Queensland



QUEENSLAND LAW SOCIETY LEGISLATION AMENDMENT BILL (No. 2) 1996

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TABLE OF PROVISIONS

Section	n	P	age		
	PART 1—PRELIMINARY				
1	Short	title	6		
2	Comr	nencement	6		
	PA	RT 2—AMENDMENT OF QUEENSLAND LAW SOCIETY ACT 1952			
3	Act a	mended in pt 2	6		
4	Amer	adment of s 3 (Definitions)	6		
5	Insert	ion of new s 3B	7		
	3B	Meaning of "unprofessional conduct or practice"	7		
6	Amendment of s 5 (Council of the society)				
7	Insertion of new ss 5E–5J and 5N				
	5E	Complaints against practitioners, their clerks and employees	8		
	5F	Council to investigate conduct	9		
	5G	Council's powers for investigations	9		
	5H	Practitioners to comply with council's requirements	9		
	5I	Council may facilitate mediation process if parties agree	10		
	5J	Things council may do following investigation	10		
	5N	Delegation under pt 2	11		
8	Repla	cement of heading	12		
9	Repla	scement of ss 6–6S	12		
	Divisi	ion 1—The tribunal and its functions			
	6	Solicitors complaints tribunal	12		

6A	Functions of tribunal	12		
Division 2—Membership of tribunal				
6B	Membership of tribunal	12		
Divisi	ion 3—Hearings			
6C	Constitution of tribunal for hearing	13		
6D	Conduct of hearings	13		
6E	Who may bring charges	14		
6F	Tribunal rules	14		
6G	Notice of hearing	14		
6H	Right of appearance and representation	15		
6I	Non-appearance of person charged	15		
6J	Notice of claims for compensation to be given to tribunal	15		
6K	Hearings involving allegations of overcharging	16		
6L	Hearings to be in public unless tribunal orders otherwise	16		
Divisi	ion 4—Tribunal's powers			
6M	Power to require attendance of witnesses etc.	17		
6N	Powers of tribunal relating to taking of evidence	17		
6O	Contempt of tribunal	18		
6P	Institution of proceedings by tribunal	18		
6Q	Protection of members etc	18		
Divisi	ion 5—Tribunal orders			
6R	Orders tribunal may make against a practitioner after charge brought under this part	19		
6S	Orders tribunal may make against a practitioner's employee after charge brought under this part	21		
6T	Orders tribunal may make after practitioner struck off or suspended outside Queensland	21		
6U	Orders about costs	22		
6V	Form of order	22		
6W	Orders to be filed in Supreme Court and are enforceable as orders of the court	22		
6X	Orders may be inspected	22		
6Y	Service of orders	23		

	Division 6—Appeals			
	6Z	Appeal may be made to Court of Appeal	23	
	Divisi	on 7—Other jurisdiction not affected		
	6AA	Saving of jurisdiction	24	
	Divisi	on 8—Other provisions about tribunal and tribunal members		
	6AB	Judicial notice of tribunal and its members	24	
	6AC	Duration of appointment	25	
	6AD	Fees and expenses of lay members	25	
	PART	2B—LEGAL OMBUDSMAN		
	Divisi	on 1—The legal ombudsman and the ombudsman's functions		
	6AE	Legal ombudsman	26	
	6AF	Functions of the legal ombudsman	26	
	6AG	Department to provide administrative support	27	
	6AH	Legal ombudsman may refuse to investigate certain complaints	27	
	Divisi	on 2—Legal ombudsman's powers		
	6AI	Legal ombudsman's powers	27	
	Divisi	on 3—Other provisions about legal ombudsman		
	6AJ	Duration of appointment	28	
	6AK	Acting legal ombudsman	29	
	6AL	Fees and expenses of legal ombudsman	29	
	6AM	Annual report	30	
	PART	2C—TRUST ACCOUNTS AND TRUST PROPERTY		
10	Amen	dment of s 8 (Recovery of fees etc.)	30	
11	Reloc	ation and renumbering of ss 7–9	30	
12	Inserti	ion of new s 53 and pt 6	30	
	53	References to the statutory committee and solicitors disciplinary tribunal	31	
	PART	6—TRANSITIONAL		
	54	Reopening of complaints	31	
	55	Charges before the statutory committee or the solicitors disciplinary tribunal	31	

	PART 3—AMENDMENT OF LEGAL AID ACT 1978	
13	Act amended in pt 3	32
14	Amendment of s 23 (Rights of officers of commission in respect of legal practice)	32
15	Amendment of s 81 (Secrecy)	32
	PART 4—AMENDMENT OF SUPREME COURT OF QUEENSLAND ACT 1991	
16	Act amended in pt 4	32
17	Amendment of sch 1 (Subject matter for rules)	33
	PART 5—AMENDMENT OF TRUST ACCOUNTS ACT 1973	
18	Act amended in pt 5	33
19	Amendment of s 25 (As to right of auditors and employees to communicate certain matters)	33
	SCHEDULE	34
	MINOR AMENDMENTS OF THE QUEENSLAND LAW SOCIETY ACT 1952	

1996

A BILL

FOR

An Act to amend the *Queensland Law Society Act 1952*, and for other purposes

s 1 6 **s 4**

	The Parliament of Queensland enacts—	1
	PART 1—PRELIMINARY	2
	Short title	3
Clause	1. This Act may be cited as the Queensland Law Society Legislation Amendment Act (No. 2) 1996.	4 5
	Commencement	6
Clause	2. This Act commences on a day to be fixed by proclamation.	7
	PART 2—AMENDMENT OF QUEENSLAND LAW SOCIETY ACT 1952	8
	Act amended in pt 2	10
Clause	3. This part and the schedule amend the <i>Queensland Law Society Act</i> 1952.	11 12
	Amendment of s 3 (Definitions)	13
Clause	4.(1) Section 3, definition "statutory committee"—	14
	omit.	15
	(2) Section 3—	16
	insert—	17
	"'legal ombudsman" see section 6AE.	18
	"solicitors complaints tribunal" see section 6.	19

s 5

	"State" includes Territory.	1
	"unprofessional conduct or practice" see section 3B.'.	2
	(3) Section 3, definition " tribunal ", 'Solicitors Disciplinary Tribunal established under this Act'—	3
	omit, insert—	5
	'solicitors complaints tribunal'.	6
	Insertion of new s 3B	7
Clause	5. In part 1, after section 3A—	8
	insert—	9
	'Meaning of "unprofessional conduct or practice"	10
	'3B.(1) A practitioner commits "unprofessional conduct or practice" if the practitioner, in relation to the practitioner's practice, is guilty of—	11 12
	(a) serious neglect or undue delay; or	13
	(b) the charging of excessive fees or costs; or	14
	(c) failure to maintain reasonable standards of competence or diligence.	15 16
	'(2) Subsection (1) does not, by implication, limit the type of conduct or practice that may be regarded as unprofessional for this Act.'.	17 18
	Amendment of s 5 (Council of the society)	19
Clause	6. Section 5(7), 'section 18'—	20
	omit, insert—	21
	'sections 5N and 18'.	22
	Insertion of new ss 5E–5J and 5N	23
Clause	7. After section 5D—	24
	insert	25

'Complaints against practitioners, their cle	rks and employees	
'5E.(1) A person ("complainant") may macouncil about the conduct of a practitioner employee.	*	2
'(2) If a complainant claims to have suffere practitioner's conduct, the complainant when or at a later time before the complaint is finally	making the written complaint	6
(a) may give notice of a claim for practitioner 1 to the council; and	compensation against the	
(b) if notice of the claim is given—n complainant's knowledge, the pecur		1 1
'(3) The council may require the complaina time—	nt, within a reasonable stated	12 13
(a) to provide further details of the con about a claim for compensation, in the directs; and	- ·	14 13 10
(b) to verify the complaint by statutory of	leclaration; and	1′
(c) if the complaint alleges overcharging stated reasonable fee to cover the coon the reasonableness of the practition	ost of a costs assessor's report	18 1 20
'(4) A complainant who fails to comply subsection (3) is taken to have withdrawn the the reasonable stated time ends.	-	22 22 23
'(5) A complaint under this section must be 3 years after the conduct complained of happen		24 25
'(6) In this section—		20
"conduct" means—		2
(a) for a practitioner—alleged malpract	ice, professional misconduct,	2

Notice of a claim for compensation does not affect the complainant's rights to pursue the claim at law (but see section 6R(6)) and, in particular, does not affect the running of time for the *Limitation of Actions Act 1974*.

s 7 9

Queensland Law Society Legislation Amendment (No. 2)

1

or unprofessional conduct or practice; or

(b)	for a practitioner's clerk or employee—alleged misconduct or default in relation to the practitioner's practice.	3
'Council	to investigate conduct	4
'5F.(1	The council must investigate a complaint made under section 5E.	5
	he council may also investigate the conduct of a practitioner or a ner's clerk or employee at any time if it considers the conduct may o—	6 7 8
(a)	for a practitioner—malpractice, professional misconduct, or unprofessional conduct or practice; or	9 10
(b)	for a practitioner's clerk or employee—misconduct or default in relation to the practitioner's practice.	11 12
'Counci	l's powers for investigations	13
' 5G. 7	The council may, for an investigation—	14
(a)	require a practitioner to give the council, in writing or personally, within a stated reasonable time an explanation of the matter being investigated; or	15 16 17
(b)	require a practitioner to appear before the council at a stated reasonable time and place; or	18 19
(c)	require a practitioner to produce to the council within a stated reasonable time any document in the practitioner's custody, possession or control that the practitioner is entitled at law to produce; or	20 21 22 23
(d)	engage a costs assessor to report on the reasonableness of a practitioner's bill of costs.	24 25
'Practiti	oners to comply with council's requirements	26
) A practitioner must comply with a council requirement under	27 28

s 7 10 s 7

'(2) If the practitioner fails to comply with the requirement, the council may give the practitioner written notice that if the failure continues for a further 14 days after the notice is given the practitioner may be dealt with for professional misconduct.	1 2 3 4
'(3) If notice under subsection (2) is given and the failure continues for the 14 day period—	5 6
 (a) the practitioner is taken to have committed professional misconduct, unless the practitioner has a reasonable excuse for not complying with the requirement within the period; and 	7 8 9
(b) the council may bring a charge of professional misconduct against the practitioner.	10 11
'(4) In a hearing before the tribunal about a charge of professional misconduct, a copy of the notice mentioned in subsection (2) and any enclosures with the notice is evidence of the matters in the notice and the enclosures.	12 13 14 15
'(5) A practitioner may refuse to give the council an explanation of a matter being investigated if the practitioner satisfies the council that to give the explanation would contravene, or invalidate, a policy for professional indemnity insurance held by the practitioner.	16 17 18 19
'Council may facilitate mediation process if parties agree	20
'5I.(1) If the council considers that the matter of a complaint is capable of resolution by mediation, the council may suggest to the complainant and the person complained about (the "parties") that they enter into a process of mediation to resolve the matter of the complaint.	21 22 23 24
'(2) If the parties agree to enter into a mediation process, the council may facilitate the mediation to the extent it considers appropriate.	25 26
'Things council may do following investigation	27
'5J. The council may do any of the following things after conducting an investigation—	28 29
(a) censure or admonish a practitioner;	30

(b)	seek and obtain undertakings from a practitioner about the complaint;	1 2
(c)	if the complaint was an allegation of overcharging—recommend to a practitioner that the practitioner—	3 4
	(i) reduce the practitioner's bill of costs or refund an amount to the complainant; and	5 6
	(ii) if the practitioner's bill of costs was assessed by a costs assessor at the complainant's expense—pay to the complainant an amount equal to the amount of the costs assessor's fee;	7 8 9 10
(d)	bring a charge of malpractice, professional misconduct or unprofessional conduct or practice against a practitioner;	11 12
(e)	bring a charge of misconduct or default in relation to a practitioner's practice against a clerk or employee employed in relation to that practice;	13 14 15
(f)	dismiss the complaint and take no action in relation to the notice of the claim for compensation.	16 17
'Delegat	ion under pt 2	18
'5N.(1) The council may delegate its powers under this part to—	19
(a)	a committee established under this Act; or	20
(b)	an officer or employee of the society; or	21
(c)	a practitioner.	22
only if, i	owever, the council may delegate its powers under subsection (1) in the council's opinion, the committee, officer or employee, or user is appropriately qualified to exercise the power.'	23 24 25

s 8 12 **s 9**

	керіасе	ment of neading	1
Clause	8. Hea	ading before section 6—	2
	omit, i	insert—	3
		'PART 2A—SOLICITORS COMPLAINTS	4
		TRIBUNAL'.	5
	Replace	ment of ss 6–6S	6
Clause	9. Sec	tions 6 to 6S—	7
	omit, i	insert—	8
		Division 1—The tribunal and its functions	9
	'Solicito	rs complaints tribunal	10
	'6. Th	e solicitors complaints tribunal (the "tribunal") is established.	11
	'Functio	ons of tribunal	12
	' 6А. Т	The tribunal's functions are—	13
	(a)	to hear and decide charges of malpractice, professional misconduct or unprofessional conduct or practice brought against a practitioner; and	14 15 16
	(b)	to hear and decide charges of misconduct or default in relation to a practitioner's practice brought against a clerk or employee employed in relation to that practice.	17 18 19
		'Division 2—Membership of tribunal	20
	'Membe	ership of tribunal	21
	'6B.(1) The tribunal consists of the following 12 members—	22
	(a)	9 practitioners, 1 of whom is to be appointed as the tribunal's chairperson:	23 24

s 9 13 **s 9**

(b) 3 lay members.	1
'(2) A practitioner is eligible for appointment if the practitioner—	2
(a) has been in actual practice in Queensland for at least 5 years; and	3
(b) is selected from a panel of 18 practitioners nominated by the council.	4 5
'(3) A person is eligible for appointment as a lay member only if the person—	6 7
(a) is nominated by the Minister; and	8
(b) is not—	9
(i) a lawyer; or	10
(ii) legally qualified; or	11
(iii) a public service officer.	12
'(4) The members, including the chairperson, are to be appointed by the Governor in Council by gazette notice.	13 14
'Division 3—Hearings	15
'Constitution of tribunal for hearing	16
'6C. A tribunal is constituted for a hearing by 3 members, 1 of whom must be a lay member, sitting together.	17 18
'Conduct of hearings	19
'6D.(1) The chairperson presides at all tribunal hearings at which the chairperson is present.	20 21
'(2) If the chairperson is absent, the member chosen by the members present is to preside.	22 23
'(3) The decision of the tribunal is the decision of the majority of its members.	24 25

s 9 14 **s 9**

'Who may bring	charges	1
'6E. A charge a may be brought or	against a practitioner or a practitioner's clerk or employee nly by—	2 3
(a) the coun	ncil; or	4
(b) the lega	l ombudsman.	5
'Tribunal rules		6
'6F.(1) A hear under its rules.	ring before the tribunal must be started and conducted	7 8
'(2) The tribu procedure.	nal may make rules for regulating its practice and	9 10
'(3) A rule is Governor in Coun	subordinate legislation, and must be approved by the icil.	11 12
'Notice of hearin	g	13
ombudsman again	hearing of a charge is brought by the council or legal ast a practitioner, clerk or employee, the tribunal must give riod of notice of the time and place of the hearing to the	14 15 16 17
(a) the coun	ncil;	18
(b) the lega	l ombudsman;	19
(c) the person	on charged;	20
` '	charge arose out of a complaint by a person (the ainant")—the complainant.	21 22
'(2) The tribuna claim for compens	al must also give a copy of the charge and any notice of a sation to—	23 24
(a) the person	on charged; and	25
(b) if the ch	narge was brought by the council—the legal ombudsman;	26 27
(c) if the ch	arge was brought by the legal ombudsman—the council.	28

s 9 15 **s 9**

	s rules for this section.	2
'Right o	f appearance and representation	3
'6H. The hearing	The following persons are entitled to appear before the tribunal at ng—	4 5
(a)	the person charged;	ϵ
(b)	the person's lawyer;	7
(c)	if the charge is brought by the council—	8
	(i) the council; and	9
	(ii) the council's lawyer;	10
(d)	if the charge is brought by the legal ombudsman—	11
	(i) the ombudsman; and	12
	(ii) the ombudsman's lawyer;	13
(e)	another person to whom the tribunal gives leave to appear.	14
'Non-ap	pearance of person charged	15
section 6	the person charged has been given notice of the hearing under G and does not appear at the hearing, the tribunal may hear and e charge in the person's absence.	16 17 18
'Notice o	of claims for compensation to be given to tribunal	19
one in w	This section applies if the hearing of a charge by the tribunal is hich notice of a claim for compensation against a practitioner has en by a complainant to—	20 21 22
(a)	the council under section 5E(2); or	23
(b)	the legal ombudsman.	24
'(2) T	he council or, if the charge was brought by the legal ombudsman,	25

16 s 9 s 9

Queensland Law Society Legislation Amendment (No. 2)

1

	udsman must give the tribunal a copy of the particulars of loss from the complainant.	1 2
'Hearing	gs involving allegations of overcharging	3
of overch	1) This section applies if a hearing is concerned with an allegation harging by a practitioner and the council has not already engaged a sessor to report on the reasonableness of the practitioner's bill of	4 5 6 7
'(2) Tl	he tribunal may—	8
(a)	require the complainant to pay a stated reasonable fee to cover the cost of a costs assessor's report on the reasonableness of the practitioner's bill; and	9 10 11
(b)	engage a costs assessor to report on the reasonableness of the practitioner's bill.	12 13
	he tribunal may adjourn the hearing until the fee is paid and the essor's report is available.	14 15
'Hearing	gs to be in public unless tribunal orders otherwise	16
'6L.(1) Tribunal hearings must be held in public, unless the tribunal herwise.	17 18
, ,	he tribunal may make an order under subsection (3) if it is satisfied desirable to do so—	19 20
(a)	because of the confidential nature of the evidence or other matter; or	21 22
(b)	for another appropriate reason.	23
'(3) Tl	he tribunal may, by order—	24
(a)	direct that a hearing, or part of a hearing, is to be held in private; and	25 26
(b)	give directions about the persons who may be present at a hearing held in private.	27 28
'(4) Tl	he tribunal may, by order, prohibit or restrict the publication of—	29

s 9 17 **s 9**

(a)	evidence given before the tribunal, whether the hearing was held in public or in private; or	1 2
(b)	matter contained in documents filed with, or received in evidence by, the tribunal.	3
	Division 4—Tribunal's powers	5
'Power	to require attendance of witnesses etc.	6
its own	1) The tribunal may, on the application of a party to a hearing or of initiative, issue an attendance notice requiring a person to appear the tribunal at a stated time and place to give evidence or to produce ats.	7 8 9 10
reasonab	A person served with an attendance notice must not, without ble excuse, fail to attend as required by the notice and continue to a required by the presiding member until excused from further ce.	11 12 13 14
Maximu	m penalty for subsection (2)—80 penalty units.	15
'(3) In	this section—	16
"party"	means—	17
(a)	the person bringing the charge; or	18
(b)	the person against whom the charge is brought.	19
'Powers	of tribunal relating to taking of evidence	20
'6N.(1) For the hearing, the tribunal may—	21
(a)	take evidence on oath; or	22
(b)	require a person appearing before the tribunal to give evidence to take an oath; or	23 24
(c)	administer an oath to a person appearing before the tribunal.	25
	person appearing as a witness at a tribunal hearing must not,	26 27

s 9 18 **s 9**

(a)	fail to be sworn; or	1
(b)	fail to answer a question that the person is required to answer by the tribunal; or	2 3
(c)	fail to produce a document that the person was required to produce by an attendance notice served on the person.	4 5
Maximui	m penalty for subsection (2)—80 penalty units.	6
'Contem	pt of tribunal	7
'60. A	A person must not—	8
(a)	insult the tribunal or a tribunal member in relation to the performance of the member's functions as a member; or	9 10
(b)	deliberately interrupt a tribunal hearing; or	11
(c)	create or continue, or join in creating or continuing, a disturbance in or near a place where the tribunal is sitting; or	12 13
(d)	do anything that would, if the tribunal were a court of record, constitute a contempt of that court.	14 15
Maximui	m penalty—100 penalty units.	16
'Institut	ion of proceedings by tribunal	17
) The tribunal may, in its own name or by its agent, bring a ng for the imposition or enforcement of a penalty under this	18 19 20
under sec	his section does not, by implication, affect the council's power ction 5D to bring a proceeding for the imposition or enforcement of under this division.	21 22 23
'Protecti	ion of members etc.	24
duties as	A tribunal member has, in the performance of the member's a member, the same protection and immunity as a Supreme Court rying out the functions of a judge.	25 26 27

s 9 19 **s 9**

'(2) A person representing a person before the tribunal has protection and immunity as a barrister appearing for a party in in the Supreme Court.	
'(3) A person appearing before the tribunal as a witness h protection as a witness in a proceeding in the Supreme Court.	nas the same
'(4) A document produced at, or used for, a hearing h protection during the hearing it would have if produced before Court.	
'Division 5—Tribunal orders	,
'Orders tribunal may make against a practitioner after chabrought under this part	arge 10
'6R.(1) The tribunal may make any of the following orders a practitioner the tribunal finds guilty of a charge brought under	
(a) an order that the practitioner be struck off the roll of s	solicitors; 14
(b) an order that the practitioner be suspended from practitions;	ctice, with or 1
(c) an order that the practitioner pay a penalty of no \$100 000 to the fund;	ot more than 1'
(d) a compensation order directing the practitioner to amount to the complainant;	pay a stated 19
(e) an order that the practitioner waive or repay the who any fees or costs paid by or charged to a stated person	*
(f) an order that the practitioner pay to a complainant th complainant paid to—	te amount the 22
(i) the council under section 5E(3)(c); or	2:
(ii) the tribunal under section $6K(2)(a)$;	20
(g) an order that the practitioner carry out stated work person either free of charge or for a stated fee;	x for a stated 22
(h) an order that the practitioner waive any lien in relation	on to a stated 29

(i)

practitioner—

document or class of documents, with or without conditions;

if an order under paragraph (a) is not made—an order that the

make the practitioner's practice documents available for

1

2

3

	(i)	make the practitioner's practice documents available for inspection at the times and by the persons stated in the order; or	4 5 6
	(ii)	make reports about the practitioner's practice in a way and at the times and to the persons stated in the order; or	7 8
	(iii)	comply with stated conditions, including, for example, attendance at legal education programs.	9 10
	der tl	bunal may also censure a practitioner it finds guilty of a his Act, if it does not order the practitioner to be struck off the rs.	11 12 13
practition	er, w	bunal may order that no further action be taken against the whether or not the tribunal finds the practitioner guilty of a tunder this Act.	14 15 16
'(4) Th that—	ne trib	bunal may make a compensation order only if it is satisfied	17 18
(a)	prac	omplainant has suffered pecuniary loss because of the titioner's malpractice, professional misconduct, or ofessional conduct or practice; and	19 20 21
(b)	and	complainant has given notice of a claim for compensation, particulars of the complainant's loss, to the council or the lombudsman.	22 23 24
` '		ount payable under a compensation order must not be more a higher amount prescribed under a regulation.	25 26
	the c	bensation order made by the tribunal under this section does claimant's right to recover damages for the same loss in other ut—	27 28 29
(a)		amount paid under the compensation order must be taken into unt in the other proceedings; and	30 31
(b)	the t	ribunal's findings giving rise to the compensation order are	32

s 9 21 s 9

Queensland Law Society	Legislation Amendment
(No.	2)

not binding on the court or decision-making body in the other proceedings.	1 2
'(7) In this section—	3
"legal education programs" includes educational programs and seminars relating to legal education, practice management and other related topics in relation to the conduct of a practitioner's practice.	4 5 6
"practice documents", of a practitioner, includes the ledgers, books of account, records, deeds, files and other documents relating to the practitioner's practice.	7 8 9
'Orders tribunal may make against a practitioner's employee after charge brought under this part	10 11
'6S.(1) If the tribunal finds a practitioner's employee guilty of a charge brought against the employee under this Act, the tribunal may order that on and from a stated day a person must not employ the employee in relation to a practitioner's practice except on the conditions (if any) stated in the order.	12 13 14 15
'(2) The tribunal may order that no further action be taken against the employee, whether or not the tribunal finds the employee guilty of a charge brought under this Act.	16 17 18
'(3) In this section—	19
"employee", of a practitioner, includes the practitioner's clerk.	20
'Orders tribunal may make after practitioner struck off or suspended outside Queensland	21 22
'6T.(1) This section applies if a practitioner is struck off an interstate roll or suspended from practice in another State.	23 24
'(2) The tribunal may order the practitioner be struck off the roll or suspended for a similar period in this State, unless the practitioner satisfies the tribunal the practitioner should not be struck off or suspended.	25 26 27
'(3) In this section—	28
"interstate roll" means the roll of barristers or solicitors or barristers and solicitors in another State.	29 30

s 9 22 s 9

'Orders	about costs	1
•) The tribunal may make an order about costs in a hearing under it considers appropriate.	2 3
'(2) W	ithout limiting subsection (1), the tribunal may—	4
(a)	fix the amount of costs, or any part of the costs; or	5
(b)	direct that the costs be assessed by a costs assessor and, after assessment, be referred back to the tribunal for further order; or	6 7
(c)	direct that the costs be taxed.	8
	osts in relation to a hearing are chargeable as if the matter were e Supreme Court, unless the tribunal otherwise orders.	9 10
'Form o	f order	11
'6V. A	A tribunal order must—	12
(a)	be signed by the presiding member; and	13
(b)	state the tribunal's findings in relation to the facts of the case.	14
'Orders the cour	to be filed in Supreme Court and are enforceable as orders of t	15 16
'6W. (1) A tribunal order—	17
(a)	must be filed in a Supreme Court registry; and	18
(b)	on being filed, is taken to be an order of the Supreme Court and may be enforced accordingly.	19 20
'(2) St	absection (1)(b) is subject to section $6R(6)(b)$.	21
'Orders	may be inspected	22
	A tribunal order filed in the Supreme Court registry may be d on payment of the fee (if any) prescribed under the Rules of the Court.	23 24 25

s 9 23 s 9

'Service	of orders	1
	The person bringing a charge must give a copy of a tribunal ating to the charge to the following persons—	2 3
(a)	if a person against whom the order was made was not present at the time the order was made—the person;	4 5
(b)	the legal ombudsman, unless the ombudsman brought the charge;	6
(c)	the council, unless the council brought the charge;	7
(d)	the Minister.	8
	ervice may be effected on the Minister by giving a copy of the he chief executive.	9 10
'(3) A made.	copy of the order must be served within 7 days after the order is	11 12
	Division 6—Appeals	13
'Appeal	may be made to Court of Appeal	14
	A party dissatisfied with a tribunal decision may appeal the to the Court of Appeal.	15 16
	n appeal is by way of rehearing, unless all parties to the appeal e facts as found by the tribunal.	17 18
_	· · · · · · · · · · · · · · · · · · ·	
'(3) Tl	ne appeal must be made—	19
'(3) Tl	if the dissatisfied party is the Minister—within 30 days after a copy of the tribunal's order is served on the Minister under section 6Y(2); or	19 20 21 22
(a)	if the dissatisfied party is the Minister—within 30 days after a copy of the tribunal's order is served on the Minister under	20 21
(a) (b) '(4) T	if the dissatisfied party is the Minister—within 30 days after a copy of the tribunal's order is served on the Minister under section 6Y(2); or	20 21 22

s 9 24 s 9

'(6) In	this section—	1
"dissatis	fied party" means—	2
(a)	the practitioner or the practitioner's clerk or employee affected by the tribunal's decision; or	3
(b)	the Minister; or	5
(c)	the council; or	6
(d)	the legal ombudsman.	7
	Division 7—Other jurisdiction not affected	8
'Saving	of jurisdiction	9
	(1) This Act does not affect the jurisdiction or powers exercisable urt, the registrar or the department over practitioners.	10 11
'(2) TI court—	his Act does not affect the entitlement of a person to apply to the	12 13
(a)	to strike a practitioner off the roll; or	14
(b)	to require a practitioner to answer allegations contained in an affidavit.	15 16
	absection (2) applies whether or not the matter complained of was ct of a complaint to the council or the legal ombudsman.	17 18
, ,	lowever, the court may refer any charges arising out of the on to the council for reference to the tribunal in the way provided by	19 20 21
'Divisi	ion 8—Other provisions about tribunal and tribunal members	22
'Judicial	l notice of tribunal and its members	23
	Every court must take judicial notice of the appointment of the of the tribunal and of the signature of a tribunal's presiding	24 25 26

25 s 9 s 9

Queensland Law Society Legislation Amendment (No. 2)

'Duration of appointment	1
'6AC.(1) The appointment of a member is for the term, not longer than 3 years, decided by the Governor in Council.	2 3
'(2) However, a member may continue to hold office until the member's successor assumes office, unless the member vacates office under subsection (3) or the member's appointment is ended under subsection (4).	4 5 6
'(3) The office of a member becomes vacant if—	7
(a) the member dies or resigns by signed notice of resignation given to the secretary; or	8 9
(b) the member is found guilty of an indictable offence or an offence against this Act; or	10 11
(c) the member's appointment is ended by the Governor in Council under subsection (4).	12 13
'(4) The Governor in Council may, at any time, end the appointment of a member for any reason or none.	14 15
'Fees and expenses of lay members	16
'6AD. A lay member of the tribunal is entitled to be paid from department funds—	17 18
(a) fees for attendance at tribunal meetings and the discharge of the member's functions under this Act approved by the Governor in Council; and	19 20 21
(b) expenses necessarily and reasonably incurred by the member in attending tribunal meetings or discharging the member's functions under this Act and approved by the Minister.	22 23 24

'PART 2B—LEGAL OMBUDSMAN	1
Division 1—The legal ombudsman and the ombudsman's functions	2
'Legal ombudsman	3
'6AE.(1) The Governor in Council may appoint a person as the legal ombudsman by gazette notice.	4 5
'(2) A person is not qualified for appointment as the legal ombudsman if the person—	6 7
(a) is, or has been, entitled to practise as a lawyer or is otherwise qualified in law; or	8 9
(b) is a public service officer.	10
'Functions of the legal ombudsman	11
'6AF.(1) The functions of the legal ombudsman are—	12
(a) to monitor investigations by the council of—	13
(i) alleged malpractice, professional misconduct or unprofessional conduct or practice by practitioners; and	14 15
(ii) alleged misconduct or default in relation to practitioners' practices by practitioners' clerks and employees; and	16 17
(b) to investigate complaints of alleged misconduct, improper conduct or neglect of duty by the council about the way in which the council has dealt with complaints or charges against practitioners and practitioners' clerks and employees; and	18 19 20 21
(c) to monitor hearings before the tribunal.	22
'(2) If the legal ombudsman receives a written complaint, including a notice about a claim for compensation, against a practitioner that has not been investigated by the council, the ombudsman must forward the complaint to the council for investigation.	23 24 25 26

s 9 27 s 9

'Departi	ment to provide administrative support	1
administr considers	The department must, at the department's expense, provide the rative, including secretarial, support services that the department is appropriate to allow the legal ombudsman to discharge the man's functions effectively and efficiently.	2 3 4 5
'Legal o	mbudsman may refuse to investigate certain complaints	6
'6AH.	The legal ombudsman may refuse to investigate the following ats—	7 8
(a)	a complaint about a decision of the council, a committee or the tribunal made by a person more than 2 months after the person was notified of the council's, committee's or tribunal's decision;	9 10 11
(b)	a complaint the ombudsman considers—	12
	(i) is frivolous or vexatious; or	13
	(ii) lacks substance.	14
	'Division 2—Legal ombudsman's powers	15
'Legal o	mbudsman's powers	16
'6AI. (1) The legal ombudsman may—	17
(a)	attend any meeting of the council or a committee established under this Act to deal with complaints and take part in its deliberations; or	18 19 20
(b)	require the council to furnish the ombudsman with all information in its possession or control that will enable the ombudsman to discharge his or her functions; or	21 22 23
(c)	direct the council to take additional steps in the investigation of a complaint; or	24 25
(d)	if the ombudsman considers, on reasonable grounds, that the council should have brought a charge against a practitioner, practitioner's clerk or employee before the tribunal—bring the	26 27 28

s 9 28 s 9

Queensland Law Society Legislation Amendment (No. 2)

	charge before the tribunal; or	1
(e)	attend any hearing of the tribunal, including a hearing the tribunal orders to be heard in private; or	2 3
(f)	appeal a decision of the tribunal the ombudsman is dissatisfied with; or	4 5
(g)	appoint a lawyer to bring a charge against a practitioner, practitioner's clerk or employee before the tribunal; or	6 7
(h)	appoint a lawyer for an appeal against a tribunal decision.	8
	the legal ombudsman is not entitled to vote at a meeting mentioned etion (1)(a).	9 10
'(3) Tl	he council must comply with—	11
(a)	a requirement under subsection (1)(b); or	12
(b)	a direction under subsection (1)(c).	13
subsection ombudsn	sefore the legal ombudsman exercises the power mentioned in on (1)(d), the ombudsman must tell the council of the man's intention to exercise the power and the ombudsman's for doing so.	14 15 16 17
'(5) In	this section—	18
"charge	"means—	19
(a)	for a practitioner—a charge of malpractice, professional misconduct, or unprofessional conduct or practice; or	20 21
(b)	for a practitioner's clerk or employee—a charge of misconduct or default in relation to the practitioner's practice.	22 23
	'Division 3—Other provisions about legal ombudsman	24
'Duratio	on of appointment	25
'6AJ.((1) The appointment of the legal ombudsman is for the term, not	26

longer than 2 years, decided by the Governor in Council.

'(2) However, the legal ombudsman may continue to hold office until the

26

27

28

s 9 29 **s 9**

office ur	nan's successor assumes office, unless the ombudsman vacates nder subsection (3) or the ombudsman's appointment is ended bsection (4).	1 2 3
'(3) Th	ne office of the legal ombudsman becomes vacant if—	4
(a)	the ombudsman dies or resigns by signed notice of resignation given to the Minister; or	5 6
(b)	the ombudsman is found guilty of an indictable offence; or	7
(c)	the ombudsman's appointment is ended by the Governor in Council under subsection (4).	8 9
	he Governor in Council may, at any time, end the appointment of ombudsman for any reason or none.	10 11
'Acting	legal ombudsman	12
	The Governor in Council may appoint a person, qualified for nent as the legal ombudsman, to act as legal ombudsman—	13 14
(a)	during a vacancy in the office; or	15
(b)	during any period, or during all periods, when the legal ombudsman is absent from duty or from the State or is, for another reason, unable to perform the duties of the office.	16 17 18
'Fees an	d expenses of legal ombudsman	19
'6AL.	(1) The legal ombudsman is entitled to be paid—	20
(a)	the fees for the discharge of the ombudsman's functions under this Act approved by the Governor in Council; and	21 22
(b)	expenses necessarily and reasonably incurred by the ombudsman in discharging the ombudsman's functions under this Act and approved by the Minister.	23 24 25
	he legal ombudsman's fees and expenses are payable out of the ctitioners' fidelity guarantee fund.	26 27

s 10 30 s 12

	'Annual report	1
	'6AM.(1) The legal ombudsman must, not later than 4 months after the end of each financial year, prepare and give to the Minister a report on the discharge of the ombudsman's functions during the year.	2 3 4
	'(2) The report may contain any recommendations the legal ombudsman considers appropriate.	5 6
	'(3) The Minister must table a copy of the report in the Legislative Assembly within 14 days after receiving the report.	7 8
	'PART 2C—TRUST ACCOUNTS AND TRUST PROPERTY'.	9 10
	Amendment of s 8 (Recovery of fees etc.)	11
Clause	10. Section 8(2), after 'penalties'—	12
	insert—	13
	', other than a penalty payable under section $6R(1)(c)$,2'.	14
	Relocation and renumbering of ss 7–9	15
Clause	11. Sections 7, 8 (as amended by this Act) and 9—	16
	relocate to part 2 and renumber as sections 5K to 5M respectively.	17
	Insertion of new s 53 and pt 6	18
Clause	12. After section 52—	19
	insert—	20

Section 6R (Orders tribunal may make against a practitioner after charge brought under this part)

s 12 31 **s 12**

'References to the statutory committee and solicitors disciplinary tribunal	1 2
'53. In an Act or document, a reference to the statutory committee or the solicitors disciplinary tribunal may, if the context permits, be taken to be a reference to the solicitors complaints tribunal.	3 4 5
'PART 6—TRANSITIONAL	6
'Reopening of complaints	7
'54.(1) If, before the commencement of this part, the council investigated a complaint, the council may refuse to reopen the investigation even though the council has, after the commencement, power to investigate aspects of the complaint it did not have when the investigation was first done.	8 9 10 11
'(2) If, before the commencement of this part, the lay observer investigated a complaint, the legal ombudsman may refuse to reopen the investigation even though the ombudsman or the council has, after the commencement, power to investigate aspects of the complaint the lay observer or council did not have when the investigation was first done.	12 13 14 15 16
'Charges before the statutory committee or the solicitors disciplinary tribunal	17 18
'55.(1) This section applies if, at the commencement of this part, a charge was before the statutory committee or the solicitors disciplinary tribunal, but not fully dealt with.	19 20 21
'(2) The charge may be continued before the statutory committee or the solicitors disciplinary tribunal and dealt with by the committee or tribunal as if the <i>Queensland Law Society Legislation Amendment Act (No. 2) 1996</i> had not been enacted.'.	22 23 24 25

	PART 3—AMENDMENT OF LEGAL AID ACT 1978	1
	Act amended in pt 3	2
Clause	13. This part amends the Legal Aid Act 1978.	3
	Amendment of s 23 (Rights of officers of commission in respect of legal practice)	4 5
Clause	14. Section 23(10), 'Queensland Law Society Act 1952, section 6'—	6
	omit, insert—	7
	'Queensland Law Society Act 1952, to the extent parts 2, 2A and 2B regulate the way in which complaints against practitioners for malpractice, professional misconduct, or unprofessional conduct or practice may be investigated and dealt with,'.	8 9 10 11
	Amendment of s 81 (Secrecy)	12
Clause	15.(1) Section 81(2A)(c)—	13
	omit.	14
	(2) Section 81(2A)(e), 'Solicitors Disciplinary Tribunal'—	15
	omit, insert—	16
	'solicitors complaints tribunal'.	17
	PART 4—AMENDMENT OF SUPREME COURT OF	18
	QUEENSLAND ACT 1991	19
	Act amended in pt 4	20
Clause	16. This part amends the Supreme Court of Queensland Act 1991.	21

	Amendment of sch 1 (Subject matter for rules)	1
Clause	17. Schedule 1, part 1, item 31—	2
	omit.	3
	PART 5—AMENDMENT OF TRUST ACCOUNTS ACT	4
	1973	5
	Act amended in pt 5	6
Clause	18. This part amends the <i>Trust Accounts Act 1973</i> .	7
	Amendment of s 25 (As to right of auditors and employees to communicate certain matters)	8
Clause	19. Section 25, 'statutory committee of the Queensland Law Society Incorporated'—	10 11
	omit, insert—	12
	'solicitors complaints tribunal established'.	13

13

SCHEDULE	1
MINOR AMENDMENTS OF THE QUEENSLAND LAW SOCIETY ACT 1952	2 3
secti	ion 3 4
1. Section 3A, '6(4)'—	5
omit, insert—	6
'6Z'.	7
2. Section 4(7), 'statutory committee'—	8
omit, insert—	9
'tribunal'.	10
3. Section 5C, '(including the statutory committee)'—	11
omit.	12
4. Section 5D, heading, after 'proceedings'—	13
insert—	14
'by council'.	15
5. Heading before section 8—	16
omit.	17
6. Section 9, '(including the statutory committee)'—	18
omit.	19

SCHEDULE (continued)

7. Section 15(c), 'section 21'—	1
omit, insert—	2
'section 29'.	3
8. Section 29(1), 'the insurance commissioner or'—	4
omit.	5
9. Section 41(1)(g), 'the statutory committee or'—	6
omit.	7
10. Section 41B(1)(a), 'statutory committee'—	8
omit, insert—	9
'tribunal'.	10
11. Section 41B(1)(g), 'an order made by the statutory committee	11
or'—	12
omit.	13
12. Section 48—	14
omit.	15