Queensland



TAXATION ADMINISTRATION BILL 2001

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2001

A BILL

FOR

An Act about the administration and enforcement of revenue laws

s 4

The Parliament of Queensland enacts—		
PART 1—PRELIMINARY	2	
Division 1—Introductory provisions	3	
1 Short title	4	
This Act may be cited as the Taxation Administration Act 2001.	5	
2 Commencement	6	
This Act commences on a day to be fixed by proclamation.	7	
Division 2—Purpose and application of Act	8	
3 Purpose of Act and relationship with revenue laws	9	
(1) The purpose of this Act is to make general provision about the administration and enforcement of revenue laws.	10 11	
(2) Nothing in this Act prevents a revenue law making specific provision about the administration and enforcement of that law.	12 13	
(3) Each revenue law must be read together with this Act as if they together formed a single Act.	14 15	
4 Act binds all persons	16	
(1) This Act binds all persons, including the State and, as far as the legislative power of the Parliament permits, the Commonwealth and the other States.	17 18 19	
(2) Nothing in this Act makes the State liable to be prosecuted for an offence.	20 21	

s 9

s 5

Division 3—Interpretation	1
5 Definitions	2
The dictionary in schedule 2 defines particular words used in this Act.	3
6 Revenue laws	4
The <i>Duties Act 2001</i> is a revenue law on and from the day this section commences.	5 6
PART 2—COMMISSIONER OF STATE REVENUE	7
7 Appointment of commissioner	8
(1) There is to be a Commissioner of State Revenue.	9
(2) The Governor in Council must, by gazette notice, appoint a senior executive of the department to be the commissioner.	10 11
8 Commissioner's functions	12
(1) The commissioner is responsible for the administration and enforcement of the tax laws.	13 14
(2) Also, the commissioner may perform the functions of a State taxation officer under the <i>Taxation Administration Act 1953</i> (Cwlth), part IIIA. ¹	15 16
9 Commissioner's powers	17
(1) The commissioner has the powers given under the tax laws.	18
(2) In addition, the commissioner has the power to do all things necessary or convenient to be done for performing the commissioner's functions.	19 20 21

¹ Taxation Administration Act 1953 (Cwlth), part IIIA (Co-operation between Commonwealth and State taxation authorities)

consultar	ithout limiting subsection (2), the commissioner may engage the nts and contractors the commissioner considers necessary for the nnce of the commissioner's functions.	1 2 3
10 Del	egations	4
	e commissioner may delegate the commissioner's powers under a o an appropriately qualified public service employee.	5 6
	delegation of a power may permit the subdelegation of the power propriately qualified public service employee.	7 8
	PART 3—ASSESSMENTS OF TAX	9
	Division 1—Assessments made by the commissioner	10
11 Wh	en commissioner makes an assessment	11
(1) Th	e commissioner must make an assessment if—	12
(a)	the commissioner is satisfied a taxpayer has a liability for tax; and	13 14
(b)	the taxpayer's liability is not required or permitted, under a revenue law, to be made by self assessment.	15 16
(2) Al:	so, the commissioner may make an assessment—	17
(a)	if the taxpayer's liability for tax is required or permitted to be made by self assessment under the revenue law; or	18 19
(b)	even if the taxpayer's liability for tax is nil.	20
subsection	the commissioner does not make an assessment under on (2), the commissioner's decision not to make the assessment is viewable decision.	21 22 23
12 Cor	npromise assessments	24
	is section applies if, in assessing a taxpayer's liability for tax, it is or impracticable for the commissioner to properly determine the	25 26

amount of the taxpayer's liability because of a complexity or uncertainty or for another reason.	1 2
(2) The commissioner may make an assessment of the taxpayer's liability under a written agreement with the taxpayer (a "compromise assessment").	3 4 5
(3) The compromise assessment is a non-reviewable decision.	6
(4) Nothing in this part requires the commissioner to make a compromise assessment for a taxpayer.	7 8
13 Default assessments	9
(1) This section applies in each of the following circumstances—	10
(a) a taxpayer does not comply with an information or lodgment requirement under a tax law;	11 12
(b) the commissioner is not satisfied about the accuracy or completeness of a document lodged, or information given, for the assessment of a taxpayer's liability for tax under a tax law;	13 14 15
(c) the commissioner does not have enough information to properly assess a taxpayer's liability for tax under a tax law, including, for example, if the commissioner reasonably believes—	16 17 18
(i) it is necessary to make an immediate assessment; and	19
(ii) the time for complying with an information or lodgment requirement has not ended.	20 21
Example for subsection (1)(c)—	22
The commissioner reasonably believes a taxpayer is going to leave the State before documents that will disclose a liability for tax are required to be lodged.	23 24
(2) The commissioner may make an assessment under this section (a "default assessment") for the amount the commissioner reasonably believes to be the taxpayer's liability.	25 26 27
(3) If this section applies because a lodgment requirement has not been complied with (whether or not the time for compliance has ended), the commissioner may make the default assessment as if the document were in existence and in the commissioner's possession.	28 29 30 31

		Division 2—Self assessments	1
14	Ma	king self assessment by lodging return	2
		ollowing provisions apply if, under a revenue law, a self assessor return—	3
	(a)	an assessment (a "self assessment") is taken to have been made for the amount of each taxpayer's liability for tax stated in the return;	5 6 7
	(b)	the assessment under paragraph (a) is taken to have been made by the commissioner;	8 9
	(c)	the liability for tax for each assessment is the amount stated in the return for the liability;	10 11
	(d)	despite section 26(2), the return is taken to be an assessment notice for each assessment;	12 13
	(e)	the assessment notice is taken to have been given under section 26 to the taxpayers for whom each assessment is made.	14 15
15	Ma	tters to which self assessor must have regard	16
rega	ard to	sessing a taxpayer's liability for tax, a self assessor must have directions given by the commissioner, whether generally or lly for the liability, about the assessment of the liability.	17 18 19
16	Effe	ect of commissioner making an assessment for self assessor	20
(1) Th	is section applies if—	21
	(a)	under a revenue law, a self assessor is required or permitted to make a self assessment of a taxpayer's liability for tax under the law; and	22 23 24
	(b)	under section 11(2)(a), the commissioner decides to make an assessment of the liability.	25 26
		e assessment must be made as if the liability were not required or d to be self assessed.	27 28
(3) Th	is section does not apply for a default assessment.	29

Division 3—Reassessments	1
17 Commissioner's general power to make reassessments	2
(1) Subject to sections 21 and 22, the commissioner may, at any time, make a reassessment of a taxpayer's liability for tax.	3 4
(2) Subsection (1) applies even if an objection or appeal started against the assessment of the taxpayer's liability for tax has not been decided.	5 6
(3) However, the commissioner may make a reassessment under subsection (1) of a taxpayer's liability assessed under a compromise assessment only—	7 8 9
(a) with the taxpayer's written agreement; or	10
(b) if the commissioner reasonably believes the compromise assessment was—	11 12
(i) obtained by fraud; or	13
(ii) made on the basis of a false or misleading statement or there was a failure to give material information.	14 15
(4) The commissioner can not be compelled to make a reassessment under subsection (1) decreasing a taxpayer's liability for tax.	16 17
(5) The commissioner's decision not to make a reassessment of a taxpayer's liability for tax is a non-reviewable decision.	18 19
18 When commissioner must make reassessment—general	20
Subject to sections 21 and 22, the commissioner must make a reassessment of a taxpayer's liability for tax if the circumstances mentioned in—	21 22 23
(a) section $59(3)$ or $(4)^2$ apply to require the reassessment; or	24
(b) a provision of a revenue law applies to require the reassessment.	25

² Section 59 (Penalty tax not payable if proceeding for offence started)

19		en commissioner must make reassessment—objections or rt decisions	1 2
who liabi	le oi lity,	he commissioner decides to allow an objection to an assessment in part, or a court makes a decision about a taxpayer's tax law the commissioner must make any reassessment necessary to give the decision.	3 4 5 6
		wever, the commissioner does not have to make a reassessment to ct to a court's decision until—	7 8
	(a)	the end of the period allowed for an appeal against the decision; or	9 10
	(b)	if an appeal is started against the decision—the appeal ends.	11
20	_	al interpretations and practices applying to particular ssessments	12 13
liabi and liabi	lity asse lity	bject to subsections (2) and (5), a reassessment of a taxpayer's for tax must be made in accordance with the legal interpretations essment practices applied by the commissioner for assessing for tax in similar circumstances when the original assessment of yer's liability for tax was made.	14 15 16 17 18
affectunde inter	ets there is the state of the s	any legislative change made after an original assessment is made the legal interpretations and assessment practices to be applied absection (1), the reassessment must, to the extent that the ations and practices are changed because of the legislative change, in accordance with the changed interpretations and practices.	19 20 21 22 23
com		e commissioner's decision about what constituted the ioner's legal interpretations and assessment practices is a ewable decision.	24 25 26
(4) Su	bsection (5) applies if—	27
	(a)	a court makes a decision (the "original decision") affecting the legal interpretations applied by the commissioner for assessing a taxpayer's liability for tax; and	28 29 30
	(b)	on appeal, the original decision is changed in whole or part.	31
appe	al is	r any assessment made after the original decision but before the decided, the commissioner may make a reassessment to increase a solution of the decision.	32 33

21 Tin	ne for reassessment decreasing liability for tax	1
	reassessment decreasing a taxpayer's liability for tax must be the limitation period.	2 3
reassessi	owever, if, within the limitation period, the taxpayer asks for a ment to decrease the taxpayer's liability, the reassessment may be ter the limitation period.	4 5 6
22 Tin	ne for reassessment increasing liability for tax	7
	reassessment increasing a taxpayer's liability for tax must be made nitation period.	8 9
	espite subsection (1), a reassessment increasing a taxpayer's for tax may be made at any time—	10 11
(a)	if the commissioner reasonably believes there has been a deliberate tax default; or	12 13
(b)	if, within the limitation period, the commissioner has given written notice to the taxpayer informing the taxpayer an investigation under part 7 into the taxpayer's liability for tax has started.	14 15 16 17
(3) Fo	or subsection (2)(a), a deliberate tax default arises if—	18
(a)	there has been fraud or evasion of tax; or	19
(b)	a taxpayer or person acting for a taxpayer knowingly misleads the commissioner, or causes the commissioner to be misled, about the taxpayer's liability for tax, including, for example, by giving, omitting or changing information or documents.	20 21 22 23
23 Lin	nitation period does not apply to particular reassessments	24
Despi	te sections 21(1) and 22(1)—	25
(a)	if an appeal is started or is being heard against an assessment, the commissioner may, under section 17, make a reassessment after the limitation period and before a decision is made on the appeal if the taxpayer agrees; and	26 27 28 29
(b)	the limitation period does not apply to a reassessment made—	30
	(i) under section 18(a) or 19: or	31

	(i	i) under section 18(b) if a provision of the revenue law for which the reassessment is made declares the limitation period does not apply.	1 2 3
24	Reasse	essment by self assessors	4
		sessor may make a reassessment only if required or permitted enue law.	5 6
25	Reasse	essment does not replace previous assessment	7
	reasse es it by-	ssment does not replace the previous assessment but merely	8 9
	(a) de	ecreasing or increasing the taxpayer's liability for tax; or	10
	` /	hanging the basis on which the taxpayer's liability for tax is ssessed.	11 12
		Division 4—Assessment notices	13
26	Assess	sment notice to be given to taxpayer	14
-		commissioner must give notice of the making of an assessment ment notice") to the taxpayer.	15 16
(2	2) The a	ssessment notice must state—	17
	(a) th	ne amount of the tax assessed; and	18
	(b) th	ne date by which the tax must be paid; and	19
	(c) th	ne taxpayer's right to object to the assessment; and	20
	(d) th	ne basis on which unpaid tax interest may accrue; and	21
	ne	assessed interest or penalty tax is payable under the otice—enough information to enable the taxpayer to ascertain he basis for the assessment of the interest or penalty tax; and	22 23 24
		or a compromise or default assessment—it is a compromise or efault assessment; and	25 26
		or a reassessment—the amount of the liability for tax under the revious assessment.	27 28

(3) For subsection (2)(c), the assessment notice must state—	1
(a) that the taxpayer may, within 60 days after the notice is given, object to the assessment; and	2 3
(b) how to object.	4
(4) The assessment notice may include information that does not form part of the assessment, including, for example, information about other amounts payable by the taxpayer.	5 6 7
(5) More than 1 assessment may be included in the assessment notice.	8
Division 5—Other provisions	9
27 Assessments made on available relevant information	10
The commissioner may make an assessment on the available information the commissioner considers relevant.	11 12
28 Taxpayer to advise commissioner if liability for tax under assessed	13
(1) A taxpayer must advise the commissioner if the taxpayer becomes aware that—	14 15
(a) an assessment of the taxpayer's liability for tax was not, or is no longer, correct; and	16 17
(b) the correct liability for tax is more than the amount stated in the assessment.	18 19
(2) The taxpayer must comply with subsection (1) within 30 days after becoming aware of the matters mentioned in the subsection.	20 21

PART 4—PAYMENTS AND REFUNDS OF TAX AND OTHER AMOUNTS	1 2
Division 1—Payments of tax and other amounts	3
29 Methods of payment	4
An amount payable under a tax law must be paid to the commissioner—	5
(a) by cash or cheque; or	6
(b) as prescribed under a regulation.	7
30 Time for payment of tax	8
(1) Tax payable under a tax law must be paid—	9
(a) for a self assessment—on the date the return for the self assessment is required to be lodged; or	10 11
(b) for a default assessment made because of a failure to make a self assessment—on the date the assessment notice for the default assessment is given to the taxpayer; or	
(c) otherwise—by the date stated in the assessment notice as the date by which the tax must be paid.	15 16
(2) For subsection (1)(c), the stated date must be at least 30 days after the assessment notice for the tax is given to the taxpayer.	17 18
31 Time for payment of late payment interest	19
Late payment interest is payable on the date it accrues.	20
32 Time for payment of other amounts	21
(1) This section applies if—	22
(a) an amount, other than tax or late payment interest is payable under a tax law; and	23 24
(b) no time for payment is otherwise stated in the tax law.	25
(2) The amount must be paid—	26

n	f the amount relates to tax payable under a default assessment mentioned in section 30(1)(b)—immediately after the assessment notice for the default assessment is given to the axpayer; or	1 2 3 4
	otherwise—by the date stated in a written notice given by the commissioner to the taxpayer for the amount.	5 6
(3) For some the notice is	subsection (2)(b), the stated date must be at least 30 days after is given.	7 8
33 Earlie	er time for payment of tax and other amounts	9
(1) This	section applies despite sections 30 and 32.	10
under this or 32 as t reasonably	commissioner may, in an assessment notice or notice given section, state an earlier date than the date stated in section 30 he date the tax or amount is payable if the commissioner believes the tax or amount may not be recoverable if the date at under the section otherwise were to apply.	11 12 13 14 15
	date stated in the notice mentioned in subsection (2) must not be one the notice is given.	16 17
34 Paym	nent arrangements	18
liability w commissio	e commissioner is satisfied payment of a taxpayer's tax law yould cause the taxpayer significant financial hardship, the oner may, on the taxpayer's written application, extend the time an amount under a tax law.	19 20 21 22
	nout limiting subsection (1), the commissioner may approve an nt for paying the amount by way of instalments (a "payment ent").	23 24 25
(3) The papplying to	payment arrangement must be in writing and state the conditions o it.	26 27
	commissioner may, at any time, by written notice given to the erminate the arrangement.	28 29
(5) If toutstanding taxpayer to	the commissioner terminates the arrangement, amounts g under the arrangement are immediately payable by the othe commissioner.	30 31 32

tax	(6) The commissioner's decision about extending the time for paying a tax law liability or to terminate a payment arrangement is a non-reviewable decision.	
35	Payments by tax agents	4
	a tax agent receives an amount to pay a tax law liability for a taxpayer, ax agent must pay the amount to the commissioner—	5 6
	(a) when lodging the return for the liability; or	7
	(b) if the amount is received after the return is lodged—immediately after receiving the amount.	8 9
Max	mum penalty—100 penalty units.	10
	Division 2—Refunds of tax and other amounts	11
36	Refunds made only under this division	12
	person is not entitled to a refund of any amount paid, or purportedly under a tax law other than under this division.	13 14
37	Commissioner to refund tax and other amounts	15
if—	An entitlement to a refund of an amount paid under a tax law arises	16 17
	(a) under a reassessment, a taxpayer's liability for tax is decreased; or	18 19
	(b) the amount paid by a person is more than the amount stated in any notice as payable by the person under the tax law.	20 21
	Subject to sections 38 and 39, the commissioner must refund the paid amount.	22 23
	However, the commissioner must not make a refund under ection (1)(b) more than 5 years after the payment of the amount.	24 25
38	Applying amounts to current and future tax liabilities	26
	This section applies if a taxpayer is entitled to a refund of an amount r section 37	27 28

(2) Th payment	e commissioner may apply the whole or part of the amount as for—	1 2
(a)	any tax law liability of the taxpayer; or	3
(b)	any tax law liability of the taxpayer that the commissioner reasonably believes will become payable within 60 days after the entitlement to the refund arises.	4 5 6
subsection period, t	the commissioner does not apply all of the amount held under on (2)(b) to any tax law liability of the taxpayer within the 60 day the commissioner must immediately refund to the taxpayer the not applied.	7 8 9 10
(4) Th	is section has effect subject to section 39.	11
39 Ger	neral provision about refunds	12
section 3	e commissioner may refund an amount to a taxpayer or, under 38, apply an amount as a payment for a taxpayer only if the ioner is satisfied—	13 14 15
(a)	the taxpayer has not received, and will not receive, an amount as tax from another person for all or part of the tax paid; or	16 17
(b)	if the taxpayer has received an amount as tax (the "amount received") from another person for all or part of the tax paid—the taxpayer will reimburse the other person for the amount received.	18 19 20 21
(2) If s	subsection (1)(b) applies, the taxpayer must—	22
(a)	within 90 days after receiving the refund (the "relevant period"), reimburse the other person for the amount received; and	23 24 25
(b)	within 7 days after the relevant period, give the commissioner written notice that the other person has been reimbursed for the amount received.	26 27 28
the relev	so, if subsection (1)(b) applies and the taxpayer does not, within ant period, reimburse the other person for the amount received, the must, within 7 days after the relevant period—	29 30 31
(a)	give the commissioner written notice that the other person was not reimbursed for the amount received; and	32 33

pre	y the commissioner the amount received plus interest at the escribed rate calculated, on the balance payable from time to ne, from the date the refund was made to the date the amount received is paid to the commissioner.	1 2 3 4
Maximum po	enalty—100 penalty units.	5
(4) In this	section—	6
	tax paid, or purportedly paid, under a tax law, whether or not is paid under a mistake of law or fact.	7 8
"taxpayer" refund.	includes a person who, under section 37(1)(b), is entitled to a	9 10
Division 3	B—How payments for tax and other amounts are allocated and applied	11 12
40 When j	payments are received	13
(1) A payı	ment is taken to be received by the commissioner—	14
ma	the payment is made by cash or cheque—when the payment is ade to the commissioner by or for a taxpayer for the taxpayer's a law liability; or	15 16 17
	the payment is made as prescribed under a regulation under ction 29(b)—at the time prescribed under the regulation; or	18 19
CO	an amount becomes available for application by the mmissioner under section 38 for a taxpayer's tax law bility—when the amount becomes available.	20 21 22
	amount is tendered to the commissioner after 5 p.m. on a payment of the amount is taken to have been made the next.	23 24 25
41 Allocat	ing payments if more than 1 assessment liability	26
1 assessment	taxpayer has an assessment liability under more than t, the commissioner must decide the assessment liabilities to ment received by the commissioner is to be applied under	27 28 29

(2) In making the decision, the commissioner may, but is not required to, have regard to a request by the taxpayer for the allocation of the payment.	1 2
42 Application of payments to assessment liability	3
A payment received by the commissioner for an assessment liability must be applied in the following order—	4 5
(a) first, an amount payable under a tax law, other than late payment interest or tax;	6 7
(b) second, another amount payable under a tax law, other than primary tax;	8 9
(c) last, primary tax.	10
Division 4—Power to waive or write off liability	11
43 Waiver of tax law liability	12
(1) The commissioner may waive payment of a taxpayer's tax law liability up to the amount prescribed under a regulation.	13 14
(2) The liability to pay the amount waived is extinguished.	15
44 Effect of writing off tax law liability	16
If all or part of a taxpayer's tax law liability is written off under the <i>Financial Administration and Audit Act 1977</i> , section 106, the writing off does not extinguish the taxpayer's liability or prevent a later proceeding against the taxpayer to recover the amount of the liability.	17 18 19 20
Division 5—Recovery of tax and other amounts	21
Subdivision 1—Recovery from taxpayers	22
45 Unpaid amount under tax law is debt	23
(1) An amount payable under a tax law must be paid to the commissioner.	24 25

as re		he whole or part of an amount payable under a tax law is not paid ed—	1 2
	(a)	the unpaid amount is a debt payable to the State; and	3
	(b)	the commissioner may recover the unpaid amount for the State in a court of competent jurisdiction.	4 5
46	Rec	overy proceedings not affected by reassessment	6
amoi made	unt pe to	ssessment does not affect a proceeding for the recovery of an payable under a tax law but an appropriate adjustment must be the amount sought to be recovered in the proceeding to accord reassessment.	7 8 9 10
47	Joir	nt and several liability	11
the c	omr	2 or more taxpayers are liable under a tax law to pay an amount, missioner may recover the whole or part of the amount from any e of them.	12 13 14
amoi	ınt t	bsection (1) does not affect the right of a taxpayer who pays an o recover a contribution from another person jointly or severally the whole or part of the amount.	15 16 17
	Sui	bdivision 2—Obligations of administrators and garnishees	18
48	Par	ticular administrators to notify commissioner of appointment	19
taxpa	ayer	person who is appointed as administrator for the property of a who has a tax law liability must, before the required date, give otice to the commissioner of the appointment.	20 21 22
Max	imuı	m penalty—40 penalty units.	23
(2)) Fo	subsection (1), the required date is—	24
	(a)	14 days after the administrator becomes aware, or should reasonably have become aware, the taxpayer has a tax law liability even if the extent of the liability is not then ascertainable; or	25 26 27 28
	(b)	the later date allowed by the commissioner.	29

-		wever, notice is not required in the circumstances prescribed egulation.	1 2
49	Adr	ninistrator's liability for payment of tax	3
the a	dmi	e commissioner has the same powers and remedies in relation to distrator for the property of a taxpayer as the commissioner would elation to the taxpayer.	4 5 6
		wever, an administrator is liable for payment of a tax law liability yer only to the extent of the realised value of all property that—	7 8
	(a)	the administrator has taken possession as administrator; and	9
	(b)	was, at any time, available to the administrator for the payment of the tax.	10 11
50	Col	ection of amounts from a garnishee	12
(1) Th	s section applies if—	13
	(a)	under a tax law, a debt is payable by a taxpayer; and	14
	(b)	the commissioner reasonably believes a person (the "garnishee")—	15 16
		(i) holds or may receive an amount for or on account of the taxpayer; or	17 18
		(ii) is liable or may become liable to pay an amount to the taxpayer; or	19 20
		(iii) has authority to pay an amount to the taxpayer.	21
		esection (1)(b) applies even though the taxpayer's entitlement to nt may be subject to unfulfilled conditions.	22 23
"gai	nish	e commissioner may, by written notice given to the garnishee (the ee notice''), require the garnishee to pay to the commissioner by a e a stated amount (the "garnishee amount").	24 25 26
garn	ishee	thout limiting subsection (3), the garnishee notice may require the to pay to the commissioner an amount out of each payment the is or becomes liable, from time to time, to make to the taxpayer.	27 28 29
garn	ishee	wever, if, on the date for payment under the garnishee notice, the amount is not held for, or is not liable to be paid to, the taxpayer arnishee, the notice has effect as if the date for payment were	30 31 32

		tely after the date the amount is held for, or is liable to be paid to, yer by the garnishee.	1 2
(6	6) Th	e garnishee amount must not be more than the taxpayer's debt.	3
	-	e garnishee must comply with the garnishee notice unless the e has a reasonable excuse.	4 5
Max	kimuı	m penalty—40 penalty units.	6
(8	3) Th	e commissioner must give to the taxpayer—	7
	(a)	a copy of the garnishee notice; and	8
	(b)	details in writing of the taxpayer's debt to which the notice relates.	9 10
51	Dur	ration of garnishee notice	11
	miss	arnishee notice has effect until the garnishee amount is paid or the ioner, by written notice given to the garnishee, withdraws the	12 13 14
52	Effe	ect of discharge of debt on garnishee notice	15
(1	l) Th	is section applies if—	16
	(a)	the taxpayer's debt to which the garnishee notice relates is discharged, whether completely or partly, before the date for payment of the garnishee amount; and	17 18 19
	(b)	the discharge affects the amount to be recovered from the garnishee.	20 21
	2) The	e commissioner must give written notice to the garnishee and the	22 23
	(a)	informing them of the extent of the discharge of the debt; and	24
	(b)	stating the amount payable under the garnishee notice is reduced accordingly; and	25 26
	(c)	if the taxpayer's debt is fully discharged—withdrawing the garnishee notice.	27 28

53 E	ffect of payment by garnishee	1
	e garnishee pays an amount to the commissioner under a garnishee the garnishee—	2 3
(a) is taken to have acted under the authority of the taxpayer and all other persons concerned; and	4 5
(b	if the garnishee is under an obligation to pay an amount to the taxpayer—is to be taken to have satisfied the obligation to the extent of the payment.	6 7 8
	PART 5—INTEREST AND PENALTY TAX	9
L	Division 1—Interest payable to commissioner and penalty tax	10
	Subdivision 1—Interest	11
54 U:	npaid tax interest	12
of prin	A taxpayer must pay interest ("unpaid tax interest") on the amount mary tax payable by the taxpayer and unpaid from time to time aid primary tax").	13 14 15
primar	Unpaid tax interest accrues daily at the prescribed rate on the unpaid y tax for the period starting on the start date and ending on the date mary tax is paid in full, both dates inclusive.	16 17 18
	Any unpaid tax interest that has accrued when an assessment is made seed interest") must be included in the assessment.	19 20
(4) F	For subsection (2), the start date is the day after—	21
(a) for a self assessment—the date the return is required to be lodged under the revenue law for the self assessment; or	22 23
(b	or permitted to be made by a self assessment—the date the return is required to be lodged under the revenue law for the self assessment; or	24 25 26 27
(c) for another original assessment—	28

	(i)	the due date for the assessment; or	1
	(ii)	if the taxpayer has not complied with 1 or more information or lodgment requirements for the assessment—the date that is the same number of days before the due date for the assessment as the number of days in the periods of non-compliance with the information or lodgment requirements; or	2 3 4 5 6 7
(d)		a reassessment of a self assessment—the date mentioned in agraph (a) for the assessment; or	8 9
(e)		a reassessment of another original assessment—the date ationed in paragraph (b) or (c) for the assessment.	10 10
Example fo	or sub	section (4)(c)(ii)—	12
not con	nply with the state of the stat	who is required to comply with a lodgment requirement by 10 March does with the requirement until 15 March, the period of non-compliance under is 5 days. If the due date for the assessment made is 17 April, the start ril.	13 14 15 16
(5) For	r sub	section (4)(c)(ii)—	17
(a)	-	eriod of non-compliance ends on the date the commissioner es a default assessment for the non-compliance; and	18 19
(b)		date on which the requirement is complied with is included in ulating a period of non-compliance.	20 21
(6) For	r a re	assessment—	22
(a)		unpaid primary tax is the amount of the reassessed primary that is unpaid; and	23 24
(b)	•	assessed interest included in the reassessment replaces any viously accrued unpaid tax interest.	25 26
Example fo	or sub	section (6)—	27
tax and	before	nt for the example for subsection (4)(c)(ii) is issued for \$10 000 primary e any payment under the original assessment is made. A reassessment is April for \$12 000 primary tax.	28 29 30
that has 13 Apri interest	accru l to an is ca l to a	bed rate for late payment interest is 10% per year, the late payment interest and on the \$10 000 when the reassessment is made (namely on and from d including 24 April) is \$32.87. When the reassessment is made, assessed lculated on the \$12 000 unpaid reassessed primary tax on and from and including 24 April. This replaces the \$32.87 interest previously	31 32 33 34 35

s 58

If a payment of \$10 000 is made on 12 April, the assessed interest for the reassessment would be calculated on the unpaid reassessed primary tax of \$2 000 on and from 13 April to and including 24 April.	1 2 3
55 When particular taxpayers liable for unpaid tax interest	4
A taxpayer to whom a regulation under section 147(2) applies is liable for unpaid tax interest in relation to an assessment only from the due date in the assessment notice given to the taxpayer.	5 6 7
56 Unpaid tax interest unaffected by extensions of time	8
(1) The making of a payment arrangement must be disregarded for determining late payment interest accruing under section 54.	9 10
(2) Any extension of time allowed by the commissioner for complying with an information or lodgment requirement must be disregarded in determining the start date under section 54(4).	11 12 13
57 Application of payments for unpaid tax interest	14
(1) The order of application of a payment under section 42 ³ applies to determine the amount of unpaid primary tax on which unpaid tax interest accrues.	15 16 17
(2) For a reassessment, subsection (1) applies as if there had been no previous application of payments.	18 19
Subdivision 2—Penalty tax	20
58 Liability for penalty tax	21
(1) A taxpayer is liable for an amount ("penalty tax") if—	22
(a) the commissioner makes a default assessment because—	23
(i) for a self assessment—the assessment is not made; or	24
(ii) for another assessment—the taxpayer does not give information required to be given under an information	25 26

³ Section 42 (Application of payments to assessment liability)

	requirement or lodge a document required to be lodged under a lodgment requirement; or	1 2
(b)	the commissioner makes a reassessment and the original assessment was a default assessment mentioned in paragraph (a); or	3 4 5
(c)	the primary tax assessed on a reassessment, other than under a reassessment mentioned in paragraph (b), is more than the primary tax assessed on the original assessment.	6 7 8
(2) Per	nalty tax must be assessed as follows—	9
(a)	if subsection (1)(a) applies—an amount equal to 75% of the primary tax assessed;	10 10
(b)	if subsection (1)(b) applies—an amount equal to 75% of the reassessed primary tax;	12 13
(c)	if subsection (1)(c) applies—an amount equal to 75% of the increase in primary tax.	14 15
more tha	e commissioner may increase the amount of the penalty tax by not n 20% of the penalty tax under subsection (2) if the commissioner ed the taxpayer—	16 17 18
(a)	has not complied with section 28;4 or	19
(b)	has hindered or prevented the commissioner from becoming aware of the nature and extent of the taxpayer's liability for tax.	20 21
	penalty tax was payable under the previous assessment and a ment of primary tax is made—	22 23
(a)	penalty tax must be recalculated on the reassessed primary tax on the basis for assessing the penalty tax on the previous assessment; and	24 25 26
(b)	penalty tax included in the reassessment replaces any previously assessed penalty tax.	27 28
Example fo	or subsection (4)—	29
\$1 700 subsect \$1 200	sessment is made increasing the tax payable by a taxpayer from \$1 000 to . Penalty tax of \$525, being 75% of \$700, is payable for the reassessment under tion (1)(c). A further reassessment is made, decreasing the tax payable to . The penalty tax imposed under the previous reassessment must be recalculated reassessed primary tax on the basis for assessing the penalty tax on the previous	3(3) 3(3) 3(3)

⁴ Section 28 (Taxpayer to advise commissioner if liability for tax under assessed)

assessment. Accordingly, penalty tax of \$150, being 75% of \$200, is assessed on the reassessment, replacing the penalty tax of \$525 previously assessed.	1 2
59 Penalty tax not payable if proceeding for offence started	3
(1) This section applies if a taxpayer is liable to pay penalty tax because of an act or omission of the person.	4 5
(2) If a proceeding is started against the taxpayer for an offence against a tax law that is constituted by the act or omission and the penalty tax has not been paid to the commissioner, the penalty tax is payable only if the commissioner withdraws the proceeding.	6 7 8 9
(3) If the penalty tax has been paid to the commissioner, but a proceeding is started against the person for an offence against a tax law that is constituted by the act or omission, the commissioner must make a reassessment remitting the amount of penalty tax to nil. ⁵	10 11 12 13
(4) Despite subsection (3), if the commissioner withdraws the proceeding for the offence, the commissioner must make a reassessment to reinstate the penalty tax remitted under the subsection.	14 15 16
(5) In this section—	17
"penalty tax" includes an amount declared under a revenue law to be a penalty tax for this section.	18 19
Division 2—Remission of interest and penalty tax	20
60 When commissioner may remit unpaid tax interest and penalty tax	21 22
(1) The commissioner may remit the whole or part of unpaid tax interest or penalty tax.	23 24
(2) The remission of assessed interest or penalty tax must be made by assessment.	25 26

⁵ See section 18 (When commissioner must make reassessment—general).

Division 3—Interest payable by commissioner	1
61 Interest on particular overpayments following court's decision	2
(1) This section applies if a taxpayer is entitled to a refund of tax or late payment interest (the "overpaid amount") because of—	3 4
(a) a reassessment giving effect to a decision of the Supreme Court under section 74 on an appeal by the taxpayer; or	5 6
(b) an order of the Supreme Court on an application, under the <i>Judicial Review Act 1991</i> , by the taxpayer for a decision under a tax law.	7 8 9
(2) The court may order the commissioner to pay interest on the overpaid amount.	10 11
(3) The interest must be calculated on a daily basis at the prescribed rate from the date the overpaid amount was paid to the commissioner to the date the refund is made by the commissioner.	12 13 14
62 Interest only payable under this division	15
A person is not entitled to interest on any amount the commissioner is required to refund to the person other than under this division. ⁶	16 17

⁶ See section 36 (Refunds made only under this division).

PART 6—OBJECTIONS AND APPEALS AGAINST ASSESSMENTS	1 2
Division 1—Objections	3
63 Right to object	4
(1) A taxpayer who is dissatisfied with an original assessment, other than a compromise assessment, may object to the assessment.	5 6
(2) Also, a taxpayer who is dissatisfied with a reassessment increasing a taxpayer's liability for tax, or a reassessment under section 18(b) ⁷ decreasing a taxpayer's liability for tax, may object to the reassessment.	7 8 9
(3) However, the right of objection to the reassessment is limited to the changes for the particular matters for which the reassessment is made.	10 11
(4) A decision or conduct leading up to or forming part of the process of making an assessment is subject to objection only as part of an objection to the assessment.	12 13 14
64 Grounds of objection	15
(1) An objection against an assessment may be made on any grounds.	16
(2) However, for an objection to a decision to which this part is declared to apply under a provision of a revenue law, the grounds of objection are limited to whether the particular circumstances apply for the instrument or transaction to which the decision relates. ⁸	17 18 19 20
65 Making objection	21
(1) An objection must—	22
(a) be in writing; and	23
(b) state in detail the grounds on which the objection is made; and	24

⁷ Section 18 (When commissioner must make reassessment—general)

⁸ See the *Duties Act 2001*, section 500 (Application of administration Act, pt 6, to particular decisions).

(c)	be accompanied by copies of all material relevant to decide the objection; and	1 2
(d)	be lodged within 60 days after the assessment notice for the assessment to which the objection relates is given to the taxpayer.	3 4
the com	e commissioner may extend the time for lodging an objection if missioner is satisfied it would be unreasonable in particular ances for the objection to be lodged within the 60 days.	5 6 7
	e commissioner's decision to refuse to extend the time for lodging ion is a non-reviewable decision.	8 9
66 Oni	as of proof on objection	10
The ob	ojector has the onus of proving the objector's case.	11
67 Dec	iding objection	12
(1) Th disallow	e commissioner must allow the objection completely or partly or it.	13 14
` '	the assessment to which the objection is lodged is made by a of the commissioner, the delegate must not decide the objection.	15 16
68 Not	ice of decision	17
	e commissioner must give written notice to the objector of the ioner's decision on the objection.	18 19
(2) If the follow	he objection is allowed in part or disallowed, the notice must state wing—	20 21
(a)	the reasons for the decision;	22
(b)	that the objector may, within 60 days after receiving the notice, appeal against the decision;	23 24
(c)	how to appeal.	25

Division 2—Appeals	1
69 Right of appeal	2
(1) A taxpayer may appeal to the Supreme Court if the taxpayer is dissatisfied with the commissioner's decision on the taxpayer's objection.	3
(2) However, a taxpayer does not have a right of appeal unless the whole of the amount of the tax and late payment interest payable under the assessment to which the appeal relates has been paid.	5 6 7
70 How to start appeal and grounds of appeal	8
(1) The appeal is started by giving written notice of the appeal to the commissioner within 7 days after the notice of appeal is filed.	9 10
(2) The notice of appeal must be filed within 60 days after notice is given to the taxpayer of the commissioner's decision on the objection.	11 12
(3) The Supreme Court must not extend the time for filing the notice.	13
(4) The notice of appeal must state fully the grounds of the appeal and the facts relied on.	14 15
(5) The grounds of the appeal are limited to the grounds of objection unless the court otherwise orders.	16 17
71 Effect of making reassessment after appeal started	18
(1) This section applies if the commissioner makes a reassessment after an appeal against the assessment is started.	19 20
(2) On receiving the assessment notice for the reassessment, the taxpayer may—	21 22
(a) continue or withdraw the existing appeal; or	23
(b) instead of objecting to the reassessment, change the grounds of the appeal, by filing notice of the change with the registrar of the Supreme Court.	24 25 26
(3) However, the taxpayer may change the grounds of the appeal only to the extent that the taxpayer would have a right of objection to the reassessment.	27 28 29

72	Ont	is on appeal	1
(n the	appeal, the appellant has the onus of proving the appellant's case.	2
73	Adr	missibility of new evidence	3
(1) Su	bsection (2) applies if—	4
	(a)	the Supreme Court is satisfied evidence material to the objection was not before the commissioner when the objection was decided; and	5 6 7
	(b)	subject to section 70(5), the court admits the evidence.	8
(2) Th	e court must—	9
	(a)	adjourn the hearing of the appeal; and	10
	(b)	direct the commissioner to reconsider the objection having regard to the evidence and any other evidence obtained by the commissioner.	11 12 13
cou		owever, subsection (2) does not apply if the commissioner asks the continue the hearing without the commissioner reconsidering the harmonic.	14 15 16
		r reconsidering the objection, the commissioner has all the powers lunder this Act.	17 18
74	Dec	iding appeal	19
	The Sallow	upreme Court must allow the appeal completely or partly or it.	20 21
j	Divisi	ion 3—Decisions and determinations not subject to objection, appeal or review	22 23
75	Wh	at is a "non-reviewable decision"	24
•	,	"non-reviewable decision" is a decision or determination that, provision of this Act, is declared to be a non-reviewable decision.	25 26
(2) In	this section—	27
"de		n" includes a decision or conduct leading up to or forming part of process of making a decision or determination.	28 29

76	Eff	ect of non-reviewable decisions	1
A	non	-reviewable decision—	2
	(a)	is final and conclusive; and	3
	(b)	is not subject to objection or appeal under this part; and	4
	(c)	can not be challenged, appealed against, reviewed, quashed, set aside, or called in question in another way, under the <i>Judicial Review Act 1991</i> or otherwise (whether by the Supreme Court, another court, a tribunal or another entity); and	5 6 7 8
	(d)	is not subject to any writ or order of the Supreme Court, another court, a tribunal or another entity on any ground.	9 10
77	App	olication of Judicial Review Act	11
T	he <i>Jı</i>	adicial Review Act 1991, parts 3 and 5,9 does not apply to—	12
	(a)	an assessment; or	13
	(b)	a decision or conduct leading up to or forming part of the process of making an assessment; or	14 15
	(c)	a decision disallowing, in whole or in part, an objection against an assessment.	16 17
		PART 7—INVESTIGATIONS	18
		Division 1—Preliminary	19
78	Dec	laration of recognised law and corresponding commissioner	20
	e tha	regulation may declare a law of the Commonwealth or another t provides for any of the following to be a recognised law for this	21 22 23
	(a)	the levying or collection of a tax, fee, duty or other impost;	24

⁹ *Judicial Review Act 1991*, part 3 (Statutory orders of review) or 5 (Prerogative orders and injunctions)

(b) the payment of a subsidy for goods.	1
(2) However, a law may be declared to be a recognised law only if the law or another law of the relevant jurisdiction provides or will provide for the conduct of investigations for a tax law or another law administered by the commissioner that corresponds to a recognised law.	2 3 4 5
(3) The regulation must declare a person to be the corresponding commissioner for the recognised law.	6 7
79 Exercise of powers only for tax law or recognised law	8
A power conferred under this part may be exercised only for the administration or enforcement of a tax law or recognised law. ¹⁰	9 10
Division 2—Investigations under tax laws	11
Subdivision 1—Investigators	12
80 Appointment	13
(1) The commissioner may appoint a public service employee as an investigator.	14 15
(2) The commissioner may appoint a person as an investigator only if the	16
commissioner is satisfied the person is qualified for appointment because the person has the necessary expertise or experience.	
commissioner is satisfied the person is qualified for appointment because the person has the necessary expertise or experience.	17 18 19
commissioner is satisfied the person is qualified for appointment because the person has the necessary expertise or experience.	18
commissioner is satisfied the person is qualified for appointment because the person has the necessary expertise or experience. 81 Appointment conditions and limit on powers	18 19
commissioner is satisfied the person is qualified for appointment because the person has the necessary expertise or experience. 81 Appointment conditions and limit on powers (1) An investigator holds office on any conditions stated in—	18 19 20

¹⁰ For reciprocal investigations, see section 110 (Application of Act to reciprocal investigations).

	stiga	ne instrument of appointment, a signed notice given to the tor or a regulation may limit the investigator's powers under this	1 2 3
(3	3) In	this section—	4
"sig	ned	notice" means a notice signed by the commissioner.	5
82	Issu	e of identity card	6
(1	l) Th	e commissioner must issue an identity card to each investigator.	7
(2	2) Th	e identity card must—	8
	(a)	contain a recent photo of the investigator; and	9
	(b)	contain a copy of the investigator's signature; and	10
	(c)	identify the person as an investigator under this Act; and	11
	(d)	state an expiry date for the card.	12
		is section does not prevent the issue of a single identity card to a or this Act and other purposes.	13 14
83	Pro	duction of identity card	15
		exercising a power under subdivision 3 or 4 in relation to a person, igator must—	16 17
	(a)	first produce his or her identity card for the person's inspection before exercising the power; or	18 19
	(b)	have the identity card displayed so it is clearly visible to the person when exercising the power.	20 21
inve	stiga	owever, if it is not practicable to comply with subsection (1), the tor must produce the identity card for the person's inspection at easonable opportunity.	22 23 24
rela	tion 1	or subsection (1) , an investigator does not exercise a power in to a person only because the investigator has entered a place as ed in section $90(1)(b)$ or (2) .	25 26 27
84	Wh	en investigator ceases to hold office	28
(1		n investigator ceases to hold office if any of the following	29 30

(a)	the term of office stated in a condition of office ends;	1
(b)	under another condition of office, the investigator ceases to hold office;	2 3
(c)	the investigator's resignation under section 85 takes effect.	4
(2) Sul hold offic	bsection (1) does not limit the ways an investigator may cease to ee.	5 6
(3) In t	this section—	7
"conditio offic	on of office" means a condition on which the investigator holds ee.	8 9
85 Resi	ignation	10
(1) As	n investigator may resign by signed notice given to the ioner.	11 12
investigat	owever, if holding office as an investigator is a condition of the tor holding another office, the investigator may not resign as an tor without resigning from the other office.	13 14 15
86 Retu	urn of identity card	16
identity of	son who ceases to be an investigator must return the person's card to the commissioner within 21 days after ceasing to be an tor unless the person has a reasonable excuse.	17 18 19
Maximur	m penalty—40 penalty units.	20
Subdivis	ion 2—Provisions about requiring information, documents and attendance	21 22
87 Pow	ver to require information or documents	23
	ommissioner or an investigator may, by written notice given to a equire the person to—	24 25
(a)	give to the commissioner or an investigator, either orally or in writing, information in the person's knowledge about a stated matter within a stated reasonable time and in a stated reasonable way; or	26 27 28 29

(b)	give to the commissioner or an investigator a document about a stated matter in the person's possession or control within a stated reasonable time and in a stated reasonable way. ¹¹	1 2 3
88 Pow	ver to require attendance	4
a person	e commissioner or an investigator may, by written notice given to , require the person to attend before the commissioner or an tor to do either or both of the following—	5 6 7
(a)	give to the commissioner or investigator, either orally or in writing, information in the person's knowledge about a stated matter; or	8 9 10
(b)	give to the commissioner or investigator, a document about a stated matter in the person's possession or control.	11 12
(2) Th attendance	e notice must state a reasonable time and place for the person's ce.	13 14
(3) Th	e commissioner or an investigator may require—	15
(a)	information to be given on oath; or	16
(b)	information or a document given to be verified by statutory declaration.	17 18
investiga	nen making a requirement under this section, the commissioner or tor must warn the person it is an offence to fail to comply with the ent, unless the person has a reasonable excuse.	19 20 21
	r subsection (3)(a), the commissioner or investigator may er an oath.	22 23
(6) Th	e person must not fail, without reasonable excuse, to—	24
(a)	attend as required by the notice; or	25
(b)	give information the person is required to give by the commissioner or an investigator in the way required; or	26 27
(c)	give a document the person is required to give by the notice; or	28
(d)	comply with a requirement under subsection (3).	29

¹¹ For offence to fail to comply with an information or lodgment requirement, see section 121.

Maximu	um penalty—100 penalty units.	1
is requir	person, other than a taxpayer or the taxpayer's representative, who red under a notice under this section to attend a place is entitled to the expenses prescribed under a regulation.	2 3 4
89 Po	wer to record giving of information	5
	his section applies if a person is giving information to the sioner or an investigator under a requirement under section 88.	6 7
the com	With the person's knowledge, a recording may be made, in the way missioner or investigator considers appropriate, of questions asked ommissioner or investigator and information given by the person.	8 9 10
	asked to do so by the person, the commissioner or investigator we the person a copy of the recording.	11 12
	Subdivision 3—Entry of places	13
90 Inv	vestigator's power to enter places for investigations	14
(1) A	n investigator may enter a place if—	15
(a)	its occupier consents to the entry; or	16
(b)	it is a public place and the entry is made when it is open to the public; or	17 18
(c)	it is a place used for conducting an enterprise and the entry is made when—	19 20
	(i) the enterprise is being conducted; or	21
	(ii) the place is otherwise open for entry; or	22
(d)	the entry is authorised by warrant.	23
	or the purpose of asking the occupier of a place for consent to enter, stigator may, without the occupier's consent or a warrant—	24 25
(a)	enter land around premises at the place to an extent that is reasonable to contact the occupier; or	26 27
(b)	enter part of the place the investigator reasonably considers members of the public ordinarily are allowed to enter when they wish to contact the occupier.	28 29 30

(3) For subsection (1)(c), a place used for conducting an enterprise not include a part of the place where a person resides.	does 1 2
91 Entry with consent	3
(1) This section applies if an investigator intends to ask an occupier place to consent to the investigator or another investigator entering place under section $90(1)(a)$.	
(2) Before asking for the consent, the investigator must tell occupier—	the 7
(a) the purpose of the entry; and	9
(b) that the occupier is not required to consent.	10
(3) If the consent is given, the investigator may ask the occupier to an acknowledgment of the consent.	sign 11 12
(4) The acknowledgment must state—	13
(a) the occupier has been told—	14
(i) the purpose of the entry; and	15
(ii) that the occupier is not required to consent; and	16
(b) the purpose of the entry; and	17
(c) the occupier gives the investigator consent to enter the place exercise powers under this division; and	e and 18 19
(d) the time and date the consent was given.	20
(5) If the occupier signs the acknowledgment, the investigator immediately give a copy to the occupier.	must 21 22
(6) If—	23
(a) an issue arises in a proceeding about whether the occurrence consented to the entry; and	upier 24 25
(b) an acknowledgment complying with subsection (4) for the easi not produced in evidence;	entry 26 27
the onus of proof is on the person relying on the lawfulness of the ent	ry to 28

92 Ap _l	olication for warrant	1
(1) An	investigator may apply to a magistrate for a warrant for a place.	2
	e application must be sworn and state the grounds on which the s sought.	3 4
investiga	e magistrate may refuse to consider the application until the tor gives the magistrate all the information the magistrate requires application in the way the magistrate requires.	5 6 7
Example fo	or subsection (3)—	8
	agistrate may require additional information supporting the application to be by statutory declaration.	9 10
93 Issu	ne of warrant	11
(1) Th satisfied-	e magistrate may issue a warrant only if the magistrate is	12 13
(a)	there are reasonable grounds for suspecting—	14
	(i) there is a particular thing or activity (the "evidence") that may provide evidence of a contravention of a tax law; and	15 16
	(ii) the evidence is at the place, or within the next 7 days, may be at the place; or	17 18
(b)	the warrant is needed to allow an investigator to enter the place for monitoring or enforcing compliance with a tax law.	19 20
(2) Th	e warrant must state the following—	21
(a)	that an investigator may, with necessary and reasonable help and force—	22 23
	(i) enter the place and any other place necessary for entry; and	24
	(ii) exercise the investigator's powers under this part;	25
(b)	the hours of the day or night when the place may be entered;	26
(c)	the date, within 14 days after the warrant's issue, the warrant ends;	27 28
(b)	the purpose for which the warrant is issued.	29

94	Spe	cial v	varrants	1
(1) An investigator may apply for a warrant (a "special warrant") by phone, fax, radio or another form of communication if the investigator considers it necessary because of—			2 3 4	
	(a)	urge	nt circumstances; or	5
	(b)		r special circumstances, including, for example, the stigator's remote location.	6 7
			applying for the special warrant, the investigator must blication stating the grounds on which the warrant is sought.	8 9
(3) swor		e invo	estigator may apply for the warrant before the application is	10 11
			suing the special warrant, the magistrate must immediately he investigator if it is reasonably practicable to fax the copy.	12 13
(5)) If i	t is no	ot reasonably practicable to fax a copy to the investigator—	14
	(a)	the 1	magistrate must tell the investigator—	15
		(i)	what the terms of the warrant are; and	16
		(ii)	the date and time the warrant is issued; and	17
	(b)		investigator must complete a form of warrant (a "warrant n") and write on it—	18 19
		(i)	the magistrate's name; and	20
		(ii)	the date and time the magistrate issued the warrant; and	21
		(iii)	the terms of the special warrant.	22
the i	nves	tigato	simile warrant, or the warrant form properly completed by or, authorises the entry and the exercise of the other powers carrant issued by the magistrate.	23 24 25
(7) magi			estigator must, at the first reasonable opportunity, send to the	26 27
	(a)	the s	sworn application; and	28
	(b)		ne investigator completed a warrant form—the completed rant form.	29 30
(8) warra		rece	iving the documents, the magistrate must attach them to the	31 32
(9)) If—	_		33

	n issue arises in a proceeding about whether an exercise of a ower was authorised by a special warrant; and	1 2
(b) the	e warrant is not produced in evidence;	3
	proof is on the person relying on the lawfulness of the exercise er to prove a special warrant authorised the exercise of the	4 5 6
95 Warra	nts—procedure before entry	7
	section applies if an investigator named in a warrant issued ubdivision for a place is intending to enter the place under the	8 9 10
, ,	e entering the place, the investigator must do or make a attempt to do the following things—	11 12
in	entify himself or herself, and anyone else helping the vestigator, to a person present at the place who is an occupier the place by producing the investigator's identity card;	13 14 15
by	ve the person a copy of the warrant or, if the entry is authorised a facsimile warrant or warrant form mentioned in ection 94(6), a copy of the facsimile warrant or warrant form;	16 17 18
	Il the person the investigator is permitted by the warrant to nter the place;	19 20
	ve the person an opportunity to allow the investigator mediate entry to the place without using force.	21 22
investigator	ever, the investigator need not comply with subsection (2) if the believes on reasonable grounds that immediate entry to the quired to ensure the effective execution of the warrant is not	23 24 25 26
Subdivis	sion 4—General powers of investigators on entry to places	27
96 Genera	al powers for places	28
	vestigator who enters a place under subdivision 3 may exercise ollowing powers—	29 30
(a) se	earch any part of the place;	31

	(b)	inspect, examine, photograph or film anything in the place;	1	
	(c)	take extracts from, and make copies of, any document in the place;	2 3	
	(d)	secure a thing, or require the occupier of the place to secure a thing, for a reasonable time, at the place to prevent its concealment, interference, loss or destruction;	4 5 6	
	(e)	access, electronically or in another way, a system used at the place;	7 8	
	(f)	take into the place any persons, equipment and materials the investigator reasonably requires for exercising a power under this division or for performing a function under a tax law;	9 10 11	
	(g)	require a person in the place to give the investigator reasonable information or help and provide reasonable facilities to exercise the powers mentioned in paragraphs (a) to (f).	12 13 14	
		Examples for paragraph (g)—	15	
		1. Giving information about how to access electronic systems at the place.	16 17	
		2. Provision of a photocopier for copying a document.	18	
atter	npt t	an investigator secures a thing, a person must not tamper, or o tamper, with the thing, or something restricting access to the thout the investigator's approval.	19 20 21	
Max	imur	n penalty—100 penalty units.	22	
inve	stiga	nen making a requirement mentioned in subsection (1)(g), the tor must warn the person it is an offence to fail to comply with the ent, unless the person has a reasonable excuse.	23 24 25	
	(4) The person must not fail, without reasonable excuse, to comply with the requirement.			
Max	imur	n penalty for subsection (4)—100 penalty units.	28	
	Sul	bdivision 5—Provisions about seizing and retaining things	29	
97	Pow	er to seize and retain things	30	
(1) Thi	s section applies if—	31	

(a)		1 2
(b)	under subdivision 3, an investigator enters a place.	3
		4 5
(a)	owner, or person who appears to be in possession or control, of	6 7 8
(b)	the investigator reasonably believes it is not reasonably practicable to inspect or copy the document or thing when or	9 10 11 12
(c)	if the commissioner or investigator reasonably believes—	13
	· ·	14 15
		16 17
(d)	necessary to produce a written document in the English language	18 19 20
		21 22
98 Rec	eipt for retained thing	23
	r the retained thing to the person from whom it was received or	24 25 26
investiga comply v	or and for any reason it is not practicable for the investigator to ith subsection (1), the investigator must leave the receipt at the	27 28 29 30
(3) A 1	eceipt must—	31
(a)		32 33
(b)	describe generally the thing given or seized and its condition.	34

wo	uld be	is section does not apply to a retained thing if it is impracticable or e unreasonable to give the receipt because of the thing's nature, n or value.	1 2 3
99	Ret	urn of retained thing	4
	(1) Th ner—	e commissioner must ensure the retained thing is returned to its	5 6
	(a)	at the end of 6 months after the date mentioned in section 98(3)(a); or	7 8
	(b)	if a proceeding under a tax law involving the thing is started within the 6 months—at the end of the proceeding and any appeal from the proceeding.	9 10 11
		owever, the commissioner may retain a document for which tax is under a tax law until the tax is paid in full.	12 13
100) Acc	ress to retained thing	14
mu ent	st allo	til the retained thing is forfeited or returned, the commissioner ow the owner of the retained thing, or a person who would be o inspect it if it were not in the commissioner's possession, at any le time to inspect it and, if it is a document, to copy it.	15 16 17 18
		bsection (1) does not apply if it is impracticable or would be able to allow the inspection or copying.	19 20
101	l For	feiture of retained thing	21
(1) A 1	retained thing is forfeited to the State if the commissioner—	22
	(a)	can not find its owner, after making reasonable inquiries; or	23
	(b)	can not return it to its owner, after making reasonable efforts.	24
(2) In	applying subsection (1)—	25
	(a)	subsection (1)(a) does not require the commissioner to make inquiries if it would be unreasonable to make inquiries to find the owner; and	26 27 28
	(b)	subsection (1)(b) does not require the commissioner to make efforts if it would be unreasonable to make efforts to return the thing to its owner.	29 30 31

s 102 52 s 104

Example for paragraph (b)—	1
The owner of the thing has migrated to a foreign country.	2
(3) Regard must be had to a thing's nature, condition and value in deciding—	3 4
(a) whether it is reasonable to make inquiries or efforts; and	5
(b) if making inquiries or efforts—what inquiries or efforts, including the period over which they are made, are reasonable.	6 7
102 Dealing with forfeited thing	8
(1) On the forfeiture of a retained thing to the State, it becomes the State's property and may be dealt with by the commissioner as the commissioner considers appropriate.	9 10 11
(2) Without limiting subsection (1), the commissioner may destroy or dispose of the thing.	12 13
Subdivision 6—Miscellaneous provisions	14
103 Investigators may use help and force in exercise of powers	15
(1) An investigator may exercise a power under this division with the help that is reasonable in the circumstances.	16 17
(2) Without limiting subsection (1), a person engaged by the commissioner may help the investigator exercise powers under this division.	18 19 20
Examples of persons who may help an investigator—	21
1. Locksmith.	22
2. Computer technician.	23
(3) Also, an investigator may exercise a power under this division using the force that is reasonable in the circumstances.	24 25
104 Access to public records without fee	26
The commissioner or an investigator is not required to pay any fee for inspecting or taking copies of a record that ordinarily is open to inspection by members of the public.	27 28 29

105 Not	ice of damage	1
(1) Th	is section applies if—	2
(a)	an investigator damages property when exercising or purporting to exercise a power under this division; or	3 4
(b)	a person (the "other person") acting under the direction of an investigator damages property.	5 6
	e investigator must promptly give written notice of particulars of age to the person who appears to the investigator to be the owner of erty.	7 8 9
in the pr	the investigator believes the damage was caused by a latent defect operty or circumstances beyond the control of the investigator or son, the investigator may state it in the notice.	10 11 12
mentione	for any reason, it is impracticable to give the notice to the person ed in subsection (2), the investigator must leave the notice in a ous position and in a reasonably secure way where the damage d.	13 14 15 16
(5) Th believes	is section does not apply to damage the investigator reasonably is trivial.	17 18
(6) In	this section—	19
"owner"	, of property, includes the person in possession or control of it.	20
106 Cor	npensation	21
replacing	person may claim from the commissioner the cost of repairing or g property damaged because of the exercise or purported exercise er under this division.	22 23 24
(2) Th	e cost may be claimed and ordered to be paid in a proceeding—	25
(a)	brought in a court with jurisdiction for the recovery of the amount claimed; or	26 27
(b)	for an offence against this Act brought against the person claiming the amount.	28 29
	court may order an amount be paid only if it is satisfied it is just to order in the circumstances of the particular case.	30 31
	regulation may prescribe matters that may, or must, be taken into by the court when considering whether it is just to make the order.	32 33

Division 3—Investigations for recognised laws	1
107 Commissioner may make reciprocal investigation arrangement	2
(1) The commissioner may make an arrangement with a corresponding commissioner for a recognised law to conduct an investigation under this part into any matter connected with the administration or enforcement of the recognised law.	
(2) The commissioner may make the arrangement only on the written application of the corresponding commissioner.	7 8
(3) The application must state the reasons for the investigation.	9
(4) The arrangement must—	10
(a) be in writing; and	11
(b) state the conditions applying to the conduct of the investigation and the application of this part to it; and	12 13
 (c) state whether the investigation is to be conducted by an investigator, reciprocal investigator or an investigator and reciprocal investigator; and 	14 15 16
(d) if the investigation is to be conducted by a reciprocal investigator—identify the reciprocal investigator.	17 18
108 Conduct of particular reciprocal investigations subject to commissioner	19 20
If a reciprocal investigation is to be conducted by a reciprocal investigator—	21 22
(a) the investigation is subject to the supervision and direction of the commissioner; and	23 24
(b) the reciprocal investigator must report to the commissioner on the investigation—	25 26
(i) when required by the commissioner during the investigation; and	27 28
(ii) at the end of the investigation.	29

109 Identity certificates for reciprocal investigators	1	
If a reciprocal investigation is to be conducted by a reciprocal investigator, the commissioner must issue to the investigator a certificate stating the investigator is a reciprocal investigator authorised to exercise powers under this part for conducting the investigation.		
110 Application of Act to reciprocal investigations	6	
(1) This section prescribes changes for the application of this Act, other than this division, for conducting a reciprocal investigation.	7 8	
(2) For a reciprocal investigator conducting a reciprocal investigation—	9	
(a) a reference to an investigator is taken to be a reference to the reciprocal investigator; and	10 11	
(b) a reference to an investigator's identity card is taken to be a reference to the identity card issued under the relevant recognised law identifying the investigator as a reciprocal investigator, and includes the identification certificate issued to the investigator by the commissioner.	12 13 14 15 16	
(3) However, subsection (2)(a) does not apply to sections 80 to 82, 84 to 86 and $150.^{12}$	17 18	
(4) A reference to a tax law, or a tax law liability, is taken to be a reference to the relevant recognised law or a liability under the relevant recognised law.	19 20 21	
PART 8—CONFIDENTIALITY	22	
111 Disclosure of confidential information	23	
(1) An official must not disclose confidential information acquired by the official in the official's capacity to anyone else other than under this part.	24 25 26	

Sections 80 (Appointment), 81 (Appointment conditions and limit on powers), 82 (Issue of identity card), 84 (When investigator ceases to hold office), 85 (Resignation), 86 (Return of identity card) and 150 (Protection from liability)

Maximur	n pen	alty—100 penalty units.	1
(2) The	e com	nmissioner may disclose personal confidential information—	2
(a)		ne person to whom the information relates or, if either of the owing apply, to someone else—	3 4
	(i)	with the consent, express or implied, of the person to whom the information relates;	5 6
	(ii)	the commissioner reasonably believes is acting for the person to whom the information relates; or	7 8
(b)	if the Act;	e disclosure is expressly permitted or required under another or	9 10
(c)	unde	he extent necessary to perform the commissioner's functions er or in relation to the administration or enforcement of a tax or another law administered by the commissioner; or	11 12 13
(d)		person for the administration or enforcement of a recognised or another law about taxation revenue; or	14 15
(e)	in re	lation to any legal proceeding under a tax law; or	16
(f)	to th	e Treasurer or an officer of the department for—	17
	(i)	developing or monitoring taxation policies; or	18
	(ii)	administering the <i>Financial Administration and Audit Act</i> 1977, section 106; or	19 20
(g)	keep	the chief executive of a department or a local government for bying a record relating to the ownership, sale or value of rests in property.	21 22 23
to any p	ersoi	e commissioner may disclose other confidential information n, or for any purpose, the commissioner is satisfied is the circumstances.	24 25 26
` ,		nmissioner's decision not to disclose confidential information wable decision.	27 28
		ction does not create a right in any person to be given formation.	29 30

112		ner obligations about disclosure and use of confidential ormation	1 2
(1	l) If–	_	3
	(a)	a person knowingly acquires confidential information without lawful authority; or	4 5
	(b)	a person receives confidential information that the person knows, or ought reasonably to know, is confidential information;	6 7
	-	on must not disclose the information to anyone else unless the re is permitted under this part.	8 9
Max	kimu	m penalty—100 penalty units.	10
Exan	nple fo	or subsection (1)(a)—	11
O		on employed by a contractor engaged by the State to clean the department's reads a document in the commissioner's office containing confidential ation.	12 13 14
Exan	nples	for subsection (1)(b)——	15
1.		person, other than the addressee of a fax, receives the fax that states the ormation in it is confidential and is intended for the addressee's purposes only.	16 17
2.		der section 111 a reciprocal investigator is given confidential information for inducting a reciprocal investigation.	18 19
•		under section 111, the commissioner discloses confidential ion to a person, the person may disclose the information—	20 21
	(a)	to the extent necessary to enable the person to exercise a power or perform a function conferred on the person under a law for the administration or enforcement of the law; or	22 23 24
	(b)	for the purpose for which it was disclosed under the section; or	25
	(c)	to anyone else or for any purpose if the information relates to the person.	26 27
113	Ref	usal of disclosure of particular information	28
can	not b	person engaged in the administration or enforcement of a tax law be compelled to disclose to a court in a proceeding, or to a party to beeding—	29 30 31
	(a)	confidential information; or	32
	(b)	whether or not the person has received particular confidential information; or	33 34

(c) the identity of the source of particular confidential information.	1
(2) Subsection (1) does not apply to a proceeding for the administration or enforcement of a tax law.	2 3
PART 9—RECORD KEEPING	4
114 Requirement to keep proper records	5
(1) A person must keep the records necessary to enable the person's tax law liability to be ascertained.	6 7
Maximum penalty—100 penalty units.	8
(2) For subsection (1), the commissioner may, by written notice given to a person, require the person to keep a particular record stated in the notice for a stated revenue law.	9 10 11
(3) The person must not fail, without reasonable excuse, to comply with the notice.	12 13
Maximum penalty—100 penalty units.	14
(4) A person who, under a notice given under a revenue law, is required to keep a stated record must comply with the requirement.	15 16
Maximum penalty—100 penalty units.	17
115 Accessibility of records	18
A person who is required under a tax law to keep a record must keep the record in a way that it is able to be readily produced to the commissioner if required by the commissioner.	19 20 21
Maximum penalty—100 penalty units.	22
116 Form of records	23
A person who is required under a tax law to keep a record must keep the record—	24 25
(a) in the form of a document written in English with information about amounts expressed in Australian currency; or	26 27

(b)	in a form that can be readily converted or translated into the form mentioned in paragraph (a).	1 2
Maximui	m penalty—100 penalty units.	3
	nmissioner may require translation or conversion of document nformation	4 5
the perso language commiss	e commissioner may, by written notice given to a person, require on to translate or convert into a written document in the English and Australian currency any document or information the ioner reasonably believes is relevant to the administration or nent of a tax law.	6 7 8 9 10
(2) The requirem	e notice must state the reasonable time for compliance with the ent.	11 12
(3) The the require	e person must not fail, without reasonable excuse, to comply with rement.	13 14
Maximui	m penalty—100 penalty units.	15
	the person does not comply with the requirement, the ioner may have the document or information translated or d.	16 17 18
payable	e costs and expenses incurred under subsection (4) are a debt to the State by the person and may be recovered by the ioner by action in a court of competent jurisdiction.	19 20 21
118 Per	iod for keeping records	22
-	son who is required under a tax law to keep a record must keep it later of the following—	23 24
(a)	5 years has elapsed after it was made or obtained;	25
(b)	5 years has elapsed after the completion of the transaction or matter to which it relates;	26 27
(c)	if the person's liability under a revenue law depends on the continued satisfaction of conditions for a period stated in the revenue law after the making of an assessment to which the record relates—2 years has elapsed after the end of the period.	28 29 30 31
Maximui	m penalty—100 penalty units.	32

119 Wilfully damaging records	1
(1) A person must not wilfully damage a record that is required to be kept under a tax law.	2 3
Maximum penalty—100 penalty units.	4
(2) In this section—	5
"damage" includes destroy.	6
PART 10—ENFORCEMENT AND LEGAL PROCEEDINGS	7 8
Division 1—Offences and related provisions	9
120 Failure to give notice	10
If, under a tax law, a person is required to give to the commissioner a notice about a matter, the person must not fail, without reasonable excuse, to comply with the requirement.	11 12 13
Maximum penalty—100 penalty units.	14
121 Failure to comply with information or lodgment requirement	15
A person must not fail, without reasonable excuse, to comply with an information or lodgment requirement.	16 17
Maximum penalty—100 penalty units.	18
122 False or misleading documents	19
(1) A person must not give to the commissioner or an investigator a document containing information that the person knows, or should reasonably know, is false or misleading in a material particular.	20 21 22
Maximum penalty—100 penalty units.	23
(2) Subsection (1) does not apply to a person who, when giving the document—	24 25

(a)	tells the commissioner or investigator of the extent to which the document is false or misleading; and	1 2
(b)	to the extent the person has, or can reasonably get, the correct information—gives the correct information to the commissioner or investigator.	3 4 5
	is enough for a complaint against a person for an offence against on (1) to state the document was, without specifying which, 'false ading'.	6 7 8
		9
123 Fal	lse or misleading information	10
	person must not state anything to the commissioner or an ator that the person knows is false or misleading in a material ar.	11 12 13
Maximu	nm penalty—100 penalty units.	14
state th	is enough for a complaint for an offence against subsection (1), to e statement made was 'false or misleading' to the person's lge, without specifying which.	15 16 17
	f-incrimination not a reasonable excuse for failure to comply th particular information or lodgment requirement	18 19
	his section applies if, under a tax law, a person is required by notice given to the person to—	20 21
(a)	give information or a document to the commissioner or an investigator; or	22 23
(b)	lodge a document.	24
requiren	is not a reasonable excuse for the person to fail to comply with the nent because complying with the requirement might tend to nate the person.	25 26 27
from, in requirer admissil than a	owever, evidence of, or evidence directly or indirectly derived formation or a document given or lodged in compliance with the nent, by the person that might tend to incriminate the person is not ble in evidence against the person in a criminal proceeding, other proceeding in which the falsity or misleading nature of the tion or document is relevant.	28 29 30 31 32 33

	se in legal proceedings of document or information obtained nder a recognised law	1 2
(1) T	This section applies if, under a recognised law—	3
(a	a person is required to give information or a document in relation to a matter under a tax law; and	4 5
(b	the information or document given in compliance with the requirement might tend to incriminate the person.	6 7
informadmiss than a	Evidence of, or evidence directly or indirectly derived from, the ation or document that might tend to incriminate the person is not ible in evidence against the person in a criminal proceeding, other proceeding in which the falsity or misleading nature of the ation or document is relevant.	8 9 10 11 12
126 O	bstruction of person exercising power under tax law	13
A pe	erson must not, without reasonable excuse, obstruct—	14
(a)) the commissioner or an investigator exercising a power under a tax law; or	15 16
(b	a person properly helping the commissioner or an investigator exercising a power under a tax law.	17 18
Maxim	num penalty—100 penalty units.	19
127 In	npersonation of investigator	20
A pe	erson must not pretend to be an investigator.	21
Maxim	num penalty—40 penalty units.	22
	Division 2—Evidence	23
128 A _]	pplication of div 2	24
This	division applies to a proceeding under or in relation to a tax law	25

129 Com	ımiss	sioner's office and signature	1
		notice must be taken of the name and signature of a person the commissioner.	2 3
written, p	rinte	nent is taken to be signed by the commissioner if it bears the d or stamped signature or name of the commissioner instead sioner's signature.	4 5 6
	rinte	on (2) does not apply if the name of the commissioner was d or stamped on the document without the commissioner's	7 8 9
commissi	oner	ment bearing the written, printed or stamped name of the is presumed to have been made with the commissioner's ses the contrary is proved.	10 11 12
130 State	emer	nt in complaint	13
		made by or for the commissioner in a complaint starting a evidence of the matter stated.	14 15
131 Evid	lentia	ary certificates	16
		e purporting to be signed by the commissioner stating any of matters is evidence of the matter—	17 18
(a)	on a	stated date—	19
	(i)	a stated person was liable to pay, or paid, a stated amount; or	20 21
	(ii)	a stated notice was published in a stated way; or	22
	(iii)	a stated person made, gave or executed a stated document; or	23 24
	(iv)	an assessment was made and the details of the assessment; or	25 26
	(v)	a stated document was given to a stated person in a stated way; or	27 28
	(vi)	a stated document or information was not received by a stated person; or	29 30
	(vii)	a stated person had or had not done a stated thing required to be done under a tax law; or	31 32

	(viii	i)a stated person was or was not registered or approved under a tax law; or	1 2
	(ix)	a stated person was an investigator;	3
(b)		ated person is authorised to conduct a stated proceeding for commissioner;	4 5
(c)	a sta	ated document is a copy of, or part of, another document.	6
132 Evi	denti	dary provisions for assessments	7
		ion of a document signed by the commissioner purporting to an assessment notice—	8 9
(a)	is co	onclusive evidence of the proper making of the assessment;	10 11
(b)	for-	_	12
	(i)	a proceeding on an appeal against a decision on an objection—is evidence that the amount and all particulars of the assessment are correct; or	13 14 15
	(ii)	another proceeding—is conclusive evidence that the amount and all particulars of the assessment are correct.	16 17
		lidity of an assessment is not affected merely because a tax law has not been complied with.	18 19
133 Pro	ducti	ion of copies of documents	20
		a document made or issued by the commissioner or in the 's possession—	21 22
(a)	is ac	dmissible in the same way as the original document; and	23
(b)	has	the same evidentiary value as the original document.	24
		Division 3—Legal proceedings	25
134 Cor	nduct	ting proceeding for commissioner	26
(1) Th conduct-		mmissioner may, by signed writing, authorise a person to	27 28

(a)	a proceeding in the commissioner's name for—	1
	(i) the recovery of tax or another amount payable under a tax law; or	2 3
	(ii) an offence against a tax law; or	4
(b)	another proceeding under a tax law to which the commissioner is a party.	5 6
(2) Wi	ithout limiting subsection (1), the person—	7
(a)	may appear for the commissioner before any court or tribunal in which the proceeding is conducted; and	8 9
(b)	represents the commissioner in the proceeding; and	10
(c)	is entitled to give evidence in the proceeding.	11
	nmary proceedings for offences	12
	oceeding for an offence against a tax law must be taken in a y way under the <i>Justices Act 1886</i> .	13 14
136 Wh	nen proceeding must start	15
-	ceeding for an offence against a tax law must start within 5 years commission of the offence.	16 17
137 Cou	urt may order compliance or payment	18
	a person is convicted of an offence against a provision of a tax law, a may order the person to comply with the provision.	19 20
	bsection (1) applies even if the time for complying with the n has passed.	21 22
	a court makes an order under subsection (1), the order must state a nere and a time or period by or within which the order is to be d with.	23 24 25
(4) Th	e person must comply with the order.	26
Maximu	m penalty—200 penalty units.	27
	so, if a person is convicted of an offence against a provision of a the court may order the person pay the commissioner the amounts	28 29

payable convictio	by the person under the tax law that are outstanding on the on.	1 2
constitut	addition, if the court is satisfied the purpose of the act or omission ing the offence was to avoid a tax law liability, the court may order on pay twice the amount of the liability.	3 4 5
	is section does not limit the court's powers under the <i>Penalties</i> ences Act 1992 or any other law.	6 7
138 Sec	ond or subsequent offence	8
(1) Th	is section applies if—	9
(a)	a person is convicted of an offence against a provision of a tax law; and	10 11
(b)	within 5 years after the conviction, the person is convicted of a further offence against the provision.	12 13
	e maximum penalty for the further offence is twice the maximum ixed in the tax law for the offence.	14 15
139 Res	ponsibility for acts or omissions of representative	16
(1) Th	is section applies in a proceeding for an offence against a tax law.	17
	t is relevant to prove a person's state of mind about a particular act ion, it is enough to show—	18 19
(a)	the act was done or omitted to be done by a representative of the person within the scope of the representative's actual or apparent authority; and	20 21 22
(b)	the representative had the state of mind.	23
the perso authority person, u	act done or omitted to be done for a person by a representative of on within the scope of the representative's actual or apparent is taken to have been done or omitted to be done also by the unless the person proves the person could not, by the exercise of le diligence, have prevented the act or omission.	24 25 26 27 28
(4) In	this section—	29
"represe	entative" means—	30
(a)	of a corporation—an executive officer, employee or agent of the corporation; or	31 32

(b)	of a partnership—a partner, employee or agent of the partnership; or	1 2
(c)	of an unincorporated body—a member of the body, or an employee or agent of the body; or	3 4
(d)	of an individual—an employee or agent of the individual.	5
"state of	mind" of a person includes—	6
(a)	the person's knowledge, intention, opinion, belief or purpose; and	7 8
(b)	the person's reasons for the intention, opinion, belief or purpose.	9
140 Exe	ecutive officers must ensure corporation complies with tax laws	10
	e executive officers of a corporation must ensure the corporation s with the tax laws.	11 12
each of	a corporation commits an offence against a provision of a tax law, the corporation's executive officers also commits an offence, the offence of failing to ensure that the corporation complies with sion.	13 14 15 16
Maximu an indivi	m penalty—the penalty for the contravention of the provision by dual.	17 18
against a officers	idence that the corporation has been convicted of an offence a provision of a tax law is evidence that each of the executive committed the offence of failing to ensure that the corporation with the provision.	19 20 21 22
(4) Ho	owever, it is a defence for an executive officer to prove—	23
(a)	if the officer was in a position to influence the conduct of the corporation in relation to the offence—the officer exercised reasonable diligence to ensure the corporation complied with the provision; or	24 25 26 27
(b)	the officer was not in a position to influence the conduct of the corporation in relation to the offence.	28 29

141 Treatment of partnerships and unincorporated bodies	1	
(1) Subject to this section, the tax laws apply to a partnership or unincorporated body as if the partnership or unincorporated body were a person.	2 3 4	
(2) An obligation or liability that, apart from this subsection, would be imposed by a tax law on a person that is a partnership or unincorporated body, is imposed on each partner or management member of the body, but may be discharged by any of the partners or management members.		
(3) An amount that, apart from this subsection, would be payable under a tax law by a person that is a partnership or unincorporated body is jointly and severally payable by the partners or management members of the body.		
(4) If, because of the operation of subsection (1), an offence against a provision of a tax law is taken to have been committed by a partnership or unincorporated body, the offence is taken to have been committed by each of the partners or management members of the body.	12 13 14 15	
(5) However, it is a defence for a partner or management member to prove—	16 17	
(a) if the partner or management member was in a position to influence the conduct of the partnership or body in relation to the offence—the partner or management member exercised reasonable diligence to ensure the partnership or body complied with the provision; or	18 19 20 21 22	
(b) the partner or management member was not in a position to influence the conduct of the partnership or body in relation to the offence.	23 24 25	
PART 11—GIVING AND LODGING DOCUMENTS	26	
Division 1—Preliminary	27	
142 Application of pt 11	28	
This part applies if a tax law requires or permits a document to be given to a person, whether the expression 'deliver', 'give', 'lodge', 'notify', 'send' or 'serve' or another expression having a similar meaning is used.	29 30 31	

s 145

	Division 2—Documents given to the commissioner	1
143 Wa	ys of giving document to commissioner	2
A doc	ument is given to the commissioner only if—	3
(a)	it is left at the commissioner's office with the commissioner or a public service employee engaged in the administration of the tax laws; or	4 5 6
(b)	it is sent by post or facsimile to the commissioner at the commissioner's office; or	7 8
(c)	it is given to the commissioner in another way prescribed under a regulation.	9 10
144 Wh	nen document given to commissioner	11
(1) A	document is taken to be given to the commissioner—	12
(a)	if it is given to the commissioner in the way mentioned in section 143(a)—when it is actually received by the commissioner or employee with whom it is left; or	13 14 15
(b)	if it is sent by fax—the date the fax is sent; or	16
(c)	if it is given to the commissioner in the way mentioned in section 143(c)—at the time prescribed under a regulation. ¹³	17 18
hours of the publ	owever, if the document is given to the commissioner after the business on a day when the office of the commissioner is open to ic, the document is taken to be given to the commissioner on the g business day.	19 20 21 22
145 Wh	nen lodgment requirement complied with	23
A lodg	gment requirement is complied with only if—	24
(a)	all documents required to be lodged or given under the requirement have been lodged or given; and	25 26

¹³ For time of giving document by post, see *Acts Interpretation Act* 1954, section 39A(1)(b).

(b)	if, under the requirement, a document required to be lodged or given is an approved form—the form contains enough information for the purpose for which it is lodged or given. ¹⁴	1 2 3
	Division 3—Documents given by the commissioner	4
	ing document to agents of taxpayers, members of partnerships unincorporated bodies	5 6
	document is taken to be given by the commissioner to a taxpayer if n to an agent of the taxpayer with apparent authority to be given ment.	7 8 9
taken to l	document to be given by the commissioner to a partnership is have been given to all members of the partnership if it is given to ber of the partnership.	10 11 12
body is ta	document to be given by the commissioner to an unincorporated aken to have been given to all members of the body if it is given to ber of the committee of management of the body.	13 14 15
147 Givi	ing document if more than 1 taxpayer liable	16
pay tax f	document is taken to be given to all taxpayers who are liable to for an instrument, transaction or matter, if it is given to 1 of the s who is liable to pay the tax.	17 18 19
	wever, a regulation may declare that subsection (1) does not apply ayer in stated circumstances.	20 21
(3) A r	regulation may be made only if—	22
(a)	under a tax law, more than 1 taxpayer is liable to pay tax for an instrument, transaction or matter; and	23 24
(b)	in particular circumstances, it is not reasonable or practicable for the document to be taken to be given to a taxpayer.	25 26
	osections (2) and (3) do not prevent the commissioner from giving ment to the taxpayer to whom the regulation applies.	27 28

¹⁴ Also, see the *Acts Interpretation Act 1954*, section 49(2) (Forms).

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148	Wa	ys document given by commissioner	1
	A document to be given under a tax law to a person by the commissioner s properly given if it is— 2		
	(a)	given as provided under the Acts Interpretation Act 1954, part 10; or	4 5
	(b)	left for collection by the person in a collection box kept at the commissioner's office for the person; or	6 7
	(c)	addressed to the person and left in the person's exchange box at a document exchange; or	8 9
	(d)	sent by email to the person's email address as given to the commissioner by the person; or	10 11
	(e)	given in another way prescribed under a regulation.	12
149	Wh	en document given by commissioner	13
(1) A	document is taken to be given by the commissioner to a person—	14
	(a)	if it is sent by fax—the date the fax is sent; or	15
	(b)	if it is left in a collection or exchange box—the date it is left in the box; or	16 17
	(c)	if it is sent by email—the date the email is sent; or	18
	(d)	if it is given in a way prescribed under a regulation—the date prescribed under the regulation. ¹⁵	19 20
on a	part	owever, if under subsection (1), the document is given after 5 p.m. icular day, the document is taken to be given to the person on the g business day.	21 22 23

¹⁵ For time of giving document by post, see *Acts Interpretation Act* 1954, section 39A(1)(b).

]	PART 12—MISCELLANEOUS PROVISIONS	1
150 Pro	tection from liability	2
	official is not civilly liable for an act done, or omission made, and without negligence under a tax law.	3 4
	subsection (1) prevents a civil liability attaching to an official, the attaches instead to the State.	5 6
(3) In	this section—	7
"official"	" means—	8
(a)	the commissioner; or	9
(b)	an investigator; or	10
(c)	a public service employee to whom the commissioner has delegated a power under a tax law; or	11 12
(d)	a person acting under the direction of the commissioner or an investigator.	13 14
	ension of date for complying with information or lodgment uirement	15 16
unreason	particular circumstances, the commissioner considers it would be table to require compliance with an information or lodgment tent by the date for complying with the requirement, the tioner may extend the date for compliance.	17 18 19 20
152 Rou	ınding down	21
	ommissioner may round down an amount required to be paid under to the nearest 5c.	22 23
153 App	proved forms	24
(1) Th	e commissioner may approve forms for use under this Act.	25
	form may be approved for use under this Act that is combined is to be used together with, an approved form under another Act.	26 27

154 Regulation-making power	1
(1) The Governor in Council may make regulations under this Act.	2
(2) A regulation may provide for a maximum penalty of not more than 20 penalty units for a contravention of a regulation.	3 4
PART 13—REPEAL, SAVINGS AND TRANSITIONAL PROVISIONS	5
Division 1—Repeal of Revenue Laws (Reciprocal Powers) Act 1988	7
155 Act repealed	8
The Revenue Laws (Reciprocal Powers) Act 1988 is repealed.	9
Division 2—Savings and transitional provisions	10
Subdivision 1—Preliminary	11
156 Definitions for div 2	12
In this part—	13
"commencement day" means the day this division commences.	14
"repealed Stamp Act" means the repealed Stamp Act 1894 as in force immediately before its repeal.	15 16

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Sub	division 2—Application of this Act and repealed Stamp Act	1
157 Rep	ealed Stamp Act is revenue law for particular provisions	2
	spite its repeal, the repealed Stamp Act is taken to be a revenue r section 6.16	3 4
	owever, the following provisions do not apply to the repealed et as a revenue law—	5 6
•	part 3 (Assessments of tax)	7
•	part 4 (Payments and refunds of tax and other amounts), other than sections 29, 34 and 40 and part 4, divisions 4 and 5^{17}	8 9
•	part 5 (Interest and penalty tax)	10
•	part 6 (Objections and appeals against assessments), other than sections 75 and 76 ¹⁸ to the extent they relate to the other provisions of this Act for the repealed Stamp Act	11 12 13
•	part 9 (Record keeping), other than sections 117 and 11919	14
•	part 10 (Enforcement and legal proceedings), other than sections 122, 123, 126 and 134 to 138 and part 10, division 2. ²⁰	15 16
provision	r applying a provision of this Act to the repealed Stamp Act, the applies with all necessary changes to ensure the repealed Stamp be read together with this Act as if they together formed a single	17 18 19 20

¹⁶ Also, see the *Duties Act 2001*, section 512.

¹⁷ Sections 29 (Methods of payment), 34 (Payment arrangements) and 40 (When payments are received) and part 4, divisions 4 (Power to waive or write off liability) and 5 (Recovery of tax and other amounts)

¹⁸ Sections 75 (What is a "non-reviewable decision") and 76 (Effect of non-reviewable decisions)

¹⁹ Sections 117 (Commissioner may require translation or conversion of document or information) and 119 (Wilfully damaging records)

Sections 122 (False or misleading documents), 123 (False or misleading information), 126 (Obstruction of person exercising power under tax law), 134 (Conducting proceeding for commissioner), 135 (Summary proceedings for offences), 136 (When proceeding must start), 137 (Court may order compliance or payment), 138 (Second or subsequent offence) and part 10, division 2 (Evidence)

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Example for subsection (3)—	1
A reference to a reassessment is taken to be a reference to an assessment amended under the repealed Stamp Act. ²¹	2 3
(4) If, under this section, a provision of this Act relating to a particular matter applies to the repealed Stamp Act and the repealed Stamp Act contains provision about the same matter, the provision in the repealed Stamp Act does not apply to the matter.	4 5 6 7
(5) This section has effect subject to sections 159 and 160.	8
158 Confidential information	9
To remove any doubt, it is declared that part 8 applies to—	10
(a) confidential information acquired by an official performing functions under or in relation to the administration or enforcement of the repealed Stamp Act; and	11 12 13
(b) confidential information acquired or received by another person before the commencement day.	14 15
159 Application of s 48 to particular administrators	16
Section 48 ²² applies to an administrator appointed before the commencement day as if the required date under the section were the later of the following—	17 18 19
(a) 14 days after the commencement day; or	20
(b) the required date under the section.	21
160 Second or subsequent offences	22
(1) For applying section 138 to the repealed Stamp Act, the reference in subsection (1)(b) of that section to a further offence is a reference to an offence committed on or after the commencement day.	23 24 25
(2) If section 138(1)(a) applies for an offence against a provision of the repealed Stamp Act, the reference in subsection (1)(b) of that section to a further offence against the provision includes a reference to an offence	26 27 28

²¹ See the repealed Stamp Act, section 80 (Amendment of assessments).

²² Section 48 (Particular administrators to notify commissioner of appointment)

_	a provision of a tax law that corresponds to the provision of the Stamp Act.	1 2
	Subdivision 3—Miscellaneous provisions	3
161 Off	ice of commissioner	4
office of	erson who, immediately before the commencement day, held the commissioner of stamp duties under the repealed Stamp Act, the commissioner on that day.	5 6 7
162 Ref	erence in Act or document to particular officers	8
In an A	Act or document—	9
(a)	a reference to the commissioner of stamp duties under the repealed Stamp Act is, if the context permits, taken to be a reference to the commissioner; and	10 11 12
(b)	a reference to an investigating officer under the repealed Stamp Act is, if the context permits, taken to be a reference to an investigator.	13 14 15
163 Tra	nsitional regulation-making power	16
	regulation (a "transitional regulation") may make provision natter for which—	17 18
(a)	it is necessary to make provision to allow or facilitate the doing of anything to achieve the transition from the operation of the repealed <i>Stamp Act 1894</i> to the operation of this Act and the <i>Duties Act 2001</i> ; and	19 20 21 22
(b)	this Act does not make provision or sufficient provision.	23
, ,	transitional regulation may have retrospective operation to a day er than the commencement day.	24 25
(3) A 1	transitional regulation must declare it is a transitional regulation.	26
	nis section and any transitional regulation expire 5 years after the cement day.	27 28

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PART 14—CONSEQUENTIAL AMENDMENTS	1
164 Acts amended	2
Schedule 1 amends the Acts mentioned in it.	3

SCHEDULE 1	1
AMENDMENT OF ACTS	2
section 164	3
BRITISH PROBATES ACT 1898	4
1 Section 4(2), 'commissioner of stamp duties'— omit, insert—	5
'Commissioner of State Revenue appointed under the <i>Taxation Administration Act 2001</i> '.	7 8
COOPERATIVES ACT 1997	9
1 Section 456(4)(c)—	10
omit, insert—	11
'(c) the Commissioner of State Revenue appointed under the <i>Taxation Administration Act 2001</i> ; or'.	12 13
DEBITS TAX ACT 1990	14
1 Schedule 2, section 1(d)—	15
omit, insert—	16
'(d) for the definition "Commissioner" there were substituted—	17
""Commissioner" means the Commissioner of State Revenue appointed under the <i>Taxation Administration Act</i> 2001:	18

2	Schedule 2, section 1(e)—	1
0	omit, insert—	2
	'(e) the definition "Deputy Commissioner" were omitted;'.	3
3	Schedule 2, section 5—	4
0	omit, insert—	5
'5.]	For section 4 there were substituted—	6
' '4	General administration of Act	7
•	'The commissioner has the general administration of this Act.'.	8
4	Schedule 2, section 8(a)—	9
0	omit, insert—	10
	'(a) ', a Second Commissioner, a Deputy Commissioner,' and ', by a Second Commissioner or by a Deputy Commissioner,' were omitted; and'.	11 12 13
5	Schedule 2, after section 8—	14
	insert—	15
'8A	In section 7(4), the following were inserted—	16
	'(c) a person for the administration or enforcement of a recognised law under the <i>Taxation Administration Act 2001</i> .'.	17 18
6	Schedule 2, section 10—	19
0	omit, insert—	20
	• In section 7(7), ', a Second Commissioner or a Deputy Commissioner' re omitted.'.	21 22
7	Schedule 2, section 40—	23
0	omit, insert—	24

	In section 33(a) and (b), ', a Second Commissioner or a Deputy missioner' were omitted.'.	1 2
8	Schedule 2, after section 41—	3
in	esert—	4
'41 A	A. In section 34(2), 'or a Deputy Commissioner' were omitted.'.	5
9	Schedule 2, section 42—	6
01	mit, insert—	7
	In section 37(1)(a) to (d), ', a Second Commissioner or a Deputy missioner' were omitted.'.	8 9
10	Schedule 2, after section 45—	10
in	esert—	11
'45A	A. In section 58(2), 'or a Deputy Commissioner' were omitted.'.	12
	FIRST HOME OWNER GRANT ACT 2000	13
1	Section 68(3)(c)(ii), 'of the Commonwealth or a State'—	14
01	mit.	15
2	Section 68—	16
	insert—	17
anot law,	3A) If, under subsection (3)(c), confidential information is disclosed to ther person in connection with the administration or enforcement of a the person must not disclose the information to anyone else other than connection with that purpose.	18 19 20 21
Max	cimum penalty—100 penalty units.'.	22

3	Schedule 1, definition	n "commissioner"—	1
0	mit, insert—		2
' "c		the Commissioner of State Revenue appointed ministration Act 2001.'.	3 4
4	Schedule 1, definition	n "taxation law"—	5
0	mit, insert—		6
' "ta	axation law" means—		7
	` '	nmonwealth or a State about the assessment or ax, fee, duty or other impost; or	8 9
	(b) the Fuel Subsidy	Act 1997.'.	10
	FREEDOM C	OF INFORMATION ACT 1992	11
1	Schedule 1—		12
ir	ısert—		13
	xation Administration Affidential information un	Act 2001, part 8, so far as it applies to personal ader that Act'.	14 15
	FUEI	L SUBSIDY ACT 1997	16
1	Section 141(2)(a)—		17
0	mit, insert—		18
	* *	ation or enforcement of this Act or another Act the commissioner; or'	19 20

2 Section 141(3)—	1
omit, insert—	2
'(3) Also, subsection (1) does not apply to the disclosure of information by the commissioner to—	on 3 4
(a) a person for the administration or enforcement of a recognise law under the <i>Taxation Administration Act 2001</i> ; or	ed 5 6
(b) the chief executive officer of customs under the <i>Custom Administration Act 1985</i> (Cwlth), or a delegate of the chie executive officer.	
'(3A) If, under subsection (3), information is disclosed to another person, the person must not disclose the information to anyone else other than to the extent necessary to enable the person to exercise a power of perform a function conferred on the person under a law for the administration or enforcement of the law.	er 11 or 12
Maximum penalty—100 penalty units.'.	15
3 Section 141(4), definition "corresponding law"—	16
omit.	17
	10
4 Schedule 2, definition "commissioner"—	18
omit, insert—	19
"commissioner" means the Commissioner of State Revenue appointe under the <i>Taxation Administration Act 2001</i> .	ed 20 21
LAND TAX ACT 1915	22
1 Section 4(1)—	23
omit, insert—	24
'(1) There is to be a commissioner of land tax and assistant commissioner of land tax.	nt 25 26

'(1A) The commissioner of land tax is the per- Commissioner of State Revenue under the 'Act 2001.	e e	1 2 3
'(1B) The assistant commissioner of land tax the <i>Public Service Act 1996</i> .'.	must be appointed under	4 5
2 Section 4A, after subsection (1)—		6
insert—		7
'(1AA) However, subsection (1) does not apprinformation by the commissioner to—	ply to the disclosure of	8 9
(a) a person for the administration or enformation Act administered by the Commissioner the <i>Taxation Administration Act 2001</i> ; or	of State Revenue under	10 11 12
(b) a person for the administration or enfo law under the <i>Taxation Administration A</i>		13 14
(c) the chief executive of a department for enforcement of an Act.	or the administration or	15 16
'(1AB) If, under subsection (1AA), informatio person, the person must not disclose the information than to the extent necessary to enable the person perform a function conferred on the person—	tion to anyone else other	17 18 19 20
(a) for information disclosed under or (b)—under the law for the administration the law; or	` ' ' '	21 22 23
(b) for information disclosed under subsect Act for the administration or enforcement		24 25
Maximum penalty—100 penalty units.'.		26
3 Section 4A(1D)—		27
omit.		28

PAY-ROLL TAX ACT 1971	1
1 Section 4(2), from 'Commissioner of Stamp'—	2
omit, insert—	3
'Commissioner of State Revenue appointed under the Administration Act 2001.'.	Taxation 4 5
2 Section 4(3) and (4)—	6
omit.	7
3 Section 4A, heading—	8
omit, insert—	9
'4A 'Delegations'.	10
4 Section 4A, from 'a Deputy'—	11
omit, insert—	12
'an appropriately qualified public service employee.'.	13
5 Section 4A—	14
insert—	15
'(2) A delegation of a power may permit the subdelegation of the to an appropriately qualified public service employee.'.	ne power 16
6 Section 5(2), from 'to the Commissioner'—	18
omit, insert—	19
"to—	20
(a) a person for the administration or enforcement of this A Act administered by the Commissioner of State Revenuthe <i>Taxation Administration Act 2001</i> ; or	

	(c)	a person for the administration or enforcement of a recognised law under the <i>Taxation Administration Act 2001</i> ; or	1 2
	(d)	the Australian Statistician appointed under the <i>Australian Bureau</i> of <i>Statistics Act 1975</i> (Cwlth) under a lawful requirement of the statistician.	3 4 5
th fu	e person e exten extion	under subsection (2), information is disclosed to another person, on must not disclose the information to anyone else other than to it necessary to enable the person to exercise a power or perform a conferred on the person under the law for the administration or nent of the law.	6 7 8 9 10
M	aximuı	m penalty—100 penalty units.'.	11
7	Sect	tion 5(3)—	12
	omit.		13
8		tion 23(2), ', the assistant commissioner or a deputy amissioner'—	14 15 16
			10
9		tion 46(7), ', assistant commissioner or a deputy nmissioner'—	17 18
	omit.		19
		RACING AND BETTING ACT 1980	20
1	Sect	tion 5—	21
	insert-	_	22
٤ .		nissioner of state revenue " means the Commissioner of State enue appointed under the <i>Taxation Administration Act 2001</i> .	23 24

2	Section 244(2), (3B) and (6), 'commissioner of stamp duties'—	1
	omit, insert—	2
	'commissioner of state revenue'.	3
3	Section 256(a), 'commissioner of stamp duties'—	4
	omit, insert—	5
	'commissioner of state revenue'.	6
	TOBACCO PRODUCTS (LICENSING) ACT 1988	7
1	Section 8(1), from 'commissioner of stamp'—	8
	omit, insert—	9
A_{i}	'Commissioner of State Revenue appointed under the <i>Taxation dministration Act 2001</i> .'.	10 11
2	Section 8(2) and (3)—	12
	omit.	13
3	Section 8(4), from 'a deputy' to 'other'—	14
	omit, insert—	15
	'an appropriately qualified'.	16
4	Section 8(9), from 'the assistant' to 'another'—	17
	omit, insert—	18
	'an'.	19

TRUSTEE COMPANIES ACT 1968	1
1 Section 14—	2
omit, insert—	3
'14 Notice of filing of election	4
'(1) If a trustee company files an election under section 12 or 13, it must give notice of the election to the commissioner of state revenue appointed under the <i>Taxation Administration Act 2001</i> .	5 6 7
'(2) The notice must be in the form approved by the commissioner.'.	8
VALUATION OF LAND ACT 1944	9
1 Section 36(1), 'commissioner of stamp duties'—	10
omit, insert—	11
'Commissioner of State Revenue appointed under the <i>Taxation Administration Act</i> 2001'	12 13

	SCHEDULE 2	1
	DICTIONARY	2
	section 5	3
"admini	strator", for a taxpayer's property, means a person who is—	4
(a)	a receiver or receiver and manager of the whole or part of the taxpayer's property; or	5 6
(b)	for a taxpayer that is a corporation—a liquidator; or	7
(c)	for a taxpayer who is an individual—	8
	(i) the taxpayer's trustee in bankruptcy; or	9
	(ii) the taxpayer's personal representative.	10
pov	ver under a tax law may be delegated, includes having the lifications, experience or standing appropriate to exercise the ver.	11 12 13 14
Example o	of 'standing'—	15
An emp	ployee's classification level in the public service.	16
"approv	red form" means—	17
(a)	a form approved under section 153; or	18
(b)	a form approved by the commissioner under a revenue law.	19
"assesse	d interest" see section 54(3).	20
for	nent" means a determination, under part 3, of a taxpayer's liability tax for which an assessment notice is given, and includes a ssessment.	21 22 23
and	nent liability" means all amounts payable under an assessment, includes amounts that have not been assessed but are payable in tion to the assessment.	24 25 26
"assessn	nent notice" see section 26(1).	27
	ssioner " means the Commissioner of State Revenue appointed ler section 7(2).	28 29

"compromise assessment" see section 12(2).	1
"confidential information" means information disclosed or obtained under or in relation to a tax law.	2 3
"conviction" includes a finding of guilt, and the acceptance of a plea of guilty, by a court, whether or not a conviction is recorded.	4 5
"corresponding commissioner", for a recognised law, means a person declared under section 78(3) to be the corresponding commissioner for the recognised law.	6 7 8
"default assessment" see section 13.	9
"due date", for an assessment, means the date by which tax under the assessment must be paid.	10 11
"executive officer", of a corporation, means a person who is concerned in, or takes part in, the management of the corporation, regardless of the person's designation and whether or not the person is a director of the corporation.	12 13 14 15
"false or misleading" includes false or misleading because of the omission of a statement.	16 17
"garnishee" see section 50(1)(b).	18
"garnishee amount" see section 50(3).	19
"garnishee notice" see section 50(3).	20
"information requirement" means a requirement under a tax law to give information to the commissioner or an investigator.	21 22
"investigator" means a person appointed as an investigator under section 80.	23 24
"late payment interest" means the part of unpaid tax interest that is not assessed interest.	25 26
"limitation period" , for a reassessment, means 5 years after the assessment notice for the original assessment was given.	27 28
"lodge" means lodge with the commissioner.	29
"lodgment requirement" means a requirement under a tax law to—	30
(a) lodge a document; or	31
(b) give a document to the commissioner or an investigator.	32

IIIa	nage	ement member, or an unincorporated body, means—	1
	(a)	if the body has a management committee—each member of the management committee; or	2 3
	(b)	otherwise—each member who is concerned with, or takes part in, the body's management, whatever name is given to the member's position in the body.	4 5 6
"nor	ı-rev	riewable decision" see section 75(1).	7
"obj	ectio	on", for an assessment, means an objection under part 6.	8
"obs	truc	t" includes hinder, resist and attempt to obstruct.	9
"occ	upie plac	r ", of a place, includes the person apparently in charge of the e.	10 11
"offi	othe	'means a person who is, or has been, a public service employee or r person, performing functions under or in relation to the inistration or enforcement of a tax law.	12 13 14
"ori		assessment" means the first assessment of a taxpayer's liability ax for an instrument, transaction or other matter.	15 16
"ow		of a retained thing, includes a person who would be entitled to dession of the thing had it not been retained under section 97(2).	17 18
"pay	men	at arrangement" see section 34(2).	19
"per	alty	tax" see section 58(1).	20
"per		al confidential information", for a person, means confidential rmation that—	21 22
	(a)	identifies, or is likely to identify, the person; or	23
	(b)	discloses matters about the person's affairs.	24
"pla	ce'' i	ncludes the following—	25
	(a)	land;	26
	(b)	premises.	27
"pre	mise	es" includes the following—	28
	(a)	a building or structure, or part of a building or structure, of any kind;	29 30
	(b)	an aircraft;	31

(c) a boat;	1
(d) a caravan;	2
(e) a vehicle.	3
"prescribed rate", for interest, means the rate prescribed under a regulation.	4 5
"primary tax" means a tax or duty imposed under a revenue law.	6
"public place" means a place the public is entitled to use or is open to, or used by, the public (whether or not on payment of an admission fee).	7 8
"reasonably believes" means believes on grounds that are reasonable in the circumstances.	9 10
"reassessment" means a determination, under part 3, of a variation of a taxpayer's liability for tax for which an assessment notice is given.	11 12
"reciprocal investigation" means an investigation into a matter connected with the administration or enforcement of a recognised law that is conducted under a reciprocal investigation arrangement.	13 14 15
"reciprocal investigation arrangement" means an arrangement made under section 107 for an investigation into a matter connected with the administration or enforcement of a recognised law.	16 17 18
"reciprocal investigator" means the corresponding commissioner or other person engaged in the administration or enforcement of a recognised law.	19 20 21
"recognised law" means a law declared under section 78(1) to be a recognised law.	22 23
"retained thing" see section 97(3).	24
"return" means a form of return approved under a revenue law for a lodgment requirement.	25 26
"revenue law" means a law declared under section 6 to be a revenue law.	27
"self assessment" see section 14(a).	28
"self assessor" means a taxpayer or tax agent required or permitted under a revenue law to lodge a return.	29 30
"senior executive" means an officer who is employed under the <i>Public Service Act 1996</i> as a senior executive.	31 32

"tax" means primary tax, assessed interest or penalty tax.	1
"tax agent" means a person who, as agent for a taxpayer, is required or permitted under a revenue law to lodge a return.	2 3
Example of tax agent—	4
A self assessor registered under the <i>Duties Act 2001</i> , chapter 12, part 3.	5
"tax law" means a revenue law or this Act.	6
"tax law liability" means a liability under a tax law for tax or another amount, and for sections 34, 38, 40, 43 and 44, includes a liability to pay court ordered costs. ²³	7 8 9
"taxpayer" means a person who, under a tax law—	10
(a) has or had a tax law liability; or	11
(b) may have a tax law liability.	12
"thing" includes a document.	13
"unpaid primary tax" see section 54(1).	14
"unpaid tax interest" see section 54(1).	15

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For provision about assessed costs, see the *Uniform Civil Procedure Rules 1999*, chapter 17.