keep up-to-date a list of the persons summoned for jury service in a jury district and not later excused from jury service (the "list of persons summoned for jury service").	13 14 15 16
(2) If asked by a party to a civil or criminal trial that is to take place in the jury district in the jury service period, or a lawyer or other person representing a party, the sheriff must—	17 18 19
(a) give the party, lawyer or other person a copy of the list of persons summoned for jury service; and	20 21
(b) identify or provide a means of identifying each person who has been instructed by the sheriff to attend on the day the jury for the relevant trial is to be selected.	22 23 24
(3) The request may be made no earlier than 4.00 pm on the business day immediately before the day on which the jury for the trial is to be selected.	25 26 27
(4) As soon as practicable after the jury for the trial is selected, a person who has received a copy of the list must return the copy to the sheriff.	28 29
Maximum penalty—10 penalty units or 2 months imprisonment.	30
(5) The sheriff must destroy copies of the list returned to the sheriff.	31

Reproduction of l	ist of persons summoned for jury service	
· · · •	n who receives a copy of the list of the persons service must not—	4
(a) reproduce	e the list or permit its reproduction; or	4
other tha	list, or disclose any information in the list, to a person an a party, or a lawyer or other person representing a the civil or criminal trial to which the list relates.	(
Maximum penalty-	—10 penalty units or 2 months imprisonment.	8
(2) However, the may—	e sheriff or a person acting under the sheriff's authority	9 10
(a) reproduce	e the list or permit its reproduction; or	1.
, , ,	opy of the list, or disclose information in the list, to a ho is not a party or the representative of a party;	12 13
if it is reasonably no	ecessary for the proper administration of this Act.	14
Example—		15
-	erson acting under the sheriff's authority might have a copy of we it to the judge who is to preside at the trial or the judge's	16 17 18
Questions relating	g to jury service	19
summoned for jury issues arising in a	n must not ask questions of a person who has been a service to find out how the person is likely to react to trial or for other purposes related to the selection or of the person as a juror in a trial unless—	20 2 2 2 2
(a) the quest of this A	ioning is authorised or required under another provision ct; or	24 25
(b) a judge a	uthorises the questioning under this section.	20
Maximum penalty-	—2 years imprisonment.	2
"other person") we the other person is	sust not ask questions of anyone about a person (the who has been summoned for jury service to find out how is likely to react to issues arising in a trial or for other the selection or possible selection of the other person as	25 25 30 31

s 32	22	s 34
	Jury	

	n a trial unless the questioning is authorised or required under rovision of this Act.
•	m penalty—2 years imprisonment.
	judge may, on conditions the judge considers appropriate,
authorise for jury s	a person to ask questions of a person who has been summoned ervice.
(4) A ₁	person must not contravene a condition under subsection (3).
Maximui	m penalty for subsection (4)—2 years imprisonment.
	PART 5—FORMATION OF JURIES
	Division 1—Number of jurors in trials
Juries fo	r civil trials
32. Th	e jury for a civil trial consists of 4 persons.
Juries fo	r criminal trials
33. Th	e jury for a criminal trial consists of 12 persons.
Reserve	jurors
	The judge before which a civil or criminal trial is to be held may t not more than 3 persons be chosen and sworn as reserve jurors.
(2) Re	serve jurors—
(a)	are to be selected in the same way as ordinary jurors; and
(b)	are liable to be challenged and discharged in the same way as ordinary jurors; and
(c)	must take the same oath as ordinary jurors; and

(d) are otherwise subject to the same arrangements as other jurors

during the trial.

(3) If a juror dies or is discharged after a trial starts but before the jury retires to consider its verdict, and a reserve juror is available, the reserve juror must take the vacant place on the jury. ¹⁰	2
(4) If 2 or more reserve jurors are available, the juror to take the place on the jury must be decided by lot or in another way decided by the judge.	6
(5) When a jury retires to consider its verdict, a reserve juror who has not been called on to take a place on the jury must be discharged from further attendance at the trial.	? ?
(6) The death or discharge of a reserve juror before the juror has been called on to take a vacant place on the jury does not affect the validity of the trial.	10 11 12
Division 2—Suitability of jurors	13
Division 2—Suitability of jurors Information about prospective jurors to be exchanged between prosecution and defence in criminal trials	13 14 15
Information about prospective jurors to be exchanged between	14

¹⁰ See section 56 (Discharge or death of individual juror).

The Criminal Law (Rehabilitation of Offenders) Act 1986, section 6, places restrictions on disclosure of the criminal history of a person by someone if the rehabilitation period under the Act has come to an end.

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	Division 3—Attendance of jury panel	1
Sheriff t	to arrange for attendance of jury panel	2
, ,	When a civil or criminal trial is about to begin, the sheriff must for the attendance of a jury panel before the court.	3 4
	ne panel must be formed from among the persons (the "relevant tive jurors") who—	5 6
(a)	have been summoned for jury service for the relevant jury service period; and	7 8
(b)	have not, after being summoned, been excused from jury service or excluded from the list of prospective jurors because they are not qualified for jury service; and	9 10 11
(c)	are not currently serving on a jury.	12
	ne panel must be formed by selection from among the relevant ive jurors in a way decided by the sheriff.	13 14
	hen the panel is formed, the sheriff must give the instructions to bers of the panel necessary to ensure their attendance before the	15 16 17
Materia	ls to be given by sheriff	18
	Before the attendance of the jury panel before the court, the sheriff e the judge's associate or clerk—	19 20
(a)	a list stating the names, addresses and occupations of all persons on the panel; and	21 22
(b)	cards of identical size and shape, 1 for each member of the panel, on which is written the name, address and occupation of the member.	23 24 25
engaged	a person has no present remunerative occupation and is not in domestic duties, the person's occupation is taken to be the last remunerative occupation and, if the person has never had a	26 27 28

remunerative occupation and is not engaged in domestic duties, a note to

that effect must appear in place of a statement of occupation.

Division 4—Supplementary jurors 1 **Supplementary jurors** 2 **38.(1)** If a trial is likely to be delayed because there are no persons or not 3 enough persons, who have been summoned for jury service, available for 4 the selection of a jury, the judge may, on application by a party to the 5 proceeding, direct the sheriff to make up or supplement a jury panel by 6 selecting from among persons who are qualified for jury service and 7 instructing them to attend for jury service. 8 (2) The number of persons to be selected, and the way the selection is to 9 be made, must be as directed by the judge. 10 (3) The persons instructed to attend for jury service under this section 11 become (subject to being excused or discharged under this Act) members 12 of the jury panel from which the jury for the trial is to be selected. 13 (4) Unless the person has a reasonable excuse, a person must not fail to 14 comply with— 15 (a) an instruction to attend for jury service under this section; or 16 (b) a further instruction about jury service given by the sheriff or the 17 judge. 18 Maximum penalty—10 penalty units or 2 months imprisonment. 19 (5) A contravention of subsection (4) may be dealt with either as an 20 offence or a contempt of the court. 21 Division 5—Preliminaries to jury selection 22

Defendant to be informed of right of challenge

- **39.** Before the selection of a jury for a criminal trial begins, the court must inform the defendant that—
 - (a) the persons whose names are to be called may be sworn as jurors for the defendant's trial; and

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(b) if the defendant wants to challenge any of them, the defendant, or the defendant's lawyer or other representative, must make the challenge before the person is sworn as a juror.

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Challeng	ge to jury panel as a whole	1
panel ma	A party to a civil or criminal trial who objects to the entire jury ay challenge the entire jury panel by informing the judge of the for the objection before any juror is sworn for the trial.	2 3 4
	ne judge must decide the challenge before proceeding with the of the jury for the trial.	5
	Division 6—Selection of jury	7
Procedu	re for jury selection	8
41.(1)	When a jury is to be selected for a civil or criminal trial—	9
(a)	a selection must be made as directed by the judge from among the members of the jury panel by random selection of cards bearing the names of, or numbers representing, the members of the jury panel; and	10 11 12 13
(b)	as each person is selected an officer of the court must call aloud the name of the person selected.	14 15
numbers	owever, the judge may direct that persons selected be identified by only if the judge considers that, for security or other reasons, the names should not be read out in open court.	16 17 18
(3) The practical	ne judge's associate or clerk must inform the sheriff as soon as le of—	19 20
(a)	the names of the persons sworn to serve on the jury or as reserve jurors; and	21 22
(b)	if the judge orders that a juror or prospective juror be excused, discharged or fined—the name of the person and the terms of the order.	23 24 25
Perempt	tory challenges	26
42.(1)	In a civil trial, each party is entitled to 2 peremptory challenges.	27
(2) If r	reserve jurors are to be selected for a civil trial, each party is entitled	28

to—

peremptory challenge; and

challenges.

and defence are each entitled to—

8 peremptory challenges.

(a) if 1 or 2 reserve jurors are to be selected—1 additional

(b) if 3 reserve jurors are to be selected—2 additional peremptory

(3) In a criminal trial, the prosecution and defence are each entitled to

(4) If reserve jurors are to be selected for a criminal trial, the prosecution

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(a)	if 1 or 2 reserve jurors are to be selected—1 additional peremptory challenge; and	9 10
(b)	if 3 reserve jurors are to be selected—2 additional peremptory challenges.	11 12
(5) If t	there are 2 or more defendants in a criminal trial—	13
(a)	each defendant is entitled to the number of peremptory challenges allowed to the defence under subsections (3) and (4); and	14 15
(b)	the prosecution is entitled to a number of peremptory challenges equal to the total number available to all defendants.	16 17
Challeng	ges for cause	18
	A party to a civil or criminal trial may challenge for cause against selected to serve on the jury or as a reserve juror.	19 20
selection	challenge for cause under this section is made by objecting to the of the person against whom the challenge is made on either or he following grounds—	21 22 23
(a)	the person is not qualified for jury service;	24
(b)	the person is not impartial.	25
the reaso	party who makes a challenge for cause must inform the judge of ons for the challenge and give the judge information and materials to the party that are relevant to the challenge.	26 27 28
qualifica	the judge is satisfied there are proper grounds to inquire into the tion or impartiality of the person against whom the challenge is e judge may—	29 30 31

form decided by the judge; and	2
(b) if the person's answers to the questions give grounds for further inquiry—permit the examination or cross-examination of the person on oath.	3 4 5
(5) The <i>Criminal Law (Rehabilitation of Offenders) Act 1986</i> does not apply to the disclosure of information in response to questions asked under this section. ¹²	6 7 8
(6) After considering the evidence and submissions of parties, the judge must uphold or dismiss the challenge.	9 10
(7) The judge's decision under this section is not subject to interlocutory appeal but, if the final judgment of the court is liable to appeal, may be considered on an appeal against the final judgment of the court.	11 12 13
(8) A challenge for cause does not reduce the number of peremptory challenges available to the party who makes the challenge.	14 15
Time for challenges	16
44.(1) A peremptory challenge must be made before the officer assigned by the court to administer the oath begins to recite the words of the oath to the person challenged.	17 18 19
(2) A challenge for cause must be made before the officer assigned by the court to administer the oath begins to recite the words of the oath to the person challenged.	20 21 22
(3) A challenge for cause may also be made during a proceeding under section 47.13	23 24

¹² The Criminal Law (Rehabilitation of Offenders) Act 1978, section 6, places restrictions on disclosure of the criminal history of a person by someone if the rehabilitation period under the Act has come to an end.

¹³ Section 47 (Special procedure for challenge for cause in certain cases)

Final stage of jury selection process

has not yet been discharged.

process

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Division 7—Final stage of jury selection process

45. The court reaches the final stage of the jury selection process when all

jurors and reserve jurors have been selected and sworn but the jury panel

Judge's discretion to discharge juror in final stage of jury selection

46.(1) When the judge reaches the final stage of the jury selection process, the judge may discharge a person who has been selected as a juror or a reserve juror if the judge considers there is reason to doubt the impartiality of the person. (2) The judge may discharge a person under this section whether or not a challenge for cause is made. (3) If a person is discharged under this section, another person must be selected from the jury panel to take the person's place as a juror or reserve juror. Special procedure for challenge for cause in certain cases **47.(1)** If a judge who is to preside at a civil or criminal trial is satisfied, on an application by a party under this section, that there are special reasons for inquiry under this section, the judge may authorise the questioning of persons selected to serve as jurors and reserve jurors when the court reaches the final stage of the jury selection process. Example— Prejudicial pre-trial publicity may be a special reason for questioning persons selected as jurors or reserve jurors in the final stage of the jury selection process. (2) The application must be made to the judge at least 3 days before the date fixed for the trial to start unless the judge, for special reasons, dispenses with the requirement. (3) On the application, the applicant may suggest, and the judge may decide, questions that are to be put to persons selected to serve as jurors or reserve jurors for the trial. (4) The judge must put the questions in a way decided by the judge.

Example—	-		1
serve as j	urors	ight decide that the questions are to be put to the persons selected to or reserve jurors in each other's presence in open court, or that the be put to each person individually.	2
section, t	the ju	er hearing the answers of a person questioned under this adge considers further inquiry is justified, the judge may give to cross-examine the person on oath (under limits fixed by find out whether the person is impartial.	5
any furth	ner e halle	person has answered the questions put under this section and xamination allowed by the judge has finished, a party may nge for cause against the person on the ground that the person al.	9 10 11 12
judge of materials	the r	who makes a challenge under this section must inform the reasons for the challenge and, if the party has information or want to the challenge in addition to the information or materials at the court, give the judge the information and materials.	13 14 15 16
(8) Af judge mu		onsidering the evidence and submissions of the parties the	17 18
(a)	-	old the challenge and discharge the person selected to serve as ror (or reserve juror); or	19 20
(b)	disr	niss the challenge.	21
		dge upholds the challenge and discharges the selected person, n must be selected from the jury panel to fill the vacancy.	22 23
(10) W	/hen	a person is selected to fill a vacancy under subsection (9)—	24
(a)	a pa	nrty may—	25
	(i)	if the party has not already exhausted the party's rights of peremptory challenge—challenge the person peremptorily; or	20 27 28
	(ii)	challenge the person for cause;	29
		he same way as on the original selection of persons to serve as	30

¹⁴ See sections 42 (Peremptory challenges) and 43 (Challenges for cause).

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challenged under this section in the same way as the other persons selected as jurors or reserve jurors.	2
(11) A decision of the judge under this section is not subject to interlocutory appeal but, if the final judgment of the court is liable to appeal, may be considered on an appeal against the final judgment of the court.	4 5 6
Judge's discretion to discharge entire jury	7
48.(1) Before the court finishes the final stage of the jury selection process, the judge may discharge all the persons selected to serve as jurors if the judge considers that the challenges made to persons selected to serve on the jury or as reserve jurors have resulted in a jury of a composition that may cause the trial to be, or appear to be, unfair.	8 9 10 11 12
(2) If all the persons selected to serve as jurors are discharged, another jury must be selected from the jury panel.	13 14
Division 8—Presumption of authority	15
Presumption of authority for challenge	16
49. If a challenge to a person selected as a juror or reserve juror is made by a lawyer or other representative of a party, the challenge is presumed in the absence of evidence to the contrary to have been made on the party's authority.	17 18 19 20
PART 6—JURY TRIALS	21
Division 1—Procedure following selection of jury	22
Jury to be sworn	23
50. The members of the jury must be sworn to give a true verdict,	24

according to the evidence, on the issues to be tried, and not to disclose anything about the jury's deliberations except as allowed or required by law. ¹⁵	1 2 3
Jury to be informed of charge in criminal trial	4
51. When the jury for a criminal trial has been sworn, the judge must ensure the jury is informed—	5 6
(a) in appropriate detail, of the charge contained in the indictment; and	7 8
(b) the jury's duty on the trial.	9
Division 2—Inspections and views	10
Inspections and views	11
52.(1) If, on a trial, the judge considers it desirable for the jury to have a view of a particular place or object, the judge may give the necessary directions.	12 13 14
(2) The view must be held in the presence of the judge, and the parties and their lawyers or other representatives are entitled to be present.	15 16
(3) The validity of proceedings is not affected by contravention of a direction but, if the contravention is discovered before the verdict is given, the judge may discharge the jury if the judge considers the contravention appears likely to prejudice a fair trial.	17 18 19 20

For the form of the oath, see the *Oaths Act 1867*, sections 21 (Swearing of jurors in civil trials) and 22 (Swearing of jurors in criminal trials). Under the *Oaths Act 1867*, section 17, a juror may make an affirmation instead of an oath in certain cases (see also section 5).

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Division 3—Segregation	of jury in criminal cases
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Jury not to separate	2
53.(1) After the jury in a criminal trial has been sworn, the jurors must not separate until they have given their verdict or have been discharged by the judge.	3 4 5
(2) However, the judge may allow the jury to separate before retiring to consider its verdict during an adjournment of the court or while proceedings are held in the jury's absence.	6 7 8
(3) If a juror separates from the rest of the jury in contravention of this section, the juror may be punished summarily for contempt of the court.	9 10
(4) The validity of proceedings is not affected by contravention of this section but, if the contravention is discovered before the verdict is given, the judge may discharge the jury if the judge considers that the contravention appears likely to prejudice a fair trial.	11 12 13 14
Restriction on communication	15
54.(1) While a jury is kept together, a person (other than a member of the jury or a reserve juror) must not communicate with any of the jurors without the judge's leave.	16 17 18
(2) Despite subsection (1)—	19
(a) the officer of the court who has charge of the jury may communicate with jurors with the judge's leave; and	20 21
(b) if a juror is ill—communication with the juror for arranging or administering medical treatment does not require the judge's leave.	22 23 24
(3) A person who contravenes subsection (1) may be punished summarily for a contempt of the court.	25 26
(4) The validity of proceedings is not affected by contravention of this section but, if the contravention is discovered before the verdict is given, the judge may discharge the jury if the judge considers that the contravention appears likely to prejudice a fair trial.	27 28 29 30

Division 4—Accommodation for jury	1
Accommodation for jury	2
55.(1) While a jury is kept together outside the courtroom, the jurors must be kept—	3 4
(a) in a private place under the supervision of an officer of the court; or	5 6
(b) as the judge directs.	7
(2) While a jury is kept together outside the courtroom, the jurors must be provided with accommodation, meals and refreshments as the judge directs.	8 9 10
Division 5—Discharge of individual jurors or of whole jury	11
Discharge or death of individual juror	12
56.(1) If, after a juror has been sworn—	13
(a) it appears to the judge (from the juror's own statements or from evidence before the judge) that the juror is not impartial or ought not, for other reasons, be allowed or required to act as a juror at the trial; or	14 15 16 17
(b) the juror becomes incapable, in the judge's opinion, of continuing to act as a juror; or	18 19
(c) the juror becomes unavailable, for reasons the judge considers adequate, to continue as a juror;	20 21
the judge may, without discharging the whole jury, discharge the juror.	22
(2) If a juror dies or is discharged before the trial begins, the judge may direct that another juror be selected and sworn.	23 24
Continuation of trial with less than full number of jurors	25
57.(1) If a juror dies or is discharged after a trial begins, and there is no	26
reserve juror available to take the juror's place, the judge may direct that the trial continue with the remaining jurors.	27 28

(2) However, a civil trial cannot continue with less than 3 jurors and a

criminal trial cannot continue with less than 10 jurors.

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(3) The verdict of the remaining jurors has the same effect as if all the jurors had continued present.	1 2
Failure to reach unanimous verdict in civil cases	3
58.(1) If after deliberating for 6 hours, a jury in a civil trial has not reached a verdict, the judge may discharge the jury.	4 5
(2) However, if the jury has not reached a unanimous verdict after 6 hours deliberation, the court may, if the parties agree, take the verdict of 3 of the jurors as the verdict of the jury.	6 7 8
Unanimous verdict in criminal cases	9
59. The verdict of the jury in a criminal trial must be unanimous.	10
Jury may be discharged from giving verdict	11
60.(1) If a jury cannot agree on a verdict, or the judge considers there are other proper reasons for discharging the jury without giving a verdict, the judge may discharge the jury without giving a verdict.	12 13 14
(2) If proceedings before a jury are to be discontinued because the trial is adjourned, the judge may discharge the jury.	15 16
(3) A decision of a judge under this section is not subject to appeal.	17
Discharge of jury when judge dies or becomes incapacitated	18
61. If the judge dies, or becomes incapable of proceeding with the trial, an appropriate officer of the court must discharge the jury.	19 20
What happens when jury is discharged	21
62.(1) When a jury is discharged, the judge may proceed immediately with the selection of a new jury, or may adjourn the trial.	22 23
(2) If the defendant in a criminal trial is in custody when the jury is discharged, the defendant remains in custody unless granted bail.	24 25

I	PART 7—JUROR'S REMUNERATION AND ALLOWANCES	
Remune	eration and allowances	3
summon	person who attends when instructed by the sheriff to attend under a s to perform jury service, or who serves as a juror or reserve juror, d to remuneration and allowances on the scale prescribed under a n.	2 2 3
Special 1	payments in certain cases	8
compens	The Governor in Council may authorise a special payment ating a person who suffers injury, damage or loss arising out of on's jury service.	9 10 11
arising of activity v	person may only apply for special compensation for financial loss ut of inability to carry on a business or engage in a remunerative while performing jury service, if the applicant served as a juror (or aror) in a trial that continued for at least 30 days.	12 13 14 15
(3) An	application for special compensation under this section—	16
(a)	must be made in writing to the Minister; and	17
(b)	must include full details of the injury, damage or loss; and	18
(c)	must be accompanied by all documentary evidence in the applicant's possession of the injury, damage or loss.	19 20
	n receiving an application under this section, the Minister may quiries to verify the details of the injury, damage or loss claimed by cant.	21 22 23
Fee for j	jury in civil cases	24
	If a party to a civil trial requires a jury, the party must pay to the of the court before which the trial is to be conducted—	25 26
(a)	the fee prescribed under a regulation before the trial begins; and	27
(b)	the further fees required under a regulation as and when payment is required under the regulation.	28 29

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(2) If the court before which a civil trial is to be conducted requires a jury, the plaintiff must pay to the registrar of the court—	1 2
(a) the fee prescribed under a regulation before the trial begins; and	3
(b) the further fees required under a regulation as and when payment is required under the regulation.	4 5
(3) If the trial does not proceed and no person attends the court for jury service, the party who paid the fee is entitled to the return of the fee less any amount necessarily spent by the sheriff in arranging for the attendance, or cancelling the attendance, of prospective jurors at the proposed trial.	6 7 8 9
PART 8—MISCELLANEOUS	10
Impersonation of members of jury panel or jury	11
66. A person must not pretend to be a member of a jury panel, a juror or a reserve juror.	12 13
Maximum penalty—2 years imprisonment.	14
Falsification of jury lists etc.	15
67.(1) A person must not falsify a record to be made or kept under this Act.	16 17
Maximum penalty—2 years imprisonment.	18
(2) A person must not obstruct or interfere with the proper formation of a jury under this Act.	19 20
Maximum penalty—2 years imprisonment.	21
Obligation to answer questions etc.	22
68.(1) The sheriff or a person authorised by the sheriff may ask a person reasonable questions to find out whether the person is qualified for jury service.	23 24 25

(2) The person must not fail to answer a question, unless the person has a reasonable excuse.	1 2
Maximum penalty—20 penalty units or 4 months imprisonment.	3
(3) The person must answer any question truthfully.	4
Maximum penalty—20 penalty units or 4 months imprisonment.	5
(4) The sheriff or a person authorised by the sheriff may ask a person to produce a document to find out whether the person is qualified for jury service.	8
(5) The person must not fail to comply with the request, unless the person has a reasonable excuse.	9 10
Maximum penalty—20 penalty units or 4 months imprisonment.	11
(6) The <i>Criminal Law (Rehabilitation of Offenders) Act 1986</i> does not apply to the disclosure of information in response to questions asked under this section. ¹⁶	12 13 14
Employment not to be terminated or prejudiced because of jury service	15 16
69. A person must not terminate the employment of anyone, or prejudice anyone in employment, because the other person is, was, or will be, absent from employment on jury service.	17 18 19
Maximum penalty—1 years imprisonment.	20
Confidentiality of jury deliberations	21
70.(1) In this section—	22
"confidential information about jury deliberations" means information about statements made, opinions expressed, arguments advanced, or votes cast, in the course of a jury's deliberations.	23 24 25
(2) A person must not publish to the public confidential information	26

The Criminal Law (Rehabilitation of Offenders) Act 1978, section 6, places restrictions on disclosure of the criminal history of a person by someone if the rehabilitation period under the Act has come to an end.

about jury deliberations.	1
Maximum penalty—2 years imprisonment.	2
(3) A person must not seek from a member or former member of a jury the disclosure of confidential information about jury deliberations.	3 4
Maximum penalty—2 years imprisonment.	5
(4) A person who is a member or former member of a jury must not disclose confidential information about jury deliberations, if the person has reason to believe any of the information is likely to be, or will be, published to the public.	6 7 8 9
Maximum penalty—2 years imprisonment.	10
(5) Subsections (2) to (4) are subject to the following subsections.	11
(6) Information may be sought by, and disclosed to, the court to the extent necessary for the proper performance of the jury's functions.	12 13
(7) If there are grounds to suspect that a person may have been guilty of bias, fraud or an offence related to the person's membership of a jury or the performance of functions as a member of a jury, the court before which the trial was conducted may authorise—	14 15 16 17
(a) an investigation of the suspected bias, fraud, or offence; and	18
(b) the seeking and disclosure of confidential information about jury deliberations for the purposes of the investigation.	19 20
(8) If a member of the jury suspects another member (the "suspect") of bias, fraud or an offence related to the suspect's membership of the jury or the performance of the suspect's functions as a member of the jury, the member may disclose the suspicion and the grounds on which it is held to the Attorney-General or the Director of Public Prosecutions.	21 22 23 24 25
(9) On application by the Attorney-General (which may be made in chambers), the Supreme Court may authorise—	26 27
(a) the conduct of research projects involving the questioning of members or former members of juries; and	28 29
(b) the publication of the results of the research.	30
(10) The Supreme Court may give an authorisation under subsection (9) on conditions the court considers appropriate.	31 32

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Duties of a police officer	1
71. A police officer sworn to assist the officer of a court in charge of a	2
jury in a jury trial must carry out duties as directed by the court, or the	3
officer of the court who is in charge of the jury.	4
Delegation by sheriff	5
72.(1) A sheriff may delegate the sheriff's powers under this Act.	6
(2) However, a delegation may only be made to a person prescribed under a regulation.	7 8
Chief executive may approve forms	9
73. The chief executive may approve forms for use under this Act.	10
Examples—	11
Forms may be approved for notices, questionnaires, summonses and applications.	12
Regulations	13
74.(1) The Governor in Council may make regulations under this Act.	14
(2) A regulation may create offences and prescribe penalties of not more than 10 penalty units for each offence.	15 16
PART 9—REPEAL, AMENDMENT AND TRANSITIONAL PROVISIONS	17
TRANSITIONAL PROVISIONS	18
Repeals	19
75. Schedule 1 repeals the Acts mentioned in it.	20
Amendments	21
76. Schedule 2 amends the Acts mentioned in it.	22

Jury Act 1929 references

77. In an Act or document, a reference to the *Jury Act 1929* may, if the context permits, be taken to be a reference to this Act.

Transitional provision

- **78.(1)** Despite the repeals and amendments made by this Act, the statutory law of the State as in force immediately before the repeal or amendment (the "old law") applies, to the exclusion of this Act, until a day (not later than 1 year after the commencement) to be fixed by regulation for this section (the "changeover day") and applies after the changeover day for all trials for which a jury was empanelled before the changeover day.
- (2) The old law continues to apply after the changeover day (to the exclusion of this Act) to jurors and reserve jurors empanelled before the changeover day.
- (3) Subsection (1) does not limit the doing of anything under this Act so that jury panels are available for civil and criminal trials starting after the changeover day.
 - (4) This section expires 1 year after it commences.

SCHEDULE 1	1
REPEALS	2
secti	ion 75 3
Jury Act 1929 20 Geo 5 No. 19	4
Jury Act Amendment Act 1934 24 Geo 5 No. 37	5
Jury Act Amendment Act 1981 (No. 2) No. 80	6
Justice Legislation (Miscellaneous Provisions) Act 1992 No. 40	7

SCHEDULE 2	1
AMENDMENTS	2
section 76	3
CRIMINAL CODE ACT 1899	4
1. Schedule 1, sections 608 to 612, 614, 615, 621 to 623 and 626 to 629— <i>omit.</i>	5 6 7
DISTRICT COURTS ACT 1967	8
1. Section 36—	9
omit.	10
2. Part 3—	11
omit.	12
3. Section 63—	13
omit, insert—	14
'Jury in criminal trials	15
'63.(1) All indictable offences prosecuted in the Court must be tried by a judge and jury.	16 17
'(2) The Jury Act 1995 states the law about the following—	18
(a) the obligation to perform jury service;	19

SCHEDULE 2 (continued)

(b) organisation of juries generally;	1
(c) the selection of a jury;	2
(d) arrangements for a jury during a trial;	3
(e) juror's remuneration and allowances.	4
'(3) Subsection (1) is subject to an Act that allows or requires an indictable offence prosecuted in the Court to be tried in another way.'.	5
OATHS ACT 1867	7
1. Sections 21 and 22—	8
omit, insert—	9
'Swearing of jurors in civil trials	10
'21. Jurors may be sworn for civil trials in open court in the following form or in a form to the same effect—	11 12
You will conscientiously try the issues on which your decision is required and decide them according to the evidence. You will also not disclose anything about the jury's deliberations other than as allowed or required by law. So help you God.	13 14 15 16
'Swearing of jurors in criminal trials	17
'22. Jurors may be sworn for criminal trials in open court in the following form or in a form to the same effect—	18 19
You will conscientiously try the charges against the defendant (or defendants) [*or the issues on which your decision is required] and decide them according to the evidence. You will also not disclose anything about the jury's deliberations other than as allowed or required by law. So help you God.'.	20 21 22 23 24

SCHEDULE 2 (continued)

2. Section 31—	
omit, insert—	
'Oath of bailiff in charge of jury	
'31. Bailiffs may be sworn to take charge of juries in the following form or in a form to the same effect—	

You swear that you will not communicate with the jury nor allow anyone else to communicate with the jury unless the communication is authorised by the court, or is otherwise authorised by law. So help you God.'.

SCHEDULE 3	1
DICTIONARY	2
section 3	3
"civil trial" means a trial before a court sitting in the exercise of a jurisdiction other than a criminal jurisdiction.	4 5
"correctional officer" means a correctional officer within the meaning of the <i>Corrective Services Act 1988</i> , and includes a person with corresponding functions under the law of another State.	6 7 8
"court" means a court with authority to conduct a trial.	9
"criminal trial" means a trial on indictment or the trial of an issue by a court sitting in the exercise of a criminal jurisdiction.	10 11
"elector" means a person entitled to vote under the Electoral Act 1992.	12
"electoral roll" means an electoral roll for an electoral district under the <i>Electoral Act 1992</i> .	13 14
"judge" means a Supreme Court judge, a District Court judge or another judicial officer with authority to preside at a trial.	15 16
"jury district" means a jury district established under this Act.	17
"jury panel" means a group of persons from among whom a jury is to be formed for a particular civil or criminal trial.	18 19
"jury roll" means a list of the persons qualified to serve as jurors for a particular jury district.	20 21
"list of persons summoned for jury service" see section 29(1).	22
"member of Parliament" means—	23
(a) a member of the Legislative Assembly; or	24
(b) a member of the Commonwealth Parliament.	25
"notice to prospective jurors" see section 18(1).	26
"practice direction" means a practice direction under section 13.	27

SCHEDULE 3 (continued)

"prospective juror" means a person whose name is included in a list prospective jurors prepared under this Act. ¹⁷	of 2
"prospective juror questionnaire" see section 18(2)(a).	3
"qualified for jury service" see section 4(1).	4
"revised list of prospective jurors" see section 25.	5
"sheriff" means—	ϵ
(a) the sheriff of Queensland; 18 or	7
(b) for a jury district for which someone (the "assignee") other the sheriff of Queensland is responsible under a regulation carrying out the functions of the sheriff—the assignee. ¹⁹	
"trial" means a trial by jury	11

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¹⁷ See section 15 (Lists of prospective jurors).

¹⁸ The sheriff of Queensland is appointed under the *Supreme Court Act 1867*, section 9.

Under the regulations the responsibility for carrying out the sheriff's functions under this Act for a particular jury district may be assigned to the central sheriff, the northern sheriff, a deputy sheriff or another officer or person. However, the responsibility for preparing jury rolls and lists of prospective jurors remains with the sheriff of Queensland. (See section 8 (Assignment of responsibility for jury districts to other sheriffs and persons)).