# Queensland



# **CORONERS BILL 2002**

# Queensland



# **CORONERS BILL 2002**

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# 2002

# A BILL

# **FOR**

An Act to provide for a coronial system, and for other purposes

1 8 s 4
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Coroners	Rill	2002	

T	The Parliament of Queensland enacts—		1
		PART 1—PRELIMINARY	2
1	Sho	rt title	3
	This A	act may be cited as the Coroners Act 2002.	4
2	Cor	nmencement	5
	This A	ct commences on a day to be fixed by proclamation.	6
3	Obj	ect of Act	7
	The ob	oject of this Act is to—	8
	(a)	establish the position of the State Coroner; and	9
	(b)	require the reporting of particular deaths; and	10
	(c)	establish the procedures for investigations, including by holding inquests, by coroners into particular deaths; and	11 12
	(d)	help to prevent deaths from similar causes happening in the future by allowing coroners at inquests to comment on matters connected with deaths, including matters related to—	13 14 15
		(i) public health or safety; or	16
		(ii) the administration of justice.	17
4	Act	binds all persons	18
		Act binds all persons, including the State and, so far as the e power of the Parliament permits, the Commonwealth and the tes.	19 20 21

5	Rela	ntionship with other Acts	1
	l) Thion 4	is Act is subject to the Commissions of Inquiry Act 1950, A.1	2 3
of—		is Act does not limit or otherwise affect the functions or powers	4 5
	(a)	a police officer or other person to investigate a death under another Act; or	6 7
	(b)	a police officer to do something other than an investigation under this Act.	8 9
Exan	nple—		10
		e officer helping a coroner to investigate a death may at the same time whether the death was a homicide.	11 12
6	Defi	nitions	13
T	he di	ctionary in schedule 2 defines particular words used in this Act.	14
		PART 2—REPORTING DEATHS	15
7	Dut		
	Dui	y to report deaths	16
(1		y to report deaths as section applies if—	
(1		•	17 18
(1	l) Th	a person becomes aware of a death that appears to be a reportable death; and	17 18 19
	(a) (b)	a person becomes aware of a death that appears to be a reportable death; and the person does not reasonably believe that someone else has	17 18 19 20 21
	(a) (b)	a person becomes aware of a death that appears to be a reportable death; and the person does not reasonably believe that someone else has already reported, or is reporting, the death under subsection (2).	17 18 19 20
	(a) (b) The	a person becomes aware of a death that appears to be a reportable death; and the person does not reasonably believe that someone else has already reported, or is reporting, the death under subsection (2). e person must immediately report the death to— if the death is a death in custody—the State Coroner or Deputy State Coroner; or	17 18 19 20 21 22 23

<sup>1</sup> Commissions of Inquiry Act 1950, section 4A (Interaction of commission with courts etc.)

	police officer to whom a reportable death is reported must report to a coroner in writing.	1 2
death cer officer ne	owever, if a death is reported to a police officer because a cause of rtificate has not been issued and is not likely to be issued, the eed not report the death to a coroner until satisfied that the cause of trificate is not likely to be issued.	3 4 5 6
	coroner to whom a death is reported must report the death to the roner in writing.	7 8
( <b>6</b> ) In t	this section—	9
"report"	includes report by email or fax.	10
8 "Re	portable death" defined	11
` ′ 1	person's death is a <b>"reportable death"</b> only if the death is a death subsection (2) and subsection (3) both apply.	12 13
<b>(2)</b> A c	death is a "reportable death" if—	14
(a)	the death happened in Queensland; or	15
(b)	although the death happened outside Queensland—	16
	(i) the person's body is in Queensland; or	17
	(ii) at the time of death, the person ordinarily lived in Queensland; or	18 19
	(iii) the person, at the time of death, was on a journey to or from somewhere in Queensland; or	20 21
	(iv) the death was caused by an event that happened in Queensland.	22 23
( <b>3</b> ) A c	death is a "reportable death" if—	24
(a)	it is not known who the person is; or	25
(b)	the death was a violent or otherwise unnatural death; or	26
(c)	the death happened in suspicious circumstances; or	27
(d)	the death was not reasonably expected to be the outcome of a health procedure; or	28 29
(e)	a cause of death certificate has not been issued, and is not likely to be issued, for the person; or	30 31

(f)	the death was a death in care; or	1
(g)	the death was a death in custody; or	2
(h)	the person had not consulted a doctor within 3 months before the person's death.	3 4
Examples	of paragraph (b)—	5
Death a trauma.	as a consequence of asphyxiation, drowning, electrocution, fire, poisoning or	6 7
Examples	of paragraph (d)—	8
person dev	rson's bowel is mistakenly perforated during an operation. Because of this, the velops peritonitis and dies. Death from peritonitis was not reasonably expected outcome of the operation.	9 10 11
adverse re	erson is injected with a drug as part of a medical procedure. The person has an action to the drug and dies. The death was not reasonably expected to be the of the procedure.	12 13 14
	owever, a death that happened outside Queensland is not a le death if the death has been reported to a non-Queensland	15 16 17
9 "De	eath in care" defined	18
(1) A	person's death is a "death in care" if, when the person died—	19
(a)	the person had a disability mentioned in the <i>Disability Services Act 1992</i> , section 5, <sup>2</sup> and—	20 21
	(i) was living in a level 3 accredited residential service; or	22
	(ii) was receiving residential services operated, or wholly or partly funded, by the department in which the <i>Disability Services Act 1992</i> is administered; or	23 24 25
	(iii) was living at a place—	26
	(A) that is not a private dwelling or aged care facility; and	27
	(B) that is wholly or partly funded by the department in which the <i>Health Services Act 1991</i> is administered or at which that department provides services; or	28 29 30
(b)	the person was, under the Mental Health Act 2000—	31

<sup>2</sup> Disability Services Act 1992, section 5 (Disabilities covered by this Act)

	(i)	being taken to a place where there is an authorised mental health service under section 25, 39, 292 or 508 of that Act; <sup>3</sup> or	1 2 3
	(ii)	being taken to, or detained in, a place where there is an authorised mental health service as an involuntary patient or under an emergency examination order; or	4 5 6
	(iii)	being detained because of a court order under section 101(2), 273(1)(b), 337(6) or 422(1) <sup>4</sup> of that Act; or	7 8
	(iv)	undertaking limited community treatment while accompanied by an employee of a health service; or	9 10
(c)		person was under the guardianship of the chief executive er the <i>Adoption of Children Act 1964</i> , section 27; <sup>5</sup> or	11 12
(d)	serv	person was a child placed in the care of a licensed care ice, approved foster carer, or other person under the <i>Child</i> ection Act 1999, section 82.6	13 14 15
detained,	the p	on (1)(b) applies even if, immediately before the person was person was in the custody of the chief executive (corrective r the <i>Corrective Services Act 2000</i> .	16 17 18
		on (1) applies even if the person died somewhere other than re the person ordinarily lived for the purposes of being in	19 20 21
Example—			22
		d in the care of an approved foster carer becomes ill and is taken to d dies while in hospital. The child's death is a death in care.	23 24
( <b>4</b> ) In t	his s	ection—	25

<sup>3</sup> Mental Health Act 2000, section 25 (Taking person to authorised mental health service), 39 (Taking of person to authorised mental health service for examination), 292 (Taking patient to authorised mental health service) or 508 (Taking patient to authorised mental health service)

<sup>4</sup> *Mental Health Act 2000*, section 101 (Court may order person's detention in authorised mental health service), 273 (Orders about custody), 337 (Appeal powers) or 422 (Court examination orders)

<sup>5</sup> Adoption of Children Act 1964, section 27 (Guardianship of child awaiting adoption)

<sup>6</sup> Child Protection Act 1999, section 82 (Placing child in care)

"lev	has,	or is required to apply for, a level 3 accreditation under the idential Services (Accreditation) Act 2002.	1 2 3
10	"De	eath in custody" defined	4
		person's death is a "death in custody" if, when the person died, in was—	5 6
	(a)	in custody; or	7
	(b)	escaping, or trying to escape, from custody; or	8
	(c)	trying to avoid being put into custody.	9
		Example of paragraph (c)—	10
		A suspected bank robber who dies in a car crash while being pursued by police.	11 12
(2	) In	this section—	13
"cus	stody	" means detention—	14
	(a)	by a police officer; or	15
	(b)	under the Corrective Services Act 2000—	16
		(i) in a corrective services facility or watch-house; or	17
		(ii) under the escort of a corrective services officer; or	18
		(iii) by a law enforcement agency; or	19
		(iv) by the proper officer of a court; or	20
	(c)	under the Corrective Services Act 2000, section 104;7 or	21
	(d)	under the Juvenile Justice Act 1992, section 41, 43, 120 or 121.8	22
"det	enti	on" includes detention under—	23
	(a)	arrest; or	24

<sup>7</sup> Corrective Services Act 2000, section 104 (Temporary detention for security offences)

Juvenile Justice Act 1992, section 41 (Custody of child pending court appearance),
 43 (Custody of child if not released by court), 120 (Sentence orders—general) or
 121 (Sentence orders—serious offences)

(b)	the authority of a court order; or	1
(c)	the authority of an Act.	2
PART	3—CORONER'S INVESTIGATION, INCLUDING	3
	BY INQUEST, OF DEATHS	4
	Division 1—Investigations generally	5
11 D		
	aths to be investigated	6
( <b>1</b> ) Th	is section outlines—	7
(a)	the type of deaths that may be investigated under this Act; and	8
(b)	the type of coroner who conducts the investigations.	9
<b>(2)</b> A	coroner must, and may only, investigate a death if the coroner—	10
(a)	considers the death is a reportable death, whether or not the death was reported under section 7;9 and	11 12
(b)	is not aware that any other coroner is investigating the death.	13
	so, a coroner must investigate a death if the State Coroner directs ner to investigate the death.	14 15
( <b>4</b> ) Th	e State Coroner may direct a coroner to investigate a death if—	16
(a)	the State Coroner considers the death is a reportable death; or	17
(b)	the State Coroner has been directed by the Minister to have the death investigated, whether or not the death is a reportable death.	18 19
Example—	-	20
person that overseas,	inister might direct the State Coroner to investigate the death of a Queensland at happened overseas, even though the death was investigated by a coroner if the Minister is concerned that the overseas investigation was not asive enough.	21 22 23 24
	so, a coroner must investigate the suspected death of a person if Coroner directs the coroner to investigate the suspected death.	25 26

<sup>9</sup> Section 7 (Duty to report deaths)

death if		the Coroner may direct a coroner to investigate a suspected	2
(a)	the	State Coroner—	3
	(i)	suspects that the person is dead; and	4
	(ii)	considers the death is a reportable death; or	5
(b)		Minister directs the State Coroner to have the suspected death estigated.	6 7
	-	subsection (2), a death in custody must be investigated by the or Deputy State Coroner.	8 9
12 De	eaths n	ot to be investigated or further investigated	10
(1) A the Min		ner must not investigate a death, unless directed to do so by f—	11 12
(a)		death happened in another State and has been reported to a -Queensland coroner; or	13 14
(b)	the	death happened outside Australia.	15
<b>(2)</b> A	coron	er must stop investigating a death if—	16
(a)		coroner's investigation shows that the body is indigenous al remains; or	17 18
(b)	shov	coroner's investigation of 1 of the following types of death ws that an autopsy of the body is not necessary and the oner decides to authorise a doctor to issue a cause of death ifficate—	19 20 21 22
	(i)	a death that was a violent or otherwise unnatural death; or	23
	(ii)	a death that happened in suspicious circumstances; or	24
	(iii)	a death that was not reasonably expected to be the outcome of a health procedure; or	25 26
	(iv)	a death that was a death in care; or	27
	(v)	a death where the person had not consulted a doctor within 3 months before the person's death; or	28 29
(c)		autopsy of the body, ordered by the coroner, shows that the y is that of a stillborn child; or	30 31
(d)	the	State Coroner directs the coroner to stop the investigation; or	32

(e) the coroner becomes aware that the death is a death mentioned in subsection (1), unless the Minister directs the coroner to continue the investigation.	1 2 3
(3) If the coroner stops investigating the death under subsection (2)(e), the coroner may give the results of the coroner's investigation, including any autopsy report, to a non-Queensland coroner who is investigating the death.	4 5 6 7
13 Coroner's powers of investigation	8
(1) This section applies to a coroner who is investigating a death under this Act, whether before or during an inquest.	9 10
(2) The coroner may make, or arrange for, any examination, inspection, report or test that the coroner considers is necessary for the investigation.	11 12
(3) For the purposes of the investigation, the coroner may issue a search warrant under the <i>Police Powers and Responsibilities Act 2000</i> , section 371AD(1). <sup>10</sup>	13 14 15
(4) The coroner may be present while a police officer exercises powers under the search warrant.	16 17
14 Guidelines and directions for investigations	18
(1) To ensure best practice in the coronial system, the State Coroner—	19
(a) may issue directions to the coroner investigating a particular death about a particular aspect of the investigation; and	20 21
(b) must issue guidelines to all coroners about the performance of their functions in relation to investigations generally.	22 23
Example—	24
A guideline to help coroners make decisions about the release of documents under this Act.	25 26
(2) When preparing the guidelines, the State Coroner must have regard to the recommendations of the Royal Commission into Aboriginal Deaths in Custody that relate to the investigation of deaths in custody.	27 28 29
(3) The guidelines must—	30

<sup>10</sup> Police Powers and Responsibilities Act 2000, section 371AD (Coroner's search warrant)

(a)	deal with the investigations of deaths in custody; and	1	
(b)	deal with investigations of deaths involving human remains found in a suspected traditional burial site, and in particular, must provide for the early notification and involvement of the Aboriginal or Torres Strait Islander community having a connection with the burial site; and	2 3 4 5 6	
(c)	list the doctors who are approved by the State Coroner to conduct particular types of autopsies, either by name or by reference to particular qualifications.	7 8 9	
guideline	Then investigating a death, a coroner must comply with the es and any directions issued to the coroner to the greatest ble extent.	10 11 12	
	owever, to the extent that a direction conflicts with the guidelines, a must comply with the direction.	13 14	
<b>(6)</b> In	this section—	15	
	on" does not include a direction as to what finding a coroner may are for an investigation.	16 17	
	onal burial site" means a place that is a traditional Aboriginal or res Strait Islander burial site.	18 19	
15 Hel	p in investigation	20	
lawyer o	(1) During the investigation of a death, a coroner may seek the help of a awyer or other person who the coroner reasonably believes can help the coroner investigate the death.		
	e duty of a police officer to help a coroner is stated in the <i>Police</i> and <i>Responsibilities Act 2000</i> , section 447A. <sup>11</sup>	24 25	
16 Dut	y to help investigation	26	
( <b>1</b> ) Th	is section applies if—	27	
(a)	a coroner is investigating a death; and	28	

<sup>11</sup> Police Powers and Responsibilities Act 2000, section 447A (Assisting coroner to investigate a death)

(b)		1 2
		3
( <b>3</b> ) The	e requirement may be made orally or in writing.	5
	e to fail to give the information unless the person has a reasonable	5 7 8
	1	9 10
Maximu	n penalty—30 penalty units.	11
		12 13
17 Disc	losure of confidential information to Coroners Court	14
	• •	15 16
(a)	a court; or	17
(b)	a party to a proceeding before a court.	18
Examples-	- 1	19
		20
	·	21 22
	1	23 24
(a)	a reference to the court is a reference to the Coroners Court; or	25
(b)	a reference to a proceeding is a reference to an inquest; or	26
(c)	a reference to a party is a reference to—	27
		28 29
	(ii) a person who is to appear or is appearing at the inquest.	30
	-	31 32

(a) allows a person to refuse to release confidential information or produce a document containing confidential information; and	1 2
Example—	3
The Health Rights Commission Act 1991, section 141(2) (Preservation of confidentiality)	4 5
(b) requires a person to consent before information may be released.	6
Example—	7
The Health Rights Commission Act 1991, section 91 (Conciliation privileged)	8
(4) A Coroners Court may only disclose information obtained under this section for a purpose connected with the inquest being conducted by the court.	9 10 11
(5) A person who has been given access to confidential information by a Coroners Court, including information in a document, must not directly or indirectly disclose the information—	12 13 14
(a) other than for the inquest; or	15
(b) unless the disclosure is permitted or required under this or another Act.	16 17
Maximum penalty for subsection (5)—100 penalty units or 2 years imprisonment.	18 19
Division 2—Autopsies	20
18 Transferring body to mortuary	21
(1) This section applies if a body is to be taken to a mortuary at the direction of—	22 23
(a) a coroner; or	24
(b) a police officer under the <i>Police Powers and Responsibilities Act</i> 2000, section 371AB. <sup>12</sup>	25 26
(2) A person who is involved in taking the body to the mortuary must comply with—	27 28
(a) any direction of the coroner or police officer; or	29

<sup>12</sup> *Police Powers and Responsibilities Act 2000*, Section 371AB (Powers for reportable deaths)

(b)	the	guidelines issued by the State Coroner about—	1
	(i)	the dignity and respect to be accorded to persons who are at a place from which a body is to be taken, and their cultural traditions or spiritual beliefs; and	2 3 4
	(ii)	the way in which bodies are to be taken to a mortuary.	5
		er, to the extent that a direction conflicts with the guidelines, ast comply with the direction.	6 7
<b>(4)</b> In	this s	ection—	8
	ry": ducte	means a mortuary where autopsies ordered by coroners are ed.	9 10
19 Ord	ler fo	or autopsy	11
	2(2)(	s a coroner has stopped investigating a death under (a), (b), (d) or (e) <sup>13</sup> , the coroner must order a doctor to stopsy—	12 13 14
(a)	as p	eart of the investigation of a person's death; or	15
(b)	to fi	nd out whether a body is that of a stillborn child.	16
<b>(2)</b> Th	e aut	opsy may consist of—	17
(a)		a body that has been cremated—an examination of the nated remains of the body; or	18 19
(b)	for a	a body that has not been cremated—	20
	(i)	an external examination of the body; or	21
	(ii)	an external and partial internal examination of the body; or	22
	(iii)	an external and full internal examination of the body.	23
	Exar	nple of a partial internal examination—	24
	h	the only apparent injuries to a deceased person's body are to the person's ead, the coroner may consider it appropriate that only the person's head be examined internally.	25 26 27
(3) Th		roner must state in the order the type of examination to be	28

<sup>13</sup> Section 12 (Deaths not to be investigated or further investigated)

	fore ordering an internal examination of the body, the coroner enever practicable, consider at least the following—	1 2
(a)	that in some cases a deceased person's family may be distressed by the making of this type of order, for example, because of cultural traditions or spiritual beliefs;	3 4 5
(b)	any concerns raised by a family member, or another person with a sufficient interest, in relation to the type of examination to be conducted during the autopsy.	6 7 8
coroner c	after considering any concern mentioned in subsection (4)(b), the lecides it is still necessary to order the internal examination, the must give a copy of the order to the person who raised the concern.	9 10 11
the guide	e coroner must direct the order to 1 of the doctors who is listed in elines and has the necessary skills to conduct the autopsy having the particular circumstances of the case.	12 13 14
Example— Particula on children	ar doctors may have the necessary skills to conduct autopsies on adults but not	15 16 17
(7) However, the coroner must not allow—		
(a)	a person to conduct or help at the autopsy if the person is accused, by someone on oath before a coroner, of causing the deceased person's death; or	19 20 21
(b)	an attending doctor to conduct the autopsy, unless the coroner considers it is impracticable to do otherwise.	22 23
( <b>8</b> ) A c	coroner may make an order under this section even if—	24
(a)	an autopsy has previously been conducted on the body, either under this Act or under another lawful authority; or	25 26
(b)	a cause of death certificate has issued for the deceased person; or	27
(c)	the death has previously been investigated under the <i>Coroners Act 1958</i> or this Act.	28 29
20 Exh	uming body or recovering cremated remains	30
	is section applies if, after a body is buried or cremated, the State forms the belief that the death was a reportable death.	31 32
(2) To may orde	enable an autopsy of a body to be conducted, the State Coroner r—	33 34

(a)	if the body was buried—the body to be exhumed; or	1	
(b)	if the body was cremated and the cremated remains may be recovered—the cremated remains to be recovered.	2 3	
	(3) The State Coroner must give at least 2 days notice of the State Coroner's intention to make the order to—		
(a)	the person in charge of the place where the body is, or the cremated remains are; and	6 7	
(b)	any person who the State Coroner considers has a sufficient interest in the autopsy.	8 9	
( <b>4</b> ) Sub	esection (3) does not apply if—	10	
(a)	after taking all reasonable steps, the State Coroner can not contact a person mentioned in subsection (3); or	11 12	
(b)	the State Coroner considers it is not, in the circumstances, in the public interest to notify a person mentioned in subsection (3).	13 14	
( <b>5</b> ) If—	_	15	
(a)	a person has raised a concern in relation to the order being made; but	16 17	
(b)	after discussing the matter with the person, the State Coroner considers it is in the public interest for the order to be made;	18 19	
the State	Coroner must make the order and give a copy of it to the person.	20	
order and	e order authorises a police officer to enter the place stated in the l stay there for as long as reasonably necessary to exhume the ecover the cremated remains.	21 22 23	
` '	e officer must arrange for the body or cremated remains to be accordance with the directions in the order, to a place stated in the	24 25 26	
autopsy,	e State Coroner must, as soon as reasonably practicable after the order the body or cremated remains to be returned to the place are they were taken.	27 28 29	
21 Obs	erving an autopsy	30	
observe t	e coroner may allow a person, or the person's representative, to he autopsy if the coroner considers the person has a sufficient a the autopsy.	31 32 33	

(2) Be	fore making the order, the cord	oner—	1
(a)	must, whenever practicable, of—	consult with and consider the views	2 3
	(i) a family member of the	deceased person; and	4
	(ii) the doctor who is to con-	duct the autopsy; and	5
(b)	may consult with, and consicoroner considers appropriate	der the views of, anyone else the	6 7
	e coroner must give prior no o a person whom the coroner a	otice of the time and place of the allows to observe the autopsy.	8 9
	-	who is investigating the death under e and participate in the autopsy.	10 11
his or he with the	· •	erve or participate in an autopsy for serve and participate in an autopsy onducting the autopsy.	12 13 14 15
	students, mortuary staff, nurses and	police officers.	16
22 Ext	ra medical evidence for autop	osy	17
	he coroner considers it necess er may, by written notice, requ	ary for the investigation of a death, nire—	18 19
(a)	an attending doctor—		20
	(i) to be present at the autop	osy; or	21
	(ii) to give the coroner a write to conduct the autopsy;	tten report to help the doctor who is	22 23
(b)		l records of the deceased person, or eased person, to give them to the autopsy.	24 25 26
Example—			27
	oner may require the person in clerson died to release the deceased pe	narge of the nursing home in which the erson's medical records.	28 29
(2) The electronic	<del>_</del>	ce to a person by fax or another	30 31
	e person may send a writter fax or other electronic means	report or medical records to the	32 33

(4) The person to whom the notice is directed must comply with the notice, unless the person has a reasonable excuse.	1 2
Maximum penalty—40 penalty units.	3
Example—	4
An attending doctor may refuse to give the coroner a written report if the information in the report would tend to incriminate the attending doctor.	5 6
(5) The doctor who conducts the autopsy must return the medical records or tissue samples as soon as reasonably practicable after the autopsy, unless the coroner orders otherwise.	7 8 9
Maximum penalty—40 penalty units.	10
23 Autopsy testing	11
(1) A coroner may order that the doctor who has been ordered to conduct an autopsy also conduct a particular test.	12 13
(2) Also, the doctor may conduct any test that is consistent with the type of autopsy ordered by the coroner if the doctor considers it necessary to investigate the death.	14 15 16
(3) For a test, the doctor may remove tissue from the deceased person's body.	17 18
(4) Regardless of the type of autopsy ordered, the doctor may take blood samples for testing.	19 20
(5) In this section—	21
"conduct" a test includes arrange for a test to be conducted.	22
"coroner" means the coroner who ordered the doctor to conduct an autopsy or another coroner.	23 24
24 Removing tissue for autopsy testing	25
(1) This section applies if during an autopsy of a body, the doctor conducting the autopsy removes tissue from the body for testing.	26 27
(2) If the tissue removed is a whole organ or foetus, the doctor must inform the coroner before the coroner orders the body's release.	28 29
(3) The coroner, knowing that the tissue has been removed, may nevertheless order the release of the body.	30 31

	owever, if a whole organ or foetus has been removed, the coroner order the release of the body unless satisfied that—	1 2
(a)	if practicable, a family member of the deceased person has been informed of the removal of the organ or foetus; and	3 4
(b)	the retention of the organ or foetus is necessary for the investigation of the death, despite any concerns raised with the coroner about the retention of the organ or foetus.	5 6 7
more tha	tissue kept for testing is an organ or foetus, the coroner must, at not an 6 monthly intervals after the date of the order for the autopsy, whether the tissue—	8 9 10
(a)	still needs to be kept for—	11
	(i) the investigation of the death; or	12
	(ii) proceedings for an offence relating to the death; or	13
(b)	may be disposed of.	14
-	Decimen tissue as defined under the <i>Transplantation and Anatomy</i> 20 must be kept indefinitely by the entity that turned the tissue into in tissue.	15 16 17
	person must not dispose of any other tissue kept for testing, except e order of a coroner.	18 19
Maximuı	m penalty—100 penalty units.	20
(8) If a tissue mu	a coroner orders the disposal of the tissue, the entity that has the ust—	21 22
(a)	if a family member of the deceased person has told the coroner that he or she wishes to bury the tissue—release the tissue to the family member, or the family member's representative, for burial; or	23 24 25 26
(b)	otherwise—arrange for the tissue to be buried.	27
approved	bject to any relevant local laws, a statement by the entity, in the d form, to the effect that the coroner has ordered the disposal of the sufficient authority for the burial of the tissue.	28 29 30
<b>(10)</b> In	n this section—	31
"coronei	r" means—	32
(a)	the coroner who ordered the autopsy; or	33
(b)	if that coroner is not available, another coroner.	34

<b>25</b> Aut	opsy reports	1
	soon as practicable after completing an autopsy, the doctor who d the autopsy must—	2 3
(a)	prepare an autopsy report; and	4
(b)	give—	5
	(i) the report to the coroner; and	6
	(ii) a copy of the report to an investigating police officer who asks for a copy of the report.	7 8
subsection	owever, if the doctor is unable to do something required by on (1), the doctor may arrange for another appropriately qualified do the thing.	9 10 11
autopsy	the chief executive or health chief executive asks for a copy of an report, or a copy of a test report, the doctor who conducted the or the person who did the test, must give a copy of the report to—	12 13 14
(a)	a public service employee nominated by the chief executive; or	15
(b)	a public service employee, or health service employee, nominated by the health chief executive.	16 17
	e chief executive or health chief executive may ask a doctor who autopsies for—	18 19
(a)	a copy of the autopsy report prepared by the doctor for a particular deceased person; or	20 21
(b)	all autopsy reports prepared by the doctor for deceased persons who—	22 23
	(i) died in similar circumstances; or	24
	(ii) had similar characteristics; or	25
	(iii) may be grouped by other criteria; or	26
	Example—	27
	The health chief executive could ask a doctor to give the health chief executive copies of all autopsy reports the doctor makes at any time relating to deaths of children under the age of 1.	28 29 30
(c)	copies of all autopsy reports prepared by the doctor.	31
<b>(5)</b> In	this section—	32

"health service employee" means a health service employee under the <i>Health Services Act 1991</i> .	1 2
<b>"investigating police officer"</b> means a police officer who is investigating the death under this or another Act.	3 4
"test report" means a document containing the results of a test performed for an autopsy.	5 6
26 Control of body	7
(1) The coroner starts having control of a deceased person's body when the coroner starts investigating the deceased person's death.	8 9
(2) The coroner stops having control of the body when the coroner—	10
(a) if the coroner stops investigating the death under section 12(2)(a) <sup>14</sup> —orders the release of the body to the Minister responsible for administering the <i>Cultural Record (Landscapes Queensland and Queensland Estate) Act 1987</i> ; or	11 12 13 14
(b) if the coroner stops investigating the death under section 12(2)(b)—authorises a doctor to issue a cause of death certificate for the deceased person; or	15 16 17
(c) if the coroner stops investigating the death under section 12(2)(c) or (d)—orders the release of the body for burial; or	18 19
(d) if the coroner stops investigating the death under section 12(2)(e)—orders the release of the body to the other jurisdiction; or	20 21 22
(e) transfers control of the body to another coroner; or	23
(f) decides that it is not necessary for the coroner's investigation to keep the body after an autopsy and orders the release of the body for burial.	24 25 26
(3) For subsection (2)(f), the coroner must order the release of the body for burial as soon as reasonably practicable after the autopsy.	27 28
(4) However, the coroner must not order the release of a body for burial if it is not known whose body it is, unless the coroner believes it is necessary to bury the body in the particular circumstances.	29 30 31
(5) A doctor must not issue a cause of death certificate for a person if—	32

<sup>14</sup> See section 12 (Deaths not to be investigated or further investigated)

	(a)	the death appears to the doctor to be a reportable death, unless a coroner advises the doctor that the death is not a reportable death; or	1 2 3
	(b)	a coroner is investigating the death, unless the coroner authorises the issue of the certificate.	4 5
Max	kimuı	m penalty for subsection (5)—100 penalty units.	6
		Division 3—Inquests	7
27	Wh	en inquest must be held	8
(1	l) Th	e coroner investigating a death must hold an inquest if—	9
	(a)	the coroner considers the death is—	10
		(i) a death in custody; or	11
		(ii) a death in care, in circumstances that raise issues about the deceased person's care; or	12 13
	(b)	the Attorney-General directs the State Coroner to arrange for an inquest to be held into the death; or	14 15
	(c)	the State Coroner, on the State Coroner's own initiative or on an application under section 30,15 orders an inquest be held into the death; or	16 17 18
	(d)	the District Court, on an application under section 30, orders an inquest be held into the death.	19 20
	-	bsection (1)(b) to (d) applies despite any decision of the coroner ting the death not to hold an inquest.	21 22
28	Wh	en inquest may be held	23
	-	n inquest may be held into a reportable death if the coroner ting the death considers it desirable to hold an inquest.	24 25
	-	deciding whether it is desirable to hold an inquest, the coroner sider—	26 27

<sup>15</sup> Section 30 (Applying for inquest to be held)

	the wish of any family member of the deceased person, communicated to the coroner, that an inquest be held; and	1 2
d	he extent to which drawing attention to the circumstances of the leath may prevent deaths in similar circumstances happening in he future; and	3 4 5
n	any guidelines issued by the State Coroner about the issues that may be relevant for deciding whether to hold an inquest for particular types of deaths.	6 7 8
29 When	n inquest must not be held or continued	9
	•	
informed t	s section applies if a coroner who is investigating a death is that someone has been charged with an offence in which the f whether the accused caused the death may be in issue.	10 11 12
must not s	e coroner is informed before an inquest is started, the coroner start an inquest until after the end of the proceedings for the cluding any appeal started within the time allowed for an appeal.	13 14 15
( <b>3</b> ) If the	e coroner is informed after the start of an inquest, the coroner—	16
(a) n	must adjourn the inquest; and	17
f	may resume or close the inquest after the end of the proceedings for the offence, including any appeal started within the time allowed for an appeal.	18 19 20
30 Apply	ying for inquest to be held	21
_	erson may apply to the coroner investigating a person's death, in ed form, to hold an inquest into the death.	22 23
	coroner must, within 6 months after receiving the application, application and give written reasons for the decision to—	24 25
(a) tl	he applicant; and	26
(b) it	f the coroner is not the State Coroner—the State Coroner.	27
	e coroner decides not to hold an inquest, the person may apply or that an inquest be held to—	28 29
(a) it	f the coroner is not the State Coroner—the State Coroner; or	30
(b) it	f the coroner is the State Coroner—the District Court.	31

(4) The application must be made within 14 days after the person receives the written reasons for the coroner's decision.	1 2
(5) If the State Coroner refuses an application, the person may apply to the District Court.	3 4
(6) The application must be made within 14 days after the person receives the written reasons for the State Coroner's decision.	5 6
(7) The State Coroner or District Court may order that an inquest be held if satisfied it is in the public interest to hold the inquest.	7 8
31 Inquests to be held by the Coroners Court	9
(1) An inquest must be held by the Coroners Court in open court, except when the coroner orders the court be closed while particular evidence is given.	10 11 12
(2) An inquest may be held on any day of the week.	13
32 Notice of inquest	14
(1) The Coroners Court must publish, in a daily newspaper circulating generally in the State, a notice of—	15 16
(a) the matter to be investigated at the inquest; and	17
(b) the date, time and place of the inquest set by the coroner.	18
(2) The notice must be published at least 14 days before the inquest is to be held.	19 20
(3) This section does not apply—	21
(a) to an adjourned inquest; or	22
(b) if the State Coroner directs that a notice not be published.	23
33 Inquest into multiple deaths	24
The State Coroner may investigate, or direct a coroner to investigate, at an inquest—	25 26
(a) a number of deaths that happened at different times and places, but which appear to have happened in similar circumstances; or	27 28
(b) a number of deaths that happened at the same time and place.	29

Example of paragraph (a)—	1
The State Coroner may direct a coroner to investigate several deaths that are suspected of being caused by an overdose of methadone.	2 3
34 Pre-inquest conferences	4
(1) The Coroners Court investigating a death may hold a conference before holding an inquest—	5 6
(a) to decide—	7
(i) what issues are to be investigated at the inquest; or	8
(ii) who may appear at the inquest; or	9
(iii) which witnesses will be required at the inquest; or	10
(iv) what evidence will be required at the inquest; or	11
(b) to work out how long the inquest will take; or	12
(c) to hear any application under section 17;16 or	13
(d) to otherwise ensure the orderly conduct of the inquest.	14
(2) The Coroners Court may order a person concerned with the investigation to attend the conference.	15 16
35 Directions or orders about inquests	17
(1) To the extent that the conduct of an inquest is not provided for by rules or practice directions, the Coroners Court may give the directions and make the orders the court considers appropriate for the conduct of the inquest.	18 19 20 21
Example—	22
The Coroners Court may make an order to close the court while a witness is giving evidence that the witness claims would tend to incriminate the witness.	23 24
(2) Subsection (1) does not limit the power of the Coroners Court to control an inquest.	25 26

<sup>16</sup> Section 17 (Disclosure of confidential information to Coroners Court)

36 Right to appear etc.	1
(1) The following persons may appear, examine witnesses, and make submissions, at an inquest—	2 3
(a) a police officer, lawyer or other person assisting the Coroners Court;	4 5
(b) the Attorney-General;	6
(c) a person who the Coroners Court considers has a sufficient interest in the inquest.	7 8
Examples for paragraph (c)—	9
1. A family member.	10
2. The representative of a department.	11
3. The representative of a company that manufactured a product that is believed to have killed the deceased person.	12 13
(2) The Attorney-General or a person who the Coroners Court considers has a sufficient interest may be represented by a lawyer.	14 15
(3) In this section—	16
<b>'examine'</b> includes cross-examine.	17
37 Evidence	18
(1) The Coroners Court is not bound by the rules of evidence, but may inform itself in any way it considers appropriate.	19 20
(2) The Coroners Court may require a person to produce a document to the court before the start of an inquest.	21 22
(3) The Coroners Court may inspect anything produced at an inquest, copy it, or keep it for a reasonable period.	23 24
(4) The Coroners Court may do any of the following—	25
(a) order a person to attend an inquest, until excused by the court—	26
(i) to give evidence as a witness; or	27
(ii) to produce something;	28
(b) order a person called as a witness at an inquest—	29
(i) to take an oath; or	30
(ii) to answer a question.	31

(5) In addition to the ways in which something may be served under the <i>Acts Interpretation Act 1954</i> , section 39, <sup>17</sup> the Coroners Court may authorise service of an order in another way.	1 2 3
(6) A person must comply with an order of the Coroners Court, unless the person has a reasonable excuse.	4 5
Maximum penalty—40 penalty units.	6
(7) If a person fails to attend an inquest as ordered, the court may issue a warrant for the person's arrest. <sup>18</sup>	7 8
(8) However, the court may issue the warrant only if satisfied the person was served in time for it to be practical, in normal circumstances, for the person to appear before the court.	9 10 11
(9) The police officer must, as soon as practicable after the arrest, cause the person to be brought before the Coroners Court.	12 13
(10) Once arrested, the person may be detained in custody until the Coroners Court excuses the person from attending the inquest.	14 15
(11) The issue of a warrant, or the arrest of the person, does not relieve the person from liability incurred by the person for not complying with the order to attend.	16 17 18
38 Incriminating evidence	19
(1) This section applies if a witness refuses to give oral evidence at an inquest because the evidence would tend to incriminate the person.	20 21
(2) The coroner may require the witness to give evidence that would tend to incriminate the witness if the coroner is satisfied that it is in the public interest for the witness to do so.	22 23 24
(3) The evidence is not admissible against the witness in any other proceeding, other than a proceeding for perjury.	25 26

<sup>17</sup> Acts Interpretation Act 1954, section 39 (Service of documents)

For particular police powers relating to the arrest of a person, see the *Police Powers* and *Responsibilities Act 2000*, section 19 (General power to enter to arrest or detain someone or enforce warrant), section 376 (Power to use force against individuals) and, for what happens if the person can not be taken before the coroner on the day of the arrest, section 226 (Duty of officer receiving custody of person arrested under warrant other than for offence).

(4) Derivative evidence is not admissible against the witness in a criminal proceeding.	1 2
(5) In this section—	3
"derivative evidence" means any information, document or other evidence obtained as a direct or indirect result of the evidence given by the witness.	4 5 6
"proceeding for perjury" means a criminal proceeding in which the false or misleading nature of the evidence is in question.	7 8
39 Exhibits	9
(1) This section applies to exhibits at inquests.	10
(2) The registrar or deputy registrar must hold exhibits in safe custody.	11
(3) A coroner may make an order about the custody of an exhibit.	12
40 Prohibited publications relating to inquests	13
(1) A coroner, either before, during or immediately after the holding of an inquest, may make an order prohibiting the publication of information relating to, or arising at, an inquest.	14 15 16
Examples—	17
A coroner may prohibit the publication of information that—	18
(a) indicates a deceased person's death was, or may possibly have been, self-inflicted; or	19 20
(b) would tend to incriminate a witness.	21
(2) A person must not contravene an order under subsection (1).	22
Maximum penalty—150 penalty units.	23
(3) A person must not publish, or allow someone else to publish—	24
(a) a question disallowed by the Coroners Court at an inquest; or	25
(b) an answer given to a question disallowed by the Coroners Court at an inquest.	26 27
Maximum penalty—150 penalty units.	28
(4) The agreement by order many muchibit a manuar	20
(4) The coroner, by order, may prohibit a person—	29

be, is being or has been held; or  (ii) in a room or other place set aside by a coroner for a purpose connected with the holding of the inquest; or  (iii) in an entrance or passageway leading to or from a room or place mentioned in subparagraph (i) or (ii); or  (b) publishing a film, photograph, sketch or record taken contrary to an order made under paragraph (a).  (5) A person must comply with the order, unless the person has a reasonable excuse.  Maximum penalty—150 penalty units.  (6) In this section—  "publish" includes publish on radio, television or the internet.  "record" includes make an audio recording, but does not include a recording made under a direction given under the <i>Recording of Evidence Act 1962</i> .  41 Contempt  The Magistrates Courts Act 1921, section 5019 applies to the Coroners Court in the same way that it applies to a Magistrates Court, with all necessary changes.  42 Excluding persons from inquest  (1) The Coroners Court may order that a person be excluded from an inquest if the court considers it is in the interests of justice, the public or a particular person to do so.	(a)	an i	nediately before, during or immediately after the holding of nquest, from filming, photographing, sketching or recording thing—	1 2 3
connected with the holding of the inquest; or  (iii) in an entrance or passageway leading to or from a room or place mentioned in subparagraph (i) or (ii); or  (b) publishing a film, photograph, sketch or record taken contrary to an order made under paragraph (a).  (5) A person must comply with the order, unless the person has a reasonable excuse.  Maximum penalty—150 penalty units.  (6) In this section—  "publish" includes publish on radio, television or the internet.  "record" includes make an audio recording, but does not include a recording made under a direction given under the <i>Recording of Evidence Act 1962</i> .  41 Contempt  The Magistrates Courts Act 1921, section 5019 applies to the Coroners Court in the same way that it applies to a Magistrates Court, with all necessary changes.  42 Excluding persons from inquest  (1) The Coroners Court may order that a person be excluded from an inquest if the court considers it is in the interests of justice, the public or a particular person to do so.		(i)	*	4 5
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(1) The Coroners Court may order that a person be excluded from an inquest if the court considers it is in the interests of justice, the public or a particular person to do so.	Court in	the	same way that it applies to a Magistrates Court, with all	21 22 23
inquest if the court considers it is in the interests of justice, the public or a particular person to do so.	42 Exc	ludir	ng persons from inquest	24
	inquest if	f the	court considers it is in the interests of justice, the public or a	25 26 27
Examples—	Examples–	_		28

<sup>19</sup> Magistrates Courts Act 1921, section 50 (Contempt)

1. A pe	rson who commits an offence against section $40^{20}$ may be excluded from an est.	1 2
	rson may be excluded from an inquest until the person or someone else has a evidence at the inquest.	3 4
	ne person disobeys the order, the court may order the person be from the inquest.	5 6
43 Adjo	urning inquest	7
The Cor	roners Court may adjourn an inquest to any time and place.	8
44 Coro	ner's findings	9
, ,	oroner who is investigating a suspected death must, if possible, ner or not a death in fact happened.	10 11
(2) A copossible, f	oroner who is investigating a death or suspected death must, if ind—	12 13
(a) '	who the deceased person is; and	14
(b) ]	how the person died; and	15
(c)	when the person died; and	16
(d) '	where the person died; and	17
(e) '	what caused the person to die.	18
(3) Hosubsection	wever, the coroner need not make the findings listed in (2) if—	19 20
	the coroner is unable to find that a suspected death in fact happened; or	21 22
(b) 1	the coroner stops investigating the death under section 12(1). <sup>21</sup>	23
( <b>4</b> ) The	coroner must give a written copy of the findings to—	24
1	a family member of the deceased person who has indicated that he or she will accept the document for the deceased person's family; and	25 26 27

<sup>20</sup> Section 40 (Prohibited publications relating to inquests)

<sup>21</sup> Section 12 (Deaths not to be investigated or further investigated)

(b)	if an inquest was held—any person who, as a person with a sufficient interest in the inquest, appeared at the inquest; and	1 2
(c)	if the coroner is not the State Coroner—the State Coroner.	3
	he coroner must not include in the findings any statement that a s, or may be—	4 5
(a)	guilty of an offence; or	6
(b)	civilly liable for something.	7
( <b>6</b> ) Tl	his section applies whether or not an inquest is held.	8
45 Co	roner's comments	9
	A coroner may, whenever appropriate, comment on anything ed with a death investigated at an inquest that relates to—	10 11
(a)	public health or safety; or	12
(b)	the administration of justice; or	13
(c)	ways to prevent deaths from happening in similar circumstances in the future.	14 15
<b>(2)</b> Tl	he coroner must give a written copy of the comments to—	16
(a)	a family member of the deceased person who has indicated that he or she will accept the document for the deceased person's family; and	17 18 19
(b)	any person who, as a person with a sufficient interest in the inquest, appeared at the inquest; and	20 21
(c)	if the coroner is not the State Coroner—the State Coroner; and	22
(d)	if a government entity deals with the matters to which the comment relates—	23 24
	(i) the Minister administering the entity; and	25
	(ii) the chief executive officer of the entity.	26
	he coroner must not include in the comments any statement that a s, or may be—	27 28
(a)	guilty of an offence; or	29
(b)	civilly liable for something.	30

<b>46</b> Cor	oner	's comments and findings for deaths in care or custody	1
		ction applies to the findings, and any comments, of a coroner on to the investigation of a death in care or death in custody.	2 3
(2) Th	e cor	oner must give a written copy of the findings and comments	4 5
(a)	the A	Attorney-General; and	6
(b)	the a	appropriate chief executive; and	7
(c)	the a	appropriate Minister.	8
( <b>3</b> ) In	this s	ection—	9
		chief executive" means the chief executive of the ent in which the relevant Act is administered.	10 11
<b>"approp</b> Act		Minister" means the Minister administering the relevant	12 13
"relevan	t Act	" means—	14
(a)	for a	a death in care—	15
	(i)	for the death of a person mentioned in section 9(1)(a)(i)—the <i>Residential Services (Accreditation) Act 2002</i> ; or	16 17 18
	(ii)	for the death of a person mentioned in section 9(1)(a)(ii)—the <i>Disability Services Act 1992</i> ; or	19 20
	(iii)	for the death of a person mentioned in section 9(1)(a)(iii)—the <i>Health Services Act 1991</i> ; or	21 22
	(iv)	for the death of a person mentioned in section 9(1)(b)—the <i>Mental Health Act 2000</i> ; or	23 24
	(v)	for the death of a person mentioned in section 9(1)(c)—the <i>Adoption of Children Act 1964</i> ; or	25 26
	(vi)	for the death of a person mentioned in section 9(1)(d)—the <i>Child Protection Act 1999</i> ; or	27 28
(b)	for a	a death in custody—	29
	(i)	for the death of a person in the custody of a police officer or in a watch-house—the <i>Police Powers and Responsibilities Act</i> 2000: or	30 31 32

(ii)	for the death of a person detained under the <i>Corrective Services Act 2000</i> —that Act; or	1 2
(iii)	for the death of a person in the custody of the Crime and Misconduct Commission—the <i>Crime and Misconduct Act 2001</i> ; or	3 4 5
(iv)	for the death of a person in the custody of any other law enforcement agency—the <i>Police Powers and Responsibilities Act 2000</i> ; or	6 7 8
(v)	for the death of a person in the custody of the proper officer of a court—the <i>Justices Act 1886</i> ; or	9 10
(vi)	for the death of a person in custody under the <i>Juvenile Justice Act 1992</i> , section 41, 43, 120 or 121—the <i>Juvenile Justice Act 1992</i> .	11 12 13
47 Reporti	ng offences or misconduct	14
` '	erence in this section to information does not include btained under section 38(2). <sup>22</sup>	15 16
	n information obtained while investigating a death, a coroner aspects a person has committed an offence, the coroner must mation to—	17 18 19
(a) for	an indictable offence—the director of public prosecutions; or	20
` '	any other offence—the chief executive of the department in ch the legislation creating the offence is administered.	21 22
	ner may give information about official misconduct or police under the <i>Crime and Misconduct Act 2001</i> to the Crime and Commission.	23 24 25
profession or body for the I the informati relation to, th		26 27 28 29 30
<b>(5)</b> In this s	section—	31

"disciplinary body" for a person's profession or trade means a body that—	1 2
(a) licenses, registers or otherwise approves the carrying on of the profession or trade; or	3 4
(b) can sanction, or recommend sanctions for, the person's conduct in the profession or trade.	5 6
48 Reporting to State Coroner	7
At the request of the State Coroner, a coroner must give the State Coroner information about an investigation into a death that the coroner conducted or is conducting.	8 9 10
49 Reopening inquests etc.	11
(1) A person dissatisfied with a finding at an inquest may apply to the State Coroner or District Court to set aside the finding.	12 13
(2) The person may apply to the District Court even if, on an application based on the same or substantially the same grounds or evidence, the State Coroner has refused to set aside the finding.	14 15 16
(3) However, the person may not apply to the State Coroner if, on an application based on the same or substantially the same grounds or evidence, the District Court has refused to set aside the finding.	17 18 19
(4) The State Coroner may set aside a finding if satisfied—	20
(a) new evidence casts doubt on the finding; or	21
(b) the finding was not correctly recorded.	22
(5) The District Court may set aside a finding if satisfied—	23
(a) new evidence casts doubt on the finding; or	24
(b) the finding was not correctly recorded; or	25
(c) there was no evidence to support the finding; or	26
(d) the finding could not be reasonably supported by the evidence.	27
(6) If the State Coroner sets aside a finding—	28
(a) the State Coroner may—	29
(i) reopen the inquest to re-examine the finding; or	30

	(ii) hold a new inquest; or	1
(b)	the State Coroner may direct another coroner to—	2
	(i) reopen the inquest to re-examine the finding; or	3
	(ii) hold a new inquest.	4
( <b>7</b> ) If order—	the District Court sets aside a finding, the District Court may	5 6
(a)	the State Coroner to—	7
	(i) reopen the inquest to re-examine the finding; or	8
	(ii) hold a new inquest; or	9
(b)	the State Coroner to direct another coroner to—	10
	(i) reopen the inquest to re-examine the finding; or	11
	(ii) hold a new inquest.	12
under thi	coroner who has reopened an inquest, or is holding a new inquest, is section may accept any of the evidence given, or findings made, relier inquest as being correct.	13 14 15
50 Rec	ord of coroner's findings and comments	16
(1) A commen	coroner must keep a record of the coroner's findings and ts.	17 18
( <b>2</b> ) Th	e record can not be used as evidence in any court or tribunal.	19
	a coroner becomes aware of a clerical mistake or omission in the ne coroner must correct it.	20 21
	Division 4—Accessing investigation documents	22
51 Doc	euments that can not be accessed	23
	coroner must not give a person access to an investigation document tent that the document—	24 25
(a)	is subject to legal professional privilege; or	26
(b)	contains information that is likely to—	27
	(i) prevent a person from receiving a fair trial; or	28

	contravention of the law; or	2
	(iii) enable the existence or identity of a confidential source of information, in relation to the enforcement or administration of the law, to be ascertained; or	3 4 5
	(iv) endanger a person's life or physical safety; or	6
	(v) prejudice the effectiveness of a lawful method or procedure for preventing, detecting, investigating or dealing with a contravention or possible contravention of the law; or	7 8 9
	(vi) prejudice the maintenance or enforcement of a lawful method or procedure for protecting public safety; or	10 11
	(vii) facilitate a person's escape from lawful custody; or	12
(c)	contains information about a living or dead person's personal affairs, including, for example, information about the person's health, unless the information is relevant to a matter mentioned in section 44(2); <sup>23</sup> or	13 14 15 16
(d)	contains information that was obtained from a person under a requirement in another Act that compelled the person to give the information.	17 18 19
( <b>2</b> ) Sec	ctions 52 and 53 <sup>24</sup> are subject to this section.	20
52 Acc	ess to investigation documents for research purposes	21
	is section applies if a person wants access to an investigation t, that is in the possession of a coroner, for research purposes.	22 23
<b>(2)</b> The	e State Coroner must not give the person access to—	24
(a)	an investigation document, while a coroner is investigating the death to which the document relates; or	25 26
(b)	a document to the extent that it contains information obtained under section 17.25	27 28

<sup>23</sup> Section 44 (Coroner's findings)

<sup>24</sup> Sections 52 (Access to investigation documents for research purposes) and 53 (Access to investigation documents for other purposes)

<sup>25</sup> Section 17 (Disclosure of confidential information to Coroners Court)

	e person may access another investigation document only with the of the State Coroner.	1 2
( <b>4</b> ) The	e State Coroner may consent only if—	3
(a)	the State Coroner is satisfied that the person is a genuine researcher; and	4 5
(b)	the State Coroner is satisfied that the document is reasonably necessary for the research; and	6 7
(c)	for a police document in relation to which the State Coroner decides not to obliterate information that identifies someone—the commissioner of the police service agrees to the person having access to the document; and	8 9 10 11
(d)	for an investigation document that is not a coronial document or police document—the chief executive officer of the entity that prepared the document agrees to the person having access to the document.	12 13 14 15
research	efore giving someone access to an investigation document for purposes, the State Coroner must ensure that any information in ment that identifies anyone is obliterated.	16 17 18
(6) However, the State Coroner need not obliterate the information if the State Coroner reasonably believes—		19 20
(a)	the person's identity is necessary for the research to be effective; and	21 22
(b)	the opportunity for increased knowledge that may result from the research outweighs the need to protect the privacy of any living or dead person.	23 24 25
( <b>7</b> ) In t	this section—	26
"genuine	e researcher" means—	27
(a)	a person who is approved under the <i>Health Act 1937</i> , section 154M <sup>26</sup> to conduct scientific research and studies for the purpose of reducing morbidity or mortality in Queensland; or	28 29 30

<sup>26</sup> *Health Act 1937*, section 154M (Authority to conduct scientific research and studies)

(	(b)	a person who is a member of an approved quality assurance committee under the <i>Health Services Act 1991</i> , part 4, division 2; <sup>27</sup> or	1 2 3
(	(c)	another person who the chief executive considers to be a person conducting genuine research.	4 5
(8)	Thi	s section is subject to section 55.28	6
53	Acc	ess to investigation documents for other purposes	7
docui	ment	is section applies if a person wants access to 1 of the following its, that is in the possession of a coroner, for purposes other than purposes—	8 9 10
(	(a)	a coronial document;	11
(	(b)	another type of investigation document.	12
(2)	The	e person may access the document with the consent of—	13
(	(a)	the coroner who is conducting, or had conducted, the investigation to which the document relates; or	14 15
(	(b)	if that coroner is not available—another coroner nominated by the State Coroner.	16 17
		e coroner may consent only if the coroner is satisfied that the s a sufficient interest in the document.	18 19
Examp	ole—		20
A p	ersoi	n with a sufficient interest in an investigation document might include—	21
(	(a)	an immediate member of the deceased person's family; or	22
(	(b)	a person authorised by the owner of a tissue bank under the <i>Transplantation</i> and <i>Anatomy Act 1979</i> ; or	23 24
(	(c)	for a document that is relevant to assessing a potential threat to public health—the health chief executive.	25 26
	ment	hile a coroner is investigating a death to which a coronial t relates, a person may access the document only under this	27 28 29

<sup>27</sup> *Health Services Act 1991*, part 4 (Teaching hospitals and quality assurance), division 2 (Quality assurance)

<sup>28</sup> Section 55 (Refusing access in the public interest)

(5) Despite subsection (2), if access to a coronial document is necessary for the investigation or prosecution of an offence relating to a death—	1 2
(a) a police officer may access the document without a coroner's consent; and	3 4
(b) the police officer may give someone else access to the document for the investigation or prosecution, without a coroner's consent.	5 6
(6) However, subsection (5) does not apply to a document to the extent that the document contains information that was obtained from a person under a provision of another Act that compelled the person to give the information.	7 8 9 10
Example of a provision of another Act in subsection (6)—	11
The Coal Mining Safety and Health Act 1999, section 159 (Person must answer question about serious accident or high potential incident)	12 13
(7) Despite anything in this section, a document to the extent that it contains confidential information obtained under section 17, <sup>29</sup> may only be accessed under section 17(4).	14 15 16
54 Conditions imposed on access	17
<b>54 Conditions imposed on access</b> (1) When consenting to give a person access to an investigation document, a coroner may impose conditions on the consent that the coroner considers are necessary to protect the interests of justice, the public or a particular person.	17 18 19 20 21
(1) When consenting to give a person access to an investigation document, a coroner may impose conditions on the consent that the coroner considers are necessary to protect the interests of justice, the public or a	18 19 20
(1) When consenting to give a person access to an investigation document, a coroner may impose conditions on the consent that the coroner considers are necessary to protect the interests of justice, the public or a particular person.	18 19 20 21
(1) When consenting to give a person access to an investigation document, a coroner may impose conditions on the consent that the coroner considers are necessary to protect the interests of justice, the public or a particular person.  Example—  A coroner may give consent on the condition that the document not be used for any	18 19 20 21 22 23
(1) When consenting to give a person access to an investigation document, a coroner may impose conditions on the consent that the coroner considers are necessary to protect the interests of justice, the public or a particular person.  Example—  A coroner may give consent on the condition that the document not be used for any purpose other than the inquest.  (2) A person given access to an investigation document subject to a conditional consent must comply with the conditions, unless the person has	18 19 20 21 22 23 24 25 26
(1) When consenting to give a person access to an investigation document, a coroner may impose conditions on the consent that the coroner considers are necessary to protect the interests of justice, the public or a particular person.  Example—  A coroner may give consent on the condition that the document not be used for any purpose other than the inquest.  (2) A person given access to an investigation document subject to a conditional consent must comply with the conditions, unless the person has a reasonable excuse.  Maximum penalty for subsection (2)—100 penalty units or 2 years	18 19 20 21 22 23 24 25 26 27 28

<sup>29</sup> Section 17 (Disclosure of confidential information to Coroners Court)

document would not be in the public interest when weighed against all relevant interests.	1 2
Example—	3
A coroner may refuse access to a document if the coroner considers the document contains—	4 5
(a) defamatory information; or	6
(b) unsubstantiated allegations of criminal conduct; or	7
(c) information that may prejudice the coroner's investigation.	8
(2) Subsection (1) applies even if the person is otherwise eligible, under this division, to be given access to the document.	9 10
(3) Also, a coroner may refuse to give access to a coronial document until a stated time.	11 12
Example—	13
If a document contains information that is likely to prevent a person from receiving a fair trial, a coroner may refuse to give access to the document until the trial is over.	14 15
(4) A person may apply to a coroner who refused access to an investigation document under this section to amend or revoke the order containing the refusal.	16 17 18
Example—	19
A person who wants to produce the document in evidence in another proceeding might apply to the coroner to allow a copy of the document to be given to the judge in that proceeding.	20 21 22
(5) In this section—	23
"document" includes part of a document.	24
56 Coroner to pass on refused request for investigation document	25
(1) This section applies to an investigation document that is not a coronial document.	26 27
(2) If a coroner is prevented, under section 51,30 from giving a person access to the document, the coroner must—	28 29
(a) advise the entity that prepared the document, in writing—	30
(i) that the person has requested access to the document; and	31

<sup>30</sup> Section 51 (Documents that can not be accessed)

s 58

<ul><li>(ii) of any concerns that the coroner has about how the coroner's investigation may be affected if the document were released to the person; and</li><li>(b) advise the person, in writing, that the coroner has forwarded the person's request to the entity.</li></ul>	1 2 3 4 5
person's request to the entity.	3
57 Identifying coronial documents	6
(1) This section applies if an entity gives a coroner an investigation document.	7 8
(2) The entity must inform the coroner whether or not the document was specifically prepared in connection with the investigation.	9 10
Division 5—Physical evidence	11
58 What division applies to	12
(1) This division relates to physical evidence for a coroner's investigation of a death.	13 14
(2) However, this division does not apply to an investigation document, other than an investigation document that was seized by a police officer for the investigation. <sup>31</sup>	15 16 17
(3) In this section—	18
"physical evidence" for an investigation, means—	19
(a) anything seized by a police officer for the investigation; or	20
(b) any exhibits that were tendered at an inquest held by the coroner; or	21 22
(c) any other property that came into the possession of a coroner, police officer, registrar or deputy registrar for the investigation.	23 24

<sup>31</sup> Investigation documents are dealt with under division 4.

<b>59</b>	Ret	arning physical evidence	1
own	er as	e coroner must order the physical evidence be returned to its soon as the coroner decides that the evidence is no longer for—	2 3 4
	(a)	the investigation; or	5
	(b)	the investigation of another death under this Act; or	6
	(c)	a proceeding for an offence relating to the death.	7
	s ov	wever, the coroner must not order the return of physical evidence oner if it is not lawful for the owner to possess the physical	8 9 10
(3	) In 1	his section—	11
"ow	ner''	means—	12
	(a)	the person who appears to the coroner to be the lawful owner of the physical evidence; or	13 14
	(b)	for something that was owned by a person who has died—the deceased person's personal representative.	15 16
60	For	feiting physical evidence to the State	17
(1	) Th	e physical evidence becomes State property if the coroner—	18
	(a)	can not, after making reasonable efforts, return the physical evidence to its owner; or	19 20
		Example of paragraph (a)—	21
		The coroner may not be able to return physical evidence to its owner because the owner has moved overseas and, despite reasonable efforts, can not be located by the coroner.	22 23 24
(b)		does not order the return of physical evidence to its owner because—	25 26
		(i) it is not lawful for the owner to possess the physical evidence; or	27 28
		(ii) given the nature, condition and value of the physical evidence, it is not desirable that the physical evidence be returned to its owner.	29 30 31

Example of physical evidence mentioned in paragraph (b)(ii)—	1
A cracked safety helmet that a deceased person was wearing when killed.	2 3
(2) In deciding what efforts are reasonable, the coroner must have regard to the nature, condition and value of the physical evidence.	4 5
(3) Once the physical evidence becomes State property, the coroner may arrange for the physical evidence to be dealt with in any way allowed under the guidelines issued by the State Coroner.	6 7 8
Example—	9
The coroner may arrange for the physical evidence to be destroyed.	10
<b>(4)</b> Subsection (3) does not apply to physical evidence that is in the possession of the police service. <sup>32</sup>	11 12
61 Access to physical evidence	13
Until the physical evidence is returned or becomes State property, the coroner must allow its owner to inspect it and, if it is a document, to copy it, unless it is impracticable or would be unreasonable to allow the inspection or copying.	14 15 16 17
Division 6—Transferring investigation to another coroner	18
62 Transferring investigation to another coroner	19
(1) This section is about the State Coroner reassigning the investigation of a death from 1 coroner (the "original coroner") to the State Coroner or another coroner (the "new coroner").	20 21 22
(2) The State Coroner may reassign an investigation that has not gone to an inquest if the State Coroner considers it necessary for the efficient operation of the coronial system.	23 24 25
(3) Also, the State Coroner may reassign an investigation, whether or not it has not gone to an inquest, if the original coroner—	26 27
(a) stops being a coroner; or	28

For physical evidence that is in the possession of the police service, see the *Police Powers and Responsibilities Act 2000*, section 441.

(b)	is not available to finish the investigation, because of absence or another reason.	1 2
	the original coroner had started but not finished an inquest into the e new coroner may—	3 4
(a)	continue the inquest; or	5
(b)	rehear part of the evidence heard by the original coroner; or	6
(c)	hold a new inquest.	7
<b>(5)</b> For	r the investigation, the new coroner may—	8
(a)	consider any evidence that was before the original coroner; and	9
(b)	do anything the original coroner could do.	10
	PART 4—ADMINISTRATION	11
	Division 1—Coroners Court	12
63 The	e Coroners Court	13
( <b>1</b> ) The	e Coroners Court is established as a court of record.	14
( <b>2</b> ) The	e Coroners Court is constituted by a coroner.	15
64 Juri	isdiction of the court is exclusive	16
Only t	he Coroners Court may hold an inquest.	17
65 Wh	ere the court may be held	18
(1) Th	e Coroners Court—	19
(a)	may be held at any place; or	20
(b)	may be held in more than 1 place at the same time.	21
	ne Coroners Court held at a place may be referred to as the court at the place.	22 23

Example—	1
The Coroners Court held at Toowoomba may be referred to as the Coroners Court at Toowoomba.	2 3
66 Seals of the court	4
(1) The Coroners Court must have a seal for the court.	5
(2) The seal must be kept under the State Coroner's direction.	6
(3) The seal must be judicially noticed.	7
67 Rule-making power	8
The Governor in Council may make rules for the practice and procedures of the Coroners Court, including, for example, the practice and procedures at conferences held under section 34.33	9 10 11
68 Practice directions	12
(1) To the extent that a matter about the procedures of the Coroners Court is not provided for by this Act or the rules, the State Coroner may issue practice directions for the court about the court's general procedures.	13 14 15
Example—	16
The State Coroner may issue a practice direction about the procedures at conferences held under section 34.	17 18
(2) Subsection (1) does not limit any inherent or other power of a coroner to make practice directions for a particular inquest.	19 20
Division 2—State Coroner	21
69 Appointment of State Coroner	22
(1) The Governor in Council may appoint a magistrate, other than an acting magistrate, as the State Coroner.	23 24
(2) The appointment as the State Coroner—	25
(a) is for an initial term of not more than 5 years; and	26

<sup>33</sup> Section 34 (Pre-inquest conferences)

(b)	may be renewed once for a term of not more than 5 years.	1		
` '	he State Coroner is entitled to the same salary, allowances and ment conditions as the Deputy Chief Magistrate.	2 3		
70 Fu	nctions and powers of State Coroner	4		
(1) Th	ne State Coroner's functions are—	5		
(a)	to oversee and coordinate the coronial system; and	6		
(b)	to ensure the coronial system is administered and operated efficiently; and			
(c)	to ensure deaths reported to coroners that are reportable deaths are investigated to an appropriate extent; and			
(d)	to ensure an inquest is held if—	11		
	(i) the inquest is required to be held under this Act; or	12		
	(ii) it is desirable for the inquest to be held; and	13		
(e)	to be responsible, together with the Deputy State Coroner, for all investigations into deaths in custody; and	14 15		
(f)	to issue directions and guidelines about the investigation of deaths under this Act; and	16 17		
(g)	any other function given to the State Coroner or a coroner under this or another Act.	18 19		
to be d	ne State Coroner has power to do all things necessary or convenient one for, or in connection with, the performance of the State 's functions.	20 21 22		
function	Thile a magistrate holds appointment as the State Coroner, the only as and powers that the magistrate has are the functions and powers tate Coroner.	23 24 25		
	he State Coroner must devote the whole of his or her time to the f the State Coroner.	26 27		
	Tithout limiting subsection (4), the State Coroner must not practise rister or solicitor for fee or reward.	28 29		

(6) The <i>Magistrates Act 1991</i> , sections 10(8) an relation to the State Coroner. <sup>34</sup>	d 13 do not apply in 1	
71 Resignation of State Coroner	3	
(1) The person appointed as State Coroner may, by Minister, resign as State Coroner.	y written notice to the 4 5	
(2) However, on resigning as State Coroner, the being a magistrate.	person does not stop 6	
72 When person stops being the State Coroner	8	
(1) A person stops being the State Coroner—	9	1
(a) while the person is suspended as a magistra	ate; or 1	0
(b) if the person stops being a magistrate.	1	1
(2) For a magistrate who is the State Coroner, the <i>Magistrates Act 1991</i> , section 15(4) <sup>35</sup> include the Coroner.		3
73 Acting as State Coroner	1	5
(1) This section applies if—	1	6
(a) the State Coroner's position is vacant; or	1	7
(b) the State Coroner is not available to perfor functions because of absence or another rea		_
(2) The Governor in Council may appoint a magist Coroner.	trate to act as the State 2	
(3) The instrument of appointment must state appointment.	e the period of the 2 2	
(4) The period of the appointment must not be long	ger than 6 months. 2	4
(5) However, the appointment may be renewed at	any time. 2	5

<sup>34</sup> *Magistrates Act 1991*, sections 10 (Functions of Chief Magistrate) and 13 (Functions of Magistrates generally)

<sup>35</sup> Magistrates Act 1991, section 15 (Suspension of Magistrate)

	espite subsection (2), the Deputy State Coroner may act as the State whenever—	1 2
(a)	no-one holds a current appointment from the Governor in Council to act as the State Coroner; or	3
(b)	someone holds a current appointment from the Governor in Council to act as the State Coroner, but is not immediately available to act under the appointment.	5 6 7
( <b>7</b> ) In	this section—	8
	State Coroner" does not include a person who is acting as the puty State Coroner.	9 10
"magist	rate" does not include a person who is acting as a magistrate.	11
74 Sta	ff of the State Coroner	12
	raff who are necessary to enable the State Coroner to perform his or tions are to be appointed under the <i>Public Service Act 1996</i> .	13 14
75 Co	nsulting with Chief Magistrate	15
The S	tate Coroner must consult with the Chief Magistrate about—	16
(a)	the resources necessary to ensure the efficient administration of the coronial system; and	17 18
(b)	the amount of work conducted by magistrates as coroners; and	19
(c)	any guidelines or practice directions the State Coroner wishes to issue.	20 21
76 An	nual report	22
Coroner	s soon as practicable after the end of each financial year, the State must give the Attorney-General a report for the year on the n of this Act.	23 24 25
( <b>2</b> ) Th	ne report must also contain—	26
(a)	the State Coroner's guidelines that were operative in the year; and	27 28
(b)	a summary of the investigation, including the inquest, into each death in custody.	29 30

(3) The report may also contain a summary of any other investigation that the State Coroner considers should be brought to the Minister's attention.	1 2 3
Division 3—Deputy State Coroner	4
77 Appointment of Deputy State Coroner	5
(1) The Governor in Council may appoint a magistrate as the Deputy State Coroner.	6 7
(2) The appointment—	8
(a) is for an initial term of not more than 5 years; and	9
(b) may be renewed once for a term of not more than 5 years.	10
78 Functions and powers of Deputy State Coroner	11
In addition to the functions and powers of a magistrate and coroner, the Deputy State Coroner has the functions and powers of the Deputy State Coroner under this or another Act.	12 13 14
79 When person stops being the Deputy State Coroner	15
(1) A person stops being the Deputy State Coroner—	16
(a) while the person is suspended as a magistrate; or	17
(b) if the person stops being a magistrate.	18
(2) For a magistrate who is the Deputy State Coroner, the duties mentioned in the <i>Magistrates Act 1991</i> , section 15(4) <sup>36</sup> include the duties of the Deputy State Coroner.	19 20 21
80 Acting as Deputy State Coroner	22
(1) This section applies if—	23
(a) the Deputy State Coroner's position is vacant; or	24

<sup>36</sup> Magistrates Act 1991, section 15 (Suspension of Magistrate)

(b) the Deputy State Coroner is not available to perform the Deputy State Coroner's functions, because of absence or another reason.	1 2
(2) The State Coroner may appoint a magistrate to act as the Deputy State Coroner.	3
(3) However, before appointing a magistrate to act, the State Coroner must discuss the matter with the Chief Magistrate.	5 6
(4) The instrument of appointment must state the period of the appointment.	7 8
(5) The period of appointment must not be longer than 6 months.	9
(6) However, the appointment may be renewed at any time.	10
(7) In this section—	11
"magistrate" does not include a person who is acting as a magistrate.	12
Division 4—Other coroners	13
81 Local coroners	14
(1) Every magistrate is a coroner (a "local coroner").	15
(2) As well as the functions and powers of a magistrate, a local coroner has the functions and powers of a coroner under this or another Act.	16 17
(3) A person stops being a local coroner—	18
(a) while the person is suspended as a magistrate; or	19
(b) if the person stops being a magistrate.	20
(4) For a magistrate who is a local coroner, the duties of office mentioned in the <i>Magistrates Act 1991</i> , section 15(4), <sup>37</sup> include the duties of a coroner.	21 22 23
(5) In this section—	24
"magistrate" includes a person who is acting as a magistrate.	25

<sup>37</sup> Magistrates Act 1991, section 15 (Suspension of Magistrate)

82 Appointed coroners	1
(1) The Governor in Council may appoint a person as a coroner (an "appointed coroner") if the person has been a lawyer for at least 5 years.	2 3
(2) An appointed coroner is entitled to the remuneration, allowances and employment conditions decided by the Governor in Council.	4 5
(3) The office of an appointed coroner is not subject to—	6
(a) an industrial instrument under the <i>Industrial Relations Act 1999</i> ; or	7 8
(b) a decision or rule of the industrial court or industrial commission.	9
(4) An appointed coroner has the functions and powers of a coroner under this or another Act.	10 11
Division 5—Registrar and deputy registrars	12
83 Registrar	13
(1) The Governor in Council may, by gazette notice, appoint a person as the registrar.	14 15
(2) The registrar is employed under the <i>Public Service Act 1996</i> .	16
84 Deputy registrars	17
(1) The Governor in Council may, by gazette notice, appoint a person as a deputy registrar.	18 19
(2) Also, each clerk of the court under the <i>Justices Act 1886</i> , other than a police officer, is a deputy registrar.	20 21
(3) Each deputy registrar is employed under the <i>Public Service Act 1996</i> .	22
85 Delegation of powers to registrar or deputy registrars	23
(1) The State Coroner may delegate a power to—	24
(a) the registrar; or	25
(b) an appropriately qualified deputy registrar.	26
(2) Another coroner may, with the State Coroner's approval, delegate a power to—	27 28

(a)	the r	registrar; or	1
(b)	an a	ppropriately qualified deputy registrar.	2
		limiting subsection (1) or (2), a coroner may delegate the act report under section $7^{38}$ to—	3 4
(a)	the r	egistrar; or	5
(b)	an a	ppropriately qualified deputy registrar.	6
` '		te Coroner must consult with the chief executive about the rk to be done by the deputy registrar under the delegation,	7 8 9
(a)	dele	gating a power to a deputy registrar; or	10
(b)	appr	oving the delegation of a power to a deputy registrar.	11
( <b>5</b> ) In t	his s	ection—	12
		y qualified" includes having the qualifications, experience ag appropriate to exercise the power.	13 14
"power"			15
(a)		ades the power to issue a permission to cremate under the nations Act 2002; but	16 17
(b)	does	not include—	18
	(i)	the power to conduct an inquest, including the power to make findings at the inquest; or	19 20
	(ii)	the power to require a person to give information relevant to an investigation under section 16; <sup>39</sup> or	21 22
	(iii)	the power to authorise a police officer to exercise a power under the <i>Police Powers and Responsibilities Act 2000</i> .	23 24

<sup>38</sup> Section 7 (Duty to report deaths)

<sup>39</sup> Section 16 (Duty to help investigation)

s 89

Division 6—Other general provisions about coroners	1
86 Obstruction	2
A person must not obstruct a coroner or other person performing a function under this Act, unless the person has a reasonable excuse.	3 4
Maximum penalty—100 penalty units.	5
87 Immunity	6
(1) When performing a function of a coroner under this or another Act, a coroner has the same protection and immunity as a Supreme Court judge in a Supreme Court proceeding.	7 8 9
(2) A person representing a person before the Coroners Court has the same protection and immunity as a lawyer appearing for a party in a Supreme Court proceeding.	10 11 12
(3) Subject to section 38,40 a person appearing as a witness before the Coroners Court has the same protection and immunity as a witness appearing in a Supreme Court proceeding.	13 14 15
(4) In this section—	16
"function" includes an administrative function.	17
<b>"Supreme Court proceeding"</b> means a judicial proceeding in the Supreme Court.	18 19
88 Coroner as witness	20
(1) A coroner can not be called to give evidence in a proceeding about anything that came to the coroner's knowledge in performing a function of a coroner under this or another Act.	21 22 23
(2) However, this section does not apply to a proceeding relating to a coroner's suspension as a magistrate.	24 25
89 Coroner's orders	26
A coroner's order must be put into writing.	27

<sup>40</sup> Section 38 (Incriminating evidence)

90 Coroner's service counts as magistrate's service	1
When working out a coroner's rights as a magistrate, service as a coroner counts as service as a magistrate.	2 3
PART 5—MISCELLANEOUS	4
91 Register of deaths	5
(1) The State Coroner must establish a register of all deaths or suspected deaths investigated under this Act.	6 7
(2) The register must contain the following information for each death—	8
(a) the date on which the person's death was reported or otherwise brought to the coroner's notice;	9 10
(b) a summary of any findings of the investigation, including any inquest;	11 12
(c) a summary of any comments made at any inquest.	13
(3) For each death or suspected death that a coroner investigates, the coroner must give the information mentioned in subsection (2) to the State Coroner.	14 15 16
92 National coronial database	17
(1) This section applies if an entity, including a government entity, maintains a database about coronial investigations.	18 19
(2) The Minister may, for the State, enter into an arrangement with the entity for stated information obtained under this Act to be included in the database.	20 21 22
(3) The Minister may enter into the arrangement only if satisfied—	23
(a) the entity has a legitimate interest in storing the information in the database; and	24 25
(b) the entity will make the information available only to persons with a legitimate interest in obtaining it; and	26 27

	(c)	the conditions for making the information available to database users are reasonable.	1 2
(4)	) Thi	s section does not affect, and is not affected by, section 52.41	3
93	Evid	lentiary aids	4
	to	a proceeding, the following matters must be presumed unless a the proceeding, by reasonable notice, requires proof of the	5 6 7
	(a)	the appointment of a coroner, the registrar or a deputy registrar;	8
	(b)	the power of a coroner, the registrar or a deputy registrar to do anything under this Act.	9 10
		ignature purporting to be the signature of a coroner is evidence of ture it purports to be.	11 12
	ty re	certificate purporting to be signed by a coroner, the registrar or a egistrar stating any of the following is evidence of the things it	13 14 15
	(a)	a stated document is an order, direction, requirement or decision, or a copy of an order, direction, requirement or decision, given or made under this Act;	16 17 18
	(b)	a stated document is a notice, or a copy of a notice, given under this Act;	19 20
	(c)	a stated document is a record, or a copy of a record, kept under this Act;	21 22
	(d)	a stated document is a document, or a copy of a document, kept under this Act.	23 24
94	Autl	norising burial of body etc.	25
(1)	) A p	erson must not—	26
	(a)	prepare a human body for burial; or	27
	(b)	bury a human body; or	28
	(c)	take a human body out of Queensland;	29

<sup>41</sup> Section 52 (Access to investigation documents for research purposes)

unless th	e person is authorised to do so under subsection (2).	1
Maximu	m penalty—120 penalty units.	2
<b>(2)</b> A	person is authorised if—	3
(a)	for a death investigated by a coroner—	4
	(i) a medical certificate of the cause of death, or perinatal death, under the <i>Registration of Births, Deaths and Marriages Act 1962</i> has been issued with the coroner's consent; or	5 6 7 8
	(ii) the coroner has ordered the release of the body under section 26; <sup>42</sup> or	9 10
(b)	for a death investigated by a non-Queensland coroner—a non-Queensland coroner's release certificate has been issued; or	11 12
(c)	otherwise—a cause of death certificate has been issued.	13
( <b>3</b> ) Th	is section does not apply to—	14
(a)	part of a human body taken during an autopsy under—	15
	(i) this Act, the <i>Coroners Act 1958</i> or the <i>Transplantation and Anatomy Act 1979</i> ; or	16 17
	(ii) an Act of another State or country that is similar in effect to an Act mentioned in subparagraph (i); or	18 19
(b)	part of a human body taken during a medical procedure; or	20
(c)	indigenous burial remains; or	21
(d)	the taking of a human body to any type of mortuary.	22
95 Ap <sub>l</sub>	olication of Act to stillborn child	23
Only stillborn	sections $12(2)(c)$ , $19(1)(b)$ and $26(2)(c)^{43}$ of this Act apply to a child.	24 25

<sup>42</sup> Section 26 (Control of body)

<sup>43</sup> Sections 12 (Deaths not to be investigated or further investigated), 19 (Order for autopsy) and 26 (Control of body)

96 Mea	aning of "de facto partner"	1
either 1	this Act, a reference to a "de facto partner" is a reference to of 2 persons who are living together as a couple on a genuine basis but who are not married to each other or related by family.	2 3 4
genuine	deciding whether 2 persons are living together as a couple on a domestic basis, any of their circumstances may be taken into including, for example, any of the following circumstances—	5 6 7
(a)	the nature and extent of their common residence;	8
(b)	the length of their relationship;	9
(c)	whether or not a sexual relationship exists or existed;	10
(d)	the degree of financial dependence or interdependence, and any arrangement for financial support;	11 12
(e)	their ownership, use and acquisition of property;	13
(f)	the degree of mutual commitment to a shared life, including the care and support of each other;	14 15
(g)	the care and support of children;	16
(h)	the performance of household tasks;	17
(i)	the reputation and public aspects of their relationship.	18
as necess	particular finding in relation to any circumstance is to be regarded sary in deciding whether 2 persons are living together as a couple une domestic basis.	19 20 21
	o persons are not to be regarded as living together as a couple on a domestic basis only because they have a common residence.	22 23
<b>(5)</b> For	subsection (1)—	24
(a)	the gender of the persons is not relevant; and	25
(b)	a person is related by family to another person if the person and the other person would be within a prohibited relationship within the meaning of the <i>Marriage Act 1961</i> (Cwlth), section 23B, if they were parties to a marriage to which that section applies. <sup>44</sup>	26 27 28 29
the dictio	is section, and the definitions "de facto partner" and "spouse" in onary, expire on the commencement of the <i>Acts Interpretation Act</i> etion 32DA.	30 31 32

<sup>44</sup> Marriage Act 1961 (Cwlth), section 23B (Grounds on which marriages are void)

97 Ap	proval of forms	1
The S	tate Coroner may approve forms for use under this Act.	2
98 Re	gulation-making power	3
( <b>1</b> ) Th	ne Governor in Council may make regulations under this Act.	4
(2) W	ithout limiting subsection (1), a regulation may—	5
(a)	prescribe offences for a contravention of a regulation, and fix a maximum penalty of not more than 20 penalty units for a contravention; or	6 7 8
(b)	prescribe fees payable under this Act, including for example—	9
	(i) the fee payable to a doctor for an autopsy; or	10
	(ii) the fee payable for a copy of an investigation document.	11
	PART 6—TRANSITIONAL PROVISIONS	12
99 Wł	nen repealed Act still applies	13
	ne Coroners Act 1958 continues to apply to the following, as if this not been enacted—	14 15
(a)	a pre-commencement death;	16
(b)	a pre-commencement fire.	17
( <b>2</b> ) Ho	owever, despite subsection (1), this Act applies to—	18
(a)	the release of an investigation document relating to a pre-commencement death or fire for research purposes; and	19 20
(b)	the fees payable for the release of an investigation document for any purpose.	21 22
( <b>3</b> ) In	this section—	23
"pre-co	mmencement death" means a death—	24
(a)	that was reported to a police officer or coroner before the commencement of this section; or	25 26

(b) in relation to which an inquest was held before the commencement of this section, but reopened after the commencement.	1 2 3
"pre-commencement fire" means a fire in relation to which—	4
(a) a coroner formed the opinion, before the commencement of this section, that an inquest should be held; or	5 6
(b) the Minister has, before the commencement of this section, directed a coroner to hold an inquest; or	7 8
(c) a person who requested that an inquest into the fire be held had complied with the <i>Coroners Act 1958</i> , section 8(1)(c) before the commencement of this section.	9 10 11
100 Appointments continue	12
(1) A clerk of the court, or acting clerk of the court, who immediately before the commencement of this section was holding an inquest is taken to be a coroner for the purpose of the inquest.	13 14 15
(2) Another person who, immediately before the commencement of this section, held an appointment to a position under the <i>Coroners Act 1958</i> that is equivalent to a position under this Act is taken to hold the position under this Act.	10 17 18 19
(3) The person continues to hold the appointment subject to this Act until—	20 21
(a) the end of the term of appointment; or	22
(b) reappointed under this Act.	23
101 Orders continue	24
An order of the Coroners Court, or a coroner, that is in force immediately before the commencement of this section continues to have effect after the commencement.	25 26 27
102 References to repealed Act	28
A reference to the <i>Coroners Act 1958</i> in an Act or document may, if the context allows be taken to be a reference to this Act	29

s 103 66 s 1	105
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103 Common law overridden	1
(1) A rule of common law that, immediately before the commencement of this section, operated to impose a duty or confer a power on a coroner of the Coroners Court, has no effect after the commencement.	2 3 4
(2) In particular—	5
(a) a coroner investigating a person's death need not view the person's body unless the coroner chooses to; and	6 7
(b) a Coroners Court does not sit with a jury.	8
PART 7—REPEAL	9
104 Repeal	10
The Coroners Act 1958 is repealed.	11
PART 8—CONSEQUENTIAL AMENDMENTS	12
105 Consequential amendments	13
Schedule 1 amends the Acts it mentions.	14

	SCHEDULE 1	1
	CONSEQUENTIAL AMENDMENTS	2
	section 105	3
	DIRECTOR OF PUBLIC PROSECUTIONS ACT 1984	4
1	Section 10(1)(d), after '1958'—	5
	insert—	6
	'or the Coroners Act 2002'.	7
	EVIDENCE ACT 1977	8
1	Section 39C, definition "Queensland court", paragraph (b)—	9
	omit, insert—	10
	'(b) the Coroners Court; or'.	11
2	Section 39E(1), after 'on the'—	12
	insert—	13
	'court's own initiative or on the'.	14
	FIRE AND RESCUE SERVICE ACT 1990	15
1	Section 130—	16
	omit.	17

## SCHEDULE 1 (continued)

FREEDOM OF INFORMATION ACT 1992	1
1 Section 7—	2
insert—	3
' "coroner" means the State Coroner or another coroner under the Coroners Act 2002.'.	4 5
2 After section 11B—	6
insert—	7
'11C Application of Act to coronial documents	8
'(1) This section applies to a document of an agency that is a coronial document under the <i>Coroners Act 2002</i> .	9 10
'(2) This Act applies to a coronial document obtained by the agency under the <i>Coroners Act 2002</i> , section 25 or 53(4). <sup>45</sup>	11 12
'(3) This Act does not apply to another coronial document if a coroner is investigating the death to which the document relates.'.	13 14
HEALTH SERVICES ACT 1991	15
1 Part 6, division 1—	16
insert—	17
'57A Application of section 57 to person under Coroners Act 2002	18
'Section 57 does not apply to the disclosure of information to a person who requires the information to perform a function under the <i>Coroners Act</i> 2002, other than the preparation of an annual report.'	19 20 21

<sup>45</sup> *Coroners Act 2002*, section 25 (Autopsy reports) or 53 (Access to investigation documents for other purposes)

# SCHEDULE 1 (continued)

2 After section 63—	1
insert—	2
'63A Application of section 63 to person under Coroners Act 2002	3
'Section 63 does not apply to the giving of information to a person who requires the information to perform a function under the <i>Coroners Act</i> 2002, other than the preparation of an annual report.'.	4 5 6
POLICE POWERS AND RESPONSIBILITIES ACT 2000	7
1 Chapter 9—	8
insert—	9
'PART 4A—POWERS FOR ASSISTING CORONERS	10
'371AA Entry of place on suspicion of death or injury	11
'(1) This section applies if a police officer reasonably suspects someone	12
in a place is dead or in need of urgent medical treatment.	13
Example—	14
A police officer may form a reasonable suspicion because of a person's concerns about an elderly neighbour who has not been seen for several days and whose absence can not otherwise be explained.	15 16 17
'(2) The police officer may enter the place to find out whether someone in the place is dead or in need of urgent medical treatment.	18 19
'(3) If a person at the place is found dead or in need of urgent medical treatment, the police officer may remain at the place for only as long as is necessary to ensure that anything necessary to be done for the person is done.	20 21 22 23
Examples for subsection (3)—	24
1. It may be necessary for a body to be taken to a mortuary.	25
2. It may be necessary for an ambulance to be called to take a person to hospital.	26
3. It may be necessary for a police photographer to photograph a body or other thing that may help a coroner establish the cause of death of the person.	27 28
4. It may be necessary to take steps to secure the premises.	29

## SCHEDULE 1 (continued)

<b>'371AB</b>	Powers for reportable deaths	1
'(1) Tl	nis section applies if—	2
(a)	a police officer attends a place where there is the body of a deceased person; and	3
(b)	the officer reasonably believes the person's death is a death that must, under the <i>Coroners Act</i> 2002, be reported to a coroner.	5 6
	he officer may arrange for the person's body to be taken to a where autopsies ordered by coroners are conducted. <sup>46</sup>	7 8
	ne officer may take reasonable steps to restrict entry to the place ng as is necessary to arrange for the person's body to be taken to nary.	9 10 11
	The officer may seize anything at the place that the officer ly suspects may be relevant to an investigation of the death by a	12 13 14
'(5) The officer may photograph the body, or anything else at the place that the officer reasonably suspects may be relevant to an investigation of the death by a coroner.		15 16 17
	he officer may stay on the place and re-enter it for the time ly necessary to do something permitted under this section.	18 19
<b>'371AC</b>	Restricting entry to place to allow investigation	20
'(1) This section applies if—		21
(a)	a coroner is investigating a death at a place where—	22
	(i) the death is believed to have happened; or	23
	(ii) something that caused or contributed to the death is believed to have happened; and	24 25
(b)	the place is not a crime scene; and	26
(c)	the coroner directs a police officer to restrict entry to the place.	27

See the *Coroners Act 2002*, section 18(2)(a) for the power of a police officer to give directions to a person taking the body to a mortuary.

	he officer may take reasonable steps to restrict entry to the place he other than—	1 2
(a)	a police officer or another person who is helping the coroner investigate the death; or	3 4
(b)	a person whose presence is needed to preserve life or property at the place; or	5 6
(c)	someone who has the coroner's permission to be at the place.	7
	ne officer must not restrict entry to the place for any longer than is y for the investigation.	8 9
	person must not enter a place to which entry is restricted, unless on has a reasonable excuse.	10 11
Maximu	m penalty for subsection (4)—120 penalty units.	12
<b>'371AD</b>	Coroner's search warrant	13
for a pla	coroner may, on his or her own initiative, issue a search warrant ce if the coroner reasonably suspects that there is evidence at the t may be relevant to the coroner's investigation.	14 15 16
'( <b>2</b> ) Th	ne search warrant must state—	17
(a)	that a police officer may exercise the powers mentioned in subsection (4) at the place; and	18 19
(b)	the hours when the place may be entered; and	20
(c)	the day and time the search warrant ends, being no more than 7 days after the search warrant is issued.	21 22
	he ways that a coroner may send the search warrant to a police iclude by fax or other electronic means.	23 24
<b>'(4)</b> U:	nder the search warrant, a police officer has—	25
(a)	the powers described in section 74(1)(a) to (e) and (g); and	26
(b)	power to seize a thing found at the place, or on a person found at the place, that the police officer reasonably suspects may be relevant to the coroner's investigation; and	27 28 29
	Example of paragraph (b)—	30
	A suicide note.	31

(c)	anything at the place; and	2
(d)	power to take a thing, or a sample of a thing, from the place for testing; and	3 4
(e)	power to copy a document at the place; and	5
(f)	power to require a person at the place to give the police officer reasonable help to exercise the powers mentioned in paragraphs (a) to (e).	6 7 8
'(5) A search wa	police officer must comply with section 75 when executing the arrant.	9 10
<b>'(6)</b> In	this section—	11
	means a coroner who is investigating a death under the oners Act 2002, either before or during an inquest.	12 13
<b>'371AE</b> ]	Dealing with seized things	14
'(1) Th	nis section applies if a police officer seizes something under—	15
(a)	section 371AB(4); or	16
(b)	a search warrant issued under section 371AD.	17
'( <b>2</b> ) Ha	aving seized something, the officer may—	18
(a)	move the thing from the place; or	19
(b)	leave the thing at the place, but take reasonable action to restrict access to it; or	20 21
	Examples of restricting access to a thing—	22
	1. Sealing a thing and marking it to show access to it is restricted.	23
	2. Sealing the entrance to a room where the thing is situated and marking it to show access to it is restricted.	24 25
(c)	deal with the thing in another way that a coroner directs.	26
not tamp	the police officer restricts access to a seized thing, a person must er, or attempt to tamper, with the thing, or something restricting the thing, without the approval of a police officer.	27 28 29
Maximuı	m penalty—120 penalty units.	30

<b>'371AF</b>	Power to require information	1
'(1) T	his section applies if—	2
(a)	a police officer is helping a coroner to investigate a death; and	3
(b)	the officer reasonably believes a person may be able to give information relevant to the investigation.	4 5
	The officer may require the person to give information relevant to stigation.	6 7
	f the person fails to comply with the requirement, the officer must the person that the person may—	8 9
(a)	fail to give the information if the information would tend to incriminate the person; and	10 11
(b)	seek legal advice before giving the information.	12
<b>'371AG</b>	Use of evidence obtained under Coroners Acts	13
	emove doubt, it is declared that a thing obtained by a police officer is part may be used in a criminal proceeding.'.	14 15
2 See	ction 381(1), after 'justice'—	16
inseri	<del>/</del>	17
or co	oroner'.	18
3 See	ction 420—	19
inseri	<del>!</del>	20
seized 1	Also, this part, apart from section 441, does not apply to something under chapter 9, part $4A^{47}$ if a coroner decides the death is a ble death.'	21 22 23

<sup>47</sup> Chapter 9, part 4A (Powers for assisting coroners)

4 Chapter 12, part 2—	1
insert—	2
'447A Assisting coroner to investigate a death	3
'(1) It is the duty of police officers to assist coroners in the performance of a function, or exercise of a power, under the <i>Coroners Act</i> 2002, including—	4 5 6
(a) the investigation of deaths; and	7
(b) the conduct of inquests.	8
'(2) Without limiting subsection (1), it is the duty of police officers to comply with every reasonable and lawful request, or direction, of a coroner.'.	9 10 11
5 Schedule 1—	12
insert—	13
'Coroners Act 2002'.	14
6 Schedule 4, definition "enforcement act"—	15
insert—	16
'(l) the entry of a place under section 371AA <sup>48</sup> to find out whether someone in the place is dead or in need of urgent medical treatment.'.	17 18 19
7 Schedule 4, definition "search warrant"—	20
omit, insert—	21
"search warrant" see section 68 or 371AD.49".	22

<sup>48</sup> Section 371AA (Entry of place on suspicion of death or injury)

<sup>49</sup> Section 68 (Search warrant application) or 371AD (Coroner's search warrant)

	PRIVATE HEALTH FACILITIES ACT 1999	1
1	After section 147—	2
	insert—	3
'14	47A Application of section 147 to person under Coroners Act 2002	4
wł	'Section 147 does not apply to the disclosure of information to a person no requires the information to perform a function under the <i>Coroners Act</i> 1002, other than the preparation of an annual report.'.	5 6 7
	REGISTRATION OF BIRTHS, DEATHS AND MARRIAGES ACT 1962	8 9
1	Section 5(1)—	10
	insert—	11
٠ 60	*Coroners Act" means the Coroners Act 1958 or Coroners Act 2002.	12
"iı	<b>nquiry"</b> by a coroner includes an investigation by the coroner under the <i>Coroners Act 2002</i> .	13 14
<b>"</b> p	<b>Post-mortem examination</b> " includes an autopsy under the <i>Coroners Act</i> 2002.	15 16
2	Sections 5(1), definition "coroner", 24(4), 31(1), 34(1) and 39, "Coroners Act 1958"—	17 18
	omit, insert—	19
	'Coroners Act'.	20
3	Section 21—	21
	insert—	22
	'(2) For a death that was investigated by a coroner under the <i>Coroners</i> at 2002, if—	23 24

	(a)	the registrar general has received a certificate under section 31;50 and	1 2
	(b)	the registration of death, apart from the entry of the results of the coroner's investigation, is complete;	3 4
		trar general or a district registrar may give an applicant a certified he entry for the death.'.	5 6
4	Sec	tion 32, after 'recommendation of the coroner'—	7
i	nsert-	_	8
•	, or a	coroner under the Coroners Act 2002'.	9
5	Sec	tion 33, from 'Where' to 'of the State,'—	10
c	mit, i	nsert—	11
•	If a c	oroner issues an order or certificate for disposal'.	12
6	Sec	tion 33—	13
i	nsert-	_	14
4	( <b>2</b> ) In	this section—	15
"or	der o	r certificate for disposal" means—	16
	(a)	an order for the burial, a certificate for the cremation, or an order for the removal out of the State, of the body of a deceased person under the <i>Coroners Act 1958</i> ; or	17 18 19
	(b)	an order under the <i>Coroners Act 2002</i> , section $26(2)(a)$ , (d) or (f). <sup>51</sup> '.	20 21

<sup>50</sup> Section 31 (Post-mortem examination certificate)

<sup>51</sup> Coroners Act 2002, section 26 (Control of body)

7	Section 34(1), from 'under the' to 'removal out of the State'—	1
	omit, insert—	2
	'for disposal'.	3
8	Section 34(2), after 'section 21'—	4
	insert—	5
	'or the Coroners Act 2002, section 94 <sup>52</sup> '.	6
9	Section 34—	7
	insert—	8
	'(3) In this section—	9
<b>"</b> 0	rder for disposal" means—	10
	(a) an order for the removal out of the State of the body of a deceased person under the <i>Coroners Act 1958</i> ; or	11 12
	(b) an order under the <i>Coroners Act 2002</i> , section 26(2)(d). <sup>53</sup> '.	13
	TRANSPLANTATION AND ANATOMY ACT 1979	14
1	Sections 4(1) and 29(8), definition "coroner"—	15
	omit, insert—	16
	coroner" means a coroner under the Coroners Act 1958 or Coroners Act 2002.'.	17 18
2	Sections 24(1)(a), 28(1)(a) and 34(1)(a)—	19
	omit, insert—	20

<sup>52</sup> Coroners Act 2002, section 94 (Authorising burial of body etc.)

<sup>53</sup> Coroners Act 2002, section 26 (Control of body)

	'(a) whose death must be reported under the <i>Coroners Act 1958</i> , section 12 or 13 <sup>54</sup> or the <i>Coroners Act 2002</i> , section 7; <sup>55</sup> or'.	1 2
3	Sections 24(1)(b), 28(1)(b) and 34(1)(b), after 'of the death'—	3
	insert—	4
to	'or is directed by the Minister under the <i>Coroners Act</i> 2002, section 11 <sup>56</sup> investigate'.	5 6
4	Section 29(5), after 'any period'—	7
	insert—	8
	', but apply subject to the <i>Coroners Act 2002</i> , section 24 <sup>57</sup> '.	9
5	Section 29(8), definition "examination order", 'under the'—	10
	omit, insert—	11
	'under—	12
	(a) the'.	13
6	Section 29(8), definition "examination order", 'person.'—	14
	omit, insert—	15
	'person; or'.	16

<sup>54</sup> *Coroners Act 1958*, section 12 (Duty to notify discovery of dead body) or 13 (Medical practitioner to notify coroner)

<sup>55</sup> Coroners Act 2002, section 7 (Duty to report deaths)

Coroners Act 2002, section 11 (Deaths to be investigated)

<sup>57</sup> Coroners Act 2002, section 24 (Removing tissue for autopsy testing)

7 Section 29(8), definition "examination	n order"—
insert—	2
'(b) the Coroners Act 2002, section 19	or 23. <sup>58</sup> '.
8 Section 48(3)(a), after '1958'—	4
insert—	5
'or the Coroners Act 2002'	6

SCHEDULE 2	1
DICTIONARY	2
section 6	3
'accessing' a document includes getting a copy of the document.	4
<b>'appointed coroner''</b> see section 82. <sup>59</sup>	5
<b>'ATSI family member"</b> , for a deceased person who was an Aboriginal person or Torres Strait Islander, means a person who is an appropriate person according to the tradition or custom of the Aboriginal or Torres Strait Islander community to which the deceased person belonged.	6 7 8 9
<b>'attending doctor''</b> of a deceased person means a doctor who attended the deceased person professionally—	10 11
(a) at or immediately before the deceased person's death; or	12
(b) during the deceased person's last illness.	13
<b>'autopsy report'</b> means a written report prepared by a doctor, including a preliminary report, to record information about the autopsy on a deceased person, including for example—	14 15 16
(a) the results of any tests that were conducted as part of the autopsy; or	17 18
(b) the cause of the person's death.	19
<b>'body''</b> means—	20
(a) a human body; or	21
(b) part of a human body.	22
<b>'burial''</b> includes cremation or other lawful disposal, either in Queensland or elsewhere.	23 24
'cause of death certificate' means—	25

<sup>59</sup> Section 82 (Appointed coroners)

(a)	a medical certificate of the cause of death, or perinatal death, under the <i>Registration of Births, Deaths and Marriages Act</i> 1962; or	1 2 3
(b)	a similar certificate issued under a law of another State or country that is similar in effect to the <i>Registration of Births</i> , <i>Deaths and Marriages Act 1962</i> .	4 5 6
"comme	ent" includes a recommendation.	7
"confide	ential document"—	8
(a)	means a document or part of a document obtained under section 17;60 but	9 10
(b)	does not include an autopsy report.	11
"corone	r" means—	12
(a)	the State Coroner; or	13
(b)	the Deputy State Coroner; or	14
(c)	a local coroner; or	15
(d)	an appointed coroner.	16
	al document", for an investigation under this Act, means a ument or part of a document—	17 18
(a)	prepared for the investigation, other than a record of an inquest made under the <i>Recording of Evidence Act 1962</i> ; or	19 20
(b)	seized by a police officer in connection with the investigation.	21
Examples-	_	22
1. An a	utopsy report.	23
2. A re reportable	eport from a police officer helping a coroner about the investigation into a death.	24 25
3. A rec	cord of the coroner's findings and comments.	26
"death i	n care" see section 9.61	27
"death i	n custody" see section 10.62	28

<sup>60</sup> Section 17 (Disclosure of confidential information to Coroners Court)

<sup>61</sup> Section 9 ("Death in care" defined)

<sup>62</sup> Section 10 ("Death in custody" defined)

"de facto	partner" see section 96.63	1
	<b>registrar</b> " means a person who holds an appointment as a deputy strar under section 84.64	2 3
"directio	n'' see section 14.65	4
"docume	ent" includes part of a document.	5
"exhume	" a body includes remove a body from a tomb.	6
"family 1	<b>nember</b> " of a deceased person means—	7
(a)	a spouse of the deceased person; or	8
(b)	if a spouse is not reasonably available—an adult child of the deceased person; or	9 10
(c)	if a spouse or adult child is not reasonably available—a parent of the deceased person; or	11 12
(d)	if a spouse, adult child or parent is not reasonably available—an adult sibling of the deceased person; or	13 14
(e)	if the deceased person was an Aboriginal person or Torres Strait Islander and a spouse, adult child, parent or adult sibling is not reasonably available—an ATSI family member.	15 16 17
"governr	nent entity" see the <i>Public Service Act 1996</i> , section 21.	18
"guidelir	ne" see section 14.66	19
	chief executive" means the chief executive of the department in ch the <i>Health Act 1937</i> is administered.	20 21
relat	procedure" means a dental, medical, surgical or other health ed procedure, including for example the administration of an esthetic, analgesic, sedative or other drug.	22 23 24
"human	<b>body</b> " includes the body of a stillborn child	25

<sup>63</sup> Section 96 (Meaning of "de facto partner")

<sup>64</sup> Section 84 (Deputy registrars)

<sup>65</sup> Section 14 (Guidelines and directions for investigations)

<sup>66</sup> Section 14 (Guidelines and directions for investigations)

Record (Landscapes Queensland and Queensland Estate) Act 1987,	1 2
section 34 applies.	3
"inquest" means a coronial inquest.	4
"investigation" includes the holding of an inquest.	5
"investigation document", for an investigation under this Act, means—	6
(a) a confidential document; or	7
(b) a coronial document; or	8
(c) a police document; or	9
(d) another document or part of a document connected to the investigation that the coroner obtains under this Act.	10 11
"local coroner" see section 81.67	12
"medical procedure" means a diagnostic or surgical procedure.	13
"non-Queensland coroner", in relation to a death, means a person who holds a position equivalent to a coroner at the place where the death happened.	14 15 16
"non-Queensland coroner's release certificate" means a certificate that—	17 18
(a) authorises the release of the body; and	19
(b) is given by a non-Queensland coroner.	20
"obstruct" includes hinder, resist and attempt to obstruct.	21
<b>"police document"</b> means a document or part of a document prepared, or obtained, by a police officer for a police investigation of an offence that is related to a death being investigated by a coroner.	22 23 24
"possess" a document includes have control of a document.	25
"reasonably believes" means believes on reasonable grounds.	26
"registrar" means a person who holds an appointment as a registrar under section 83.68	27 28

<sup>67</sup> Section 83 (Local coroners)

<sup>68</sup> Section 83 (Registrar)

# SCHEDULE 2 (continued)

"reportable death" see section 8.69	1
"spouse" includes de facto partner.	2
"stillborn child" means a child not born alive as defined in the Registration of Births, Deaths and Marriages Act 1962, section 5(2)(b).	3 4 5
"tissue" means—	6
(a) an organ, blood or part of a body or foetus; or	7
(b) a substance extracted from an organ, blood or part of a body or foetus.	8 9
	10

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69 Section 8 ("Reportable death" defined)