

Queensland



Queensland

Child Safety Legislation Amendment Bill (No. 2) 2004

Contents

			Page
Part 1	Prelimina	ſy	
1	Short title		8
2	Commence	ement	8
Part 2	Amendme Act 2003	ent of Births, Deaths and Marriages Registration	
3	Act amend	led in pt 2	8
4	Amendmer child death	nt of s 48A (Registrar to give notice of registration of to commissioner)	8
Part 3	Amendme	ent of Child Care Act 2002	
5	Act amend	led in pt 3	9
6	Amendme	nt of s 26 (Suitability of licensee and related persons)	9
7	Amendme	nt of s 97 (Suitability of other persons in a home)	9
8	Insertion o	f new s 165A	9
	165A	Pending application for a suitability notice—corporate licensee	9
9	Insertion o	f new s 166A	10
	166A	Pending application for a suitability notice—licensed home based service	10
Part 4	Amendme	ent of Child Protection Act 1999	
10	Act amend	led in pt 4	10
11	Insertion o	f new s 3A	11
	ЗА	Notes in text	11
12		nt of s 6 (Provisions about Aboriginal and Torres Strait iildren)	11
13	Amendme	nt of s 7 (Chief executive's functions)	11
14		nt of s 22 (Protection from liability for notification of, or given about, alleged harm or risk of harm)	12
15	Insertion o	f new ch 2, pt 3A	12

Part 3A	Case planning	
Division 1	Preliminary	
51A	What is case planning	12
51B	What is a case plan	13
51C	Children for whom case plans are required	13
51D	How case planning must be carried out	14
51E	Who is a child's family group	15
51F	Meaning of parent in pt 3A	15
Division 2	Family group meetings	
51G	Purposes	16
51H	Convening a meeting	16
511	Private convenors	16
51J	Function	17
Division 3	Case planning at a family group meeting	
51K	Application of div 3	17
51L	Who should be involved	17
51M	Preparing for the meeting	19
51N	Obtaining the views of persons not attending	19
510	Recording the case plan developed at the meeting	20
51P	Development of plan at more than 1 meeting	20
Division 4	Other steps in the case planning process	
51Q	Dealing with a case plan developed at a meeting	20
51R	Dealing with an inappropriate plan	20
51S	Preparing the plan if not developed at a meeting	21
51T	Distributing and implementing the plan	22
Division 5	Periodically reviewing the case plan	
51U	Application of div 5	22
51V	Plan must be reviewed	23
51W	Who may participate	23
51X	Report about the review	24
51Y	Distributing and implementing the revised case plan.	25
Amendme	nt of s 59 (Making of child protection order)	26
	nt of s 68 (Court's other powers on adjournment of gs for child protection orders)	26
Insertion o	f new s 83A	27
83A	Giving information to carers and children	27
Amendme	nt of s 84 (Agreements to provide care for children)	28

20		Omission of s 88 (Chief executive to regularly review arrangements for child's protection)		
21	Amendm	ent of s 95 (Report about person's criminal history etc.)	29	
22	Omissior	n of s 96 (Family meetings)	30	
23	Omissior	n of s 158 (Coordination)	30	
24	Insertion	of new ch 5A	30	
	Chapter	5A Service Delivery Co-ordination and Information Exchange		
	Part 1	Preliminary		
	159A	Purpose	31	
	159B	Principles for co-ordinating service delivery and exchanging information	31	
	159C	What is relevant information	32	
	159D	Other definitions for ch 5A	33	
	159E	Reference to family services	34	
	Part 2	Service delivery co-ordination		
	159F	Service providers' responsibilities	35	
	159G	Chief executive's responsibilities	35	
	159H	Chief executive may ask particular prescribed entities to provide a service	35	
	Part 3	The SCAN system		
	1591	Establishment of system	36	
	159J	Purpose	36	
	159K	Members	37	
	159L	Responsibilities of the core members	37	
	Part 4	Information exchange		
	159M	Particular prescribed entities giving and receiving relevant information	38	
	159N	Information requirement made by chief executive or authorised officer	39	
	Part 5	Release of health information or information relevant to coronial investigation		
	159O	Release of information by health service employees .	40	
	159P	Release of information for an investigation under the Coroners Act	41	
	Part 6	Protection from liability and interaction with other laws		
	159Q	Protection from liability for giving information	42	
	159R	Interaction with other laws	43	
25	Amendm	ent of s 172 (Issue of warrant)	43	

26	Amendment of s 182 (Evidentiary provisions)	
27	Replacement of s 187 (Confidentiality of information obtain persons involved in administration of Act)	ed by
	187 Confidentiality of information obtained by perso involved in administration of Act	
28	Amendment of s 188 (Confidentiality of information given b persons involved in administration of Act to other persons)	
29	Insertion of new s 188A	
	188A Police use of confidential information	
30	Omission of ch 6 (Enforcement and legal proceedings), pt (Confidentiality), div 4 (General).	
31	Amendment of s 197 (Protection from liability)	
32	Amendment of s 214 (Court may transfer order)	
33	Insertion of new s 248B	
	248B Consultation about investigations and prosecuti	ons. 48
34	Amendment of s 249 (Regulation-making powers)	
35	Insertion of new ch 9, pt 4	
	Part 4 Transitional provision for Child Safety Legislation Amendment Act (No. 2) 2004	
	262 Transitional—case planning	49
36	Amendment of sch 3 (Dictionary)	
Part 5	Amendment of Commission for Children and Young Pe and Child Guardian Act 2000	ople
37	Act amended in pt 5	51
38	Amendment of s 7A (Scope of Act relating to children in the safety system)	
39	Amendment of s 15 (Commissioner's functions)	51
40	Insertion of new s 15AA	
	15AA Monitoring functions	
41	Amendment of s 18 (Way in which commissioner is to perform commissioner's functions)	
42	Amendment of s 31B (Service providers to which this part applies)	53
43	Amendment of s 31C (Power to require information or documents)	
44	Amendment of s 31D (Access to documents of the child sa department)	•
45	Insertion of new ss 31DA and DB	55
	31DA Access to information and documents of a relevent service provider other than the child safety department	

	31DB	Exempt information and documents	56	
46	Insertion	of new ss 31EA—31EC	57	
	31EA	Protection from liability for giving information	57	
	31EB	Restricted use of confidential information accessed under this part	58	
	31EC	Commissioner to advise on-disclosure	59	
47	Amendm	nent of s 31G (Review of service)	59	
48	Amendm	nent of s 31H (Recommendations)	60	
49	Amendm	nent of s 311 (Report to Minister about noncompliance) .	60	
50	Amendm Act 1999	nent of s 46 (Identity of notifier under Child Protection	60	
51	Amendm	nent of s 89ZA (Annual report)	61	
52	Amendm	nent of s 145 (Evidentiary provisions)	61	
53	Amendr criminal	nent of s 152 (Confidentiality of information about history)	61	
54	Amendr	nent of s 153 (Confidentiality of other information)	62	
55	Amendm	nent of s 161 (Protection from liability)	62	
56	Amendr	nent of sch 4 (Dictionary)	62	
Part 6	Amendr	Amendment of Coroners Act 2003		
57	Act ame	nded in pt 6	63	
58		nent of s 53 (Access to investigation documents for purposes)	63	
59		nent of s 54 (Access to investigation documents for other s)	63	
60	Amendm	nent of sch 2 (Dictionary)	64	
Part 7	Amendr	nent of Family Services Act 1987		
61	Act ame	nded in pt 7	64	
62	Insertion	of new s 30A	64	
	30A	Delegation	64	
Part 8	Amendr	nent of Health Act 1937		
63	Act ame	nded in pt 8	65	
64	Amendr	nent of s 5 (Interpretation)	65	
65		ment of pt 3, div 6, hdg (Maltreatment of children)	65	
66	Replace	ment of s 76K (Notification of maltreatment)	65	
	76K	Definitions for div 6	66	
	76KA	Meaning of parent for div 6	66	
	76KB	Relationship with Child Protection Act 1999	67	
	76KC	Mandatory reporting—immediate notice	67	

	76KD	Mandatory reporting—follow-up notice	68
	76KE	Offence	68
	76KF	Further information may be required	69
	76KG	Protection from liability for giving information to professional	69
	76KH	Confidentiality of notifiers	70
67	Amendme	nt of s 76L (Temporary custody of children)	72
68	Omission of	of s 76M (Meaning of child for division)	73
Part 9	Amendme	ent of Juvenile Justice Act 1992	
69	Act amend	led in pt 9	73
70	Amendme	nt of s 257 (Interpretation)	73
71	Amendme	nt of s 259 (Show cause hearing)	73
72	Amendme	nt of sch 4 (Dictionary)	74

A Bill

for

An Act to amend particular Acts to increase child safety, and for other purposes

s 1

The Parliament of Queensland enacts—'

	Part	1 Preliminary	2
Clause	1	Short title This Act may be cited as the Child Safety Legislation Amendment Act (No. 2) 2004.	3 4 5
Clause	2	Commencement (1) Parts 1, 2, 3, 7 and 9 commence on assent.	6 7
		(2) The remaining provisions of this Act commence on a day to be fixed by proclamation.	8 9
	Part	2 Amendment of Births, Deaths and Marriages Registration Act 2003	10 11 12
Clause	3	Act amended in pt 2 This part amends the <i>Births, Deaths and Marriages</i> <i>Registration Act 2003.</i>	13 14 15
Clause	4	Amendment of s 48A (Registrar to give notice of registration of child death to commissioner) Section 48A(3)(b)(ii), before 'place'—	16 17 18 19
		<i>insert</i> — 'date and'.	20

s 4

s 5

	Part 3	Amendment of Child Care Act 2002	1 2
Clause	5 Act	t amended in pt 3	3
		This part amends the Child Care Act 2002.	4
Clause		endment of s 26 (Suitability of licensee and related sons)	5 6
		Section 26, before subsection (3)—	7
		insert—	8
	'(2A)	Subsection (2) applies subject to section 165A. ¹ '.	9
Clause		nendment of s 97 (Suitability of other persons in a me)	10 11
		Section 97—	12
		insert—	13
	'(1A)	Subsection (1) applies subject to section 166A. ² '.	14
Clause	8 Ins	ertion of new s 165A	15
		After section 165—	16
		insert—	17
		nding application for a suitability notice—corporate	18 19
	' (1)	This section applies if—	20
		(a) a corporation holds a licence; and	21
		(b) an individual who does not have a suitability notice becomes an executive officer of the corporation or the nominee for the licence; and	22 23 24

¹ Section 165A (Pending application for a suitability notice—corporate licensee)

² Section 166A (Pending application for a suitability notice—licensed home based service)

	Part 4	ŀ	Amendment of Child Protection Act 1999	21 22
	'(2	can me col	til the application is decided, or is withdrawn or lapses, the rer does not commit an offence against section $97(1)^3$ wrely by providing child care in the carer's home, in the arse of the service, while the occupant does not have a rrent positive suitability notice.'.	16 17 18 19 20
		(b)	an application for a suitability notice is made for the occupant.	14 15
		(a)	an occupant of the carer's home, who does not have a suitability notice, becomes an adult; and	12 13
	'(1		is section applies to a carer in a licensed home based vice if—	10 11
			ig application for a suitability notice—licensed based service	8 9
		ins	ert—	7
		Af	ter section 166—	6
Clause	9 I	nserti	on of new s 166A	5
	'(2		ction 26(2) does not apply to the individual until the plication is decided, or is withdrawn or lapses.'.	3 4
		(c)	an application for a suitability notice is made for the individual.	1 2

Clause	10	Act amended in pt 4	23
		This part amends the Child Protection Act 1999.	24

This part amends the Child Protection Act 1999.

³ Section 97 (Suitability of other persons in a home)

	11	
C		
	11	

Clause	11	Ins	ertion of new s 3A	1
			Chapter 1, part 1, after section 3—	2
			insert—	3
	'3A	No	tes in text	4
			'A note in the text of this Act is part of this Act.'.	5
Clause	12		nendment of s 6 (Provisions about Aboriginal and res Strait Islander children)	6 7
			Section 6(4), 'family meetings'—	8
			omit, insert—	9
			'family group meetings'.	10
Clause	13	Am	nendment of s 7 (Chief executive's functions)	11
		(1)	Section 7(1), after 'children'—	12
			insert—	13
			'or provide services to children in need of protection or their families'.	14 15
		(2)	Section 7(m), 'licensed residential facilities'—	16
			omit, insert—	17
			'care'.	18
		(3)	Section 7—	19
			insert—	20
		'(2)	In this section—	21
			child in care means a child—	22
			(a) who is in the chief executive's custody or guardianship; or	23 24
			(b) who, under an agreement entered into by the chief executive and a parent of the child, has been placed in the care of someone other than a parent of the child.'.	25 26 27

Clause	14	noti		ion o	of s 22 (Protection from liability for if, or information given about, alleged harm m)	1 2 3
		(1)	Section	on 22	2(2)—	4
			omit,	inser	rt—	5
		'(2)		nistra	on is not liable, civilly, criminally or under an ative process, for giving the notification or on.'.	6 7 8
		(2)	Section	on 22	2—	9
			inser	t—		10
		'(4)	With	out li	miting subsections (2) and (3)—	11
			(a)	-	proceeding for defamation, the person has a defence psolute privilege for publishing the information; and	12 13
			(b)	conf	e person would otherwise be required to maintain identiality about the information under an Act, oath ile of law or practice, the person—	14 15 16
				(i)	does not contravene the Act, oath or rule of law or practice by giving the information; and	17 18
				(ii)	is not liable to disciplinary action for giving the information.'.	19 20
Clause	15	Inse	ertion	of r	new ch 2, pt 3A	21
			Chap	ter 2,	after part 3—	22
			inser	t—		23
	'Par	t 3A	L		Case planning	24
	'Divi	sion	1		Preliminary	25
	'51A	Wha	at is c	case	planning	26
					<i>nning</i> is the process of developing a case plan for a then regularly reviewing it.	27 28

'51B	Wh	at is	a case plan	1
	' (1)		<i>use plan</i> for a child is a written plan for meeting the child's ection and care needs.	2 3
	'(2)	A ca	se plan may include any of the following matters—	
		(a)	a goal or goals to be achieved by implementing the plan;	5
		(b)	arrangements about where or with whom the child will live, including interim arrangements;	6 7
		(c)	services to be provided to meet the child's protection and care needs and promote the child's future wellbeing;	8 9
		(d)	matters for which the chief executive will be responsible, including particular support or services;	10 11
		(e)	the child's contact with the child's family group or other persons with whom the child is connected;	12 13
		(f)	arrangements for maintaining the child's ethnic and cultural identity;	14 15
		(g)	matters for which a parent or carer will be responsible;	16
		(h)	a proposed review day for the plan.	17
'51C	Ch	ildrer	n for whom case plans are required	18
			e chief executive must ensure a case plan is developed for a child who the chief executive is satisfied—	19 20
		(a)	is a child in need of protection; and	21
		(b)	needs ongoing help under this Act.	22
		Notes	S—	23
		1	Ongoing help under this Act may be, for example—	24
			• giving support services to the child and his or her family	25
			• arranging for the child to be placed in someone's care by agreement with the child's parents	26 27
			• seeking a child protection order for the child.	28
		2	A case plan may not be required for a particular child because another entity is working to address the child's protection and care needs and, as part of the work, is undertaking case planning with the child and the child's family.	29 30 31 32

'51D	Ho	w cas	se planning must be carried out	1
	' (1)		chief executive must ensure case planning for a child is ied out in a way—	2 3
		(a)	that enables timely decision-making; and	4
		(b)	that is consistent with the principles for administering this Act; ⁴ and	5 6
		(c)	that encourages and facilitates the participation of—	7
			(i) the child; and	8
			(ii) the child's parents; and	9
			(iii) other appropriate members of the child's family group; and	10 11
			 (iv) for an Aboriginal or Torres Strait Islander child—Aboriginal or Torres Strait Islander agencies and persons; and 	12 13 14
			Note—	15
			Section 6(4) requires consultations, negotiations, family group meetings and other proceedings involving an Aboriginal person or Torres Strait Islander to be conducted in a way and in a place that is appropriate to Aboriginal tradition or Island custom.	16 17 18 19 20
			(v) other appropriate persons; and	21
		(d)	that facilitates input from other appropriate entities; and	22
			Example of input from another entity—	23
			Information given by a local health agency about services available to a family.	24 25
		(e)	that gives priority to the child's needs for long-term stable care and continuity of relationships; and	26 27
		(f)	that enables the persons involved to understand it.	28
			Examples for paragraph (f)—	29
			1 The chief executive should explain the case planning process to a child using language appropriate to the child's age, language skills and circumstances.	30 31 32

⁴ See section 5 (Principles for administration of Act)

			2 The chief executive should tell a child's parents about child protection concerns, and explain steps in the case planning process to them, in a way that helps them to understand, ask questions and participate in any discussion. For a parent from a non-English speaking background, this may involve the use of an interpreter.	1 2 3 4 5 6
	'(2)	the	chief executive must give participants in case planning information they reasonably need to participate tively.	7 8 9
	'(3)		information must be given to the participants in a timely to facilitate their effective participation.	10 11
'51E	Wh	o is a	a child's family group	12
		For the	his part, a child's <i>family group</i> includes—	13
		(a)	members of the child's extended family; and	14
		(b)	if the child belongs to a clan, tribe or similar group—members of that group; and	15 16
		(c)	anyone else recognised by persons mentioned in paragraph (a) or (b) as belonging to the child's family.	17 18
'51F	Ме	aning	of parent in pt 3A	19
		In thi	is part—	20
		paren	nt, of a child, means each of the following persons—	21
		(a)	the child's mother or father;	22
		(b)	a person in whose favour a residence order or contact order for the child is in operation under the <i>Family Law</i> <i>Act 1975</i> (Cwlth);	23 24 25
		(c)	a person, other than the chief executive, having custody or guardianship of the child under a law of the State or another State;	26 27 28
		(d)	if the child is in a person's custody or guardianship under this Act—	29 30
			(i) the child's mother or father; and	31

			(ii)	anyone else who would be the child's parent under paragraph (b) or (c) if the child were not in the person's custody or guardianship under this Act.	1 2 3
'Divi	sion	12		Family group meetings	4
'51G	Pu	rpose	S		5
		'The	purp	oses of family group meetings are—	6
		(a)		provide family-based responses to children's ection and care needs; and	7 8
		(b)	deci	nsure an inclusive process for planning and making sions relating to children's wellbeing and protection care needs.	9 10 11
'51H	Со	nveni	ng a	meeting	12
	' (1)	have	a pri	executive must convene a family group meeting, or ivate convenor convene a family group meeting, to case plan for a child.	13 14 15
	'(2)			group meeting convened to develop a case plan is a <i>ning meeting</i> .	16 17
	' (3)			executive may also convene a family group meeting private convenor convene a family group meeting—	18 19
		(a)		eview a case plan under division 5 and prepare a sed case plan; or	20 21
		(b)	deal	onsider, make recommendations about, or otherwise with, another matter relating to the child's being and protection and care needs.	22 23 24
	'(4)			er section 68, the Childrens Court may order that a oup meeting be convened.	25 26
'51I	Pri	vate o	conv	enors	27

'(1) A *private convenor* is a person, other than the chief executive or a delegate or other representative of the chief executive,

		who convenes a family group meeting under this part by arrangement with the chief executive.	1 2
	'(2)	The chief executive may have a person convene a family group meeting as a private convenor only if the chief executive is satisfied the person is appropriately qualified.	3 4 5
	' (3)	If the chief executive has a private convenor convene a family group meeting, the chief executive must ensure the private convenor complies with this part in relation to the meeting.	6 7 8
	'(4)	For section 197(3), ⁵ definition <i>official</i> , a private convenor is a person acting under the direction of the chief executive.	9 10
'51J	Fun	ction	11
	'(1)	The function of a family group meeting is to deal with the matters, relating to a child's protection and care needs or wellbeing, for which the meeting was convened.	12 13 14
	'(2)	For a case planning meeting, this includes—	15
		(a) considering the child's protection and care needs; and	16
		(b) agreeing on a plan to meet those needs and promote the child's wellbeing.	17 18
'Divi	sion	3 Case planning at a family group meeting	19 20
'51K	Арр	lication of div 3	21
		'This division applies to a case planning meeting.	22
'51L	Wh	o should be involved	23
	' (1)	The convenor must give the following persons a reasonable opportunity to attend and participate in the meeting—	24 25
		(a) the child, unless it would be inappropriate because of the child's age or ability to understand;	26 27

⁵ Section 197 (Protection from liability)

	(b)	the child's parents;	1				
	(c)	other members of the child's family group who the convenor considers likely to make a useful contribution to the plan's development at the meeting;	2 3 4				
	(d)	other persons with whom the child has a significant relationship;	5 6				
		Example—	7				
		A foster carer may be someone with whom the child has a significant relationship.	8 9				
	(e)	any legal representative of the child;	10				
	(f)	if the child is an Aboriginal or Torres Strait Islander child—a member of the recognised Aboriginal or Torres Strait Islander agency for the child;	11 12 13				
	(g)	anyone else who the convenor considers likely to make a useful contribution to the plan's development at the meeting;	14 15 16				
	(h)	if the convenor is a private convenor—the chief executive.	17 18				
'(2)	to ha	convenor must also allow the child or a parent of the child ave someone attend and participate in the meeting to give or support to the child or parent.	19 20 21				
	Examples—						
	•	a youth worker	23				
	•	an Aboriginal or Torres Strait Islander elder	24				
	•	a representative within the child's cultural community	25				
	•	a legal representative	26				
'(3)	a po subs	emove any doubt, it is declared that a requirement to allow erson to attend or participate in the meeting under ection (1) or (2) applies whether or not the child's parents e to the person's attendance or participation.	27 28 29 30				
'(4)	atten (d) c or p	convenor is not required to allow a particular person to nd or participate in the meeting under subsection (1)(b) to or (2) if the convenor is satisfied that person's attendance participation would be contrary to the purposes of the ting or not in the child's best interests.	31 32 33 34 35				

'51M	Pre	parin	ig foi	r the meeting	1
	'(1)		ore ho ees—	olding the meeting, the convenor must inform the	2 3
		(a)		the chief executive considers the child is a child in l of protection; and	4 5
		(b)		assessed risks to the child and the child's assessed ls; and	6 7
		(c)	deta	ils of the proposed meeting, including—	8
			(i)	the proposed day, time and venue for the meeting; and	9 10
			(ii)	the purpose and functions of the meeting; and	11
			(iii)	particular issues to be addressed at the meeting; and	12 13
			(iv)	the opportunities for attendees to identify issues or deal with particular issues.	14 15
	' (2)	In th	is sec	tion—	16
				eans a person mentioned in section $51L(1)$ other than nentioned in section $51L(4)$.	17 18
'51N	Ob	tainin	ig the	e views of persons not attending	19
		the 1	meeti	renor must take reasonable steps to ascertain before ng, and make known at the meeting, the views the meeting of the following persons and entities—	20 21 22
		(a)	asce	child, if the child's views may reasonably be rtained and the convenor does not expect the child e attending;	23 24 25
		(b)		her person mentioned in section $51L(1)$ who fies the convenor that he or she will not be attending;	26 27
		(c)	a m	ember of the child's family group who, under	28

- (c) a member of the child's family group who, under 28 section 51L(4), has not been invited to the meeting but 29 whose views, in the convenor's opinion, should be 30 obtained; 31
- (d) a relevant service provider. 32

			Example of a relevant service provider—	1
			A member of the SCAN system involved in assessing and responding to the child's protection needs.	2 3
'510	Rec	ordir	ng the case plan developed at the meeting	4
		recor	case plan is developed at the meeting, the convenor must of the plan in the approved form and, if the convenor is a te convenor, give it to the chief executive.	5 6 7
'51P	Dev	elop	ment of plan at more than 1 meeting	8
			ase plan may be developed at more than 1 meeting under division.	9 10
'Divi	sion	4	Other steps in the case planning process	11 12
'51Q	Dea	ling	with a case plan developed at a meeting	13
		'Wit l	hin 7 days after a case plan is developed at a case	14
		planr	ning meeting, the chief executive must endorse the plan ss section 51R applies.	14 15 16
'51R	Dea	planr unles	ning meeting, the chief executive must endorse the plan	15
'51R	Dea '(1)	planr unles lling This plan	hing meeting, the chief executive must endorse the plan as section 51R applies. with an inappropriate plan section applies if the chief executive is satisfied a case developed at a case planning meeting, or something in plan, is clearly impracticable or not in the child's best	15 16
'51R		plann unles lling This plan the p intere	hing meeting, the chief executive must endorse the plan as section 51R applies. with an inappropriate plan section applies if the chief executive is satisfied a case developed at a case planning meeting, or something in plan, is clearly impracticable or not in the child's best	15 16 17 18 19 20
'51R	'(1)	plann unles lling This plan the p intere	hing meeting, the chief executive must endorse the plan as section 51R applies. with an inappropriate plan section applies if the chief executive is satisfied a case developed at a case planning meeting, or something in plan, is clearly impracticable or not in the child's best ests.	15 16 17 18 19 20 21
'51R	'(1)	plann unles lling This plan the p intere The o	 ming meeting, the chief executive must endorse the plan as section 51R applies. with an inappropriate plan section applies if the chief executive is satisfied a case developed at a case planning meeting, or something in plan, is clearly impracticable or not in the child's best ests. chief executive may— reconvene, or have a private convenor reconvene, the case planning meeting under division 3 to develop an 	15 16 17 18 19 20 21 22 23 24

	' (3)	The chief executive may amend the case plan under subsection $(2)(c)$ —	1 2
		(a) only to the extent necessary to ensure the plan is practicable and in the child's best interests; and	3 4
		(b) only within 7 days after the case planning meeting at which it was developed; and	5 6
		(c) if the meeting was convened by a private convenor, only after consulting with the private convenor.	7 8
	'(4)	If the chief executive amends the case plan under subsection $(2)(c)$, the chief executive must give written notice of the amendment, and the reasons for the amendment, to each person who was at the meeting at which the plan was developed.	9 10 11 12 13
'51S	Pre	eparing the plan if not developed at a meeting	14
	' (1)	This section applies if a case plan is not developed at the case planning meeting or meetings held under division 3.	15 16
	'(2)	This section also applies if it has not been possible for the chief executive to convene a family group meeting, or have a private convenor convene a family group meeting, under section $51H(1)$.	17 18 19 20
	' (3)	The chief executive must—	21
		 (a) take reasonable steps to obtain the views of any of the following persons and entities whose views have not yet been obtained— 	22 23 24
		(i) the child, if the child's views may reasonably be ascertained;	25 26
		(ii) another person mentioned in section 51L(1);	27
		(iii) another member of the child's family group whose views, in the chief executive's opinion, should be obtained;	28 29 30
		(iv) a relevant service provider; and	31
		(b) having regard to the views (if any), prepare a case plan, in the approved form, that the chief executive is satisfied	32 33

		best meets the child's protection and care needs and endorse the plan.	1 2
'(4)	unde	the meeting mentioned in subsection (1) was convened er a court order under section $68(1)(d)(i)$, the chief utive must file the plan prepared under this section in the t.	3 4 5 6
Dis	tribu	ting and implementing the plan	7
		er a case plan has been recorded in the approved form and orsed, the chief executive must—	8 9
	(a)	give a copy of the plan to the child, unless that would be inappropriate having regard to the child's age and ability to understand; and	10 11 12
	(b)	explain the plan to the child in a way, and to an extent, that is reasonable, having regard to the child's age and ability to understand; and	13 14 15
	(c)	give a copy of the plan to—	16
		(i) the child's parents; and	17
		(ii) anyone else affected by the plan or who the chief executive considers should receive a copy; and	18 19
		Examples of persons who may be given a copy—	20
		• a foster carer	21
		• an elder or other respected person of the child's community	22 23
	(d)	support the implementation of the plan.	24
		Example of supporting the implementation of the plan—	25
		The chief executive may provide, or arrange for another entity to provide, a service to the child's family.	26 27

'Division 5 Periodically reviewing the case plan 28

'51U Application of div 5

'This division applies to a child for whom a case plan has 30 been developed, while— 31

'51T

		(a)	a child protection order is in force for the child; or	1
		(b)	the child otherwise remains a child mentioned in section 51C.	2 3
'51V	Pla	n mu	st be reviewed	4
	' (1)	The	chief executive must regularly review the case plan.	5
	'(2)		eciding when, or how often, to review the plan, the chief utive must have regard to—	6 7
		(a)	the child's age and circumstances; and	8
		(b)	the nature of the arrangements in place under the plan; and	9 10
		(c)	any problems or potential problems with the plan, or ways the plan might be improved, of which the chief executive is aware; and	11 12 13
		(d)	if a child protection order for the child is in force—the duration of the order.	14 15
	' (3)	In ar	ny case, the review must happen at least every 6 months.	16
	'(4)	Afte	r reviewing the plan, the chief executive must prepare—	17
		(a)	a report about the review under section 51X; and	18
		(b)	a revised case plan.	19
'51W	Wh	o ma	y participate	20
	'(1)	rease	chief executive must give the following persons a onable opportunity to participate in the review and aration of the revised case plan—	21 22 23
		(a)	the child, unless it would be inappropriate because of the child's age or ability to understand;	24 25
		(b)	the child's parents;	26
		(c)	other members of the child's family group who the chief executive considers are likely to make a useful contribution;	27 28 29
		(d)	other persons with whom the child has a significant relationship;	30 31

			Example—	1
			A foster carer may be someone with whom the child has a significant relationship.	2 3
		(e)	any legal representative of the child;	4
		(f)	if the child is an Aboriginal or Torres Strait Islander child—a member of the recognised Aboriginal or Torres Strait Islander agency for the child;	5 6 7
		(g)	a relevant service provider;	8
		(h)	anyone else who the chief executive considers is likely to make a useful contribution to the review.	9 10
	'(2)	fami	nable the participation, the chief executive may convene a ly group meeting or have a private convenor convene a ly group meeting.	11 12 13
	'(3)	purp atten some	family group meeting or other meeting is convened for the loose of the review and the child or a parent of the child hds, the convenor must allow the child or parent to have eone attend and participate in the meeting to give help or bort to the child or parent.	14 15 16 17 18
	'(4)	a pe secti or no	emove any doubt, it is declared that a requirement to allow erson to attend or participate in a meeting under this on, or otherwise participate in the review, applies whether ot the child's parents agree to the person's attendance or cipation.	19 20 21 22 23
	'(5)	allov meet is sa contr	convenor of a meeting under this section is not required to w a particular person to attend or participate in the ting, under subsection (1)(b) to (d) or (3), if the convenor tisfied that person's attendance or participation would be rary to the purposes of the meeting or not in the child's interests.	24 25 26 27 28 29
'51X	Rep	oort a	about the review	30
	(1)		report about the review must include the following ers-	31 32
		(a)	the goals in the previous case plan that have been achieved or are yet to be achieved;	33 34
		(b)	any changes to the goals in the revised case plan;	35

	(c)	any services provided to the child under the previous case plan or the revised case plan;	1 2
	(d)	the extent to which the living arrangements and contact arrangements under the previous case plan have been meeting the child's needs;	3 4 5
	(e)	who participated in the review and how they participated, including whether a family group meeting was held and who attended.	6 7 8
(2)		report must also address how the revised case plan gives rity to the child's need for long-term stable care.	9 10
(3)	som prote	subsection (2), if the child is placed in the care of eone other than a parent of the child under a child ection order granting custody or short-term guardianship he child, the report must state—	11 12 13 14
	(a)	the risks and benefits of returning the child to the care of a parent; and	15 16
	(b)	whether there is a real risk that the child's need for long-term stable care will not be able to be met by returning the child to the care of a parent within a timeframe appropriate to the child's age and circumstances; and	17 18 19 20 21
	(c)	if there is a real risk mentioned in paragraph (b), the progress made in planning for alternative long-term arrangements for the child, for example—	22 23 24
		 (i) arrangements for the child to live with a member of the child's family under a child protection order granting long-term guardianship of the child; or 	25 26 27
		 (ii) for a young child—arrangements for the child's adoption under the Adoption of Children Act 1964; or 	28 29 30
		(iii) for an older child—arrangements for the child's transition to independent living.	31 32
Dis	tribu	ting and implementing the revised case plan	33
'(1)		section applies after the chief executive has prepared the sed case plan.	34 35

	-
	ar

'51Y

s 15

give a copy of the plan to the child, unless that would be

The chief executive must—

				-	propriate having regard to the child's age and ability nderstand; and	3 4
			(b)	to a	ain any changes in the plan to the child in a way, and n extent, that is reasonable, having regard to the d's age and ability to understand; and	5 6 7
			(c)	affe	a copy to the child's parents and anyone else cted by the plan or who the chief executive considers ild receive a copy; and	8 9 10
			(d)	supp	port the implementation of the plan.'.	11
Clause	16	Am	nendm	nent	of s 59 (Making of child protection order)	12
		(1)	Secti	on 59	9(1)(b)—	13
			omit,	inse	rt—	14
			'(b)	ther	e is a case plan for the child—	15
				(i)	that has been developed or revised under part 3A; and	16 17
				(ii)	that is appropriate for meeting the child's assessed protection and care needs; and'.	18 19
		(2)	Secti	on 59	9(2) to (5)—	20
			renu	mber	as section 59(3) to (6).	21
		(3)	Secti	on 59)	22
			inser	t—		23
		'(2)	сору сору	of th of th	must not make a child protection order unless a e child's case plan and, if it is a revised case plan, a ne report about the last revision under section 51X filed in the court.'.	24 25 26 27
Clause	17				of s 68 (Court's other powers on of proceedings for child protection orders)	28 29
		(1)	Secti	on 68	B(1)(b), after 'examination'—	30
			inser	·t—		31

'(2)

(a)

1

Clause

		'or treatn	nent'.	1		
	(2)	Section 6	i8(1)(d)—	2		
		omit, inse	ert—	3		
		(d) and	order requiring the chief executive—	4		
		(i)	to convene a family group meeting to develop or revise a case plan and file the plan in the court; or	5 6		
		(ii)	to convene a family group meeting to consider, make recommendations about, or otherwise deal with, another matter relating to the child's wellbeing and protection and care needs;'.	7 8 9 10		
18	Ins	ertion of	new s 83A	11		
		After sec	tion 83—	12		
		insert—		13		
'83A	Giv	ving infor	mation to carers and children	14		
	' (1)	Before placing the child in care under section 82, the chief executive must—				
		exe reas	e to the proposed carer the information that the chief cutive has about the child that the proposed carer sonably needs to help him or her make an informed ision whether to agree to the placement; and	17 18 19 20		
		the hou mea	e the child information the chief executive has about proposed carer and members of the proposed carer's usehold that the child reasonably needs to participate aningfully in the decision about who will be the ld's carer; and	21 22 23 24 25		
		pro	possible, give the child an opportunity to meet the posed carer and members of the proposed carer's usehold.	26 27 28		
	'(2)	the chief chief ex	acing the child in care, and while the child is in care, executive must give the carer information that the ecutive has relating to the child that the carer ly needs—	29 30 31 32		
			-			

(a) to provide care for the child under this Act; and 33

		(b)	to ensure the safety of the child, the carer and other members of the carer's household.	1 2
	' (3)	If th	e child is placed in the care of a licensed care service—	3
		(a)	a requirement under subsection (1) or (2) to give information to the proposed carer or carer applies to the licensee instead of the chief executive; and	4 5 6
		(b)	the chief executive must give the licensee the information that the chief executive has about the child that the licensee needs to comply with the requirement.	7 8 9
	'(4)		eciding the information about the child to give to someone er this section, the chief executive must have regard to—	10 11
		(a)	the views and wishes of the child, having regard to the child's age and ability to understand; and	12 13
		(b)	the proposed length of time of the placement; and	14
		(c)	the child's right to privacy under the charter of rights.	15
	' (5)	this	bre giving information about the child to someone under section, the chief executive must tell the child what rmation is being given and why it is being given.	16 17 18
	' (6)	In th	nis section—	19
		care	er, in relation to a child, means—	20
		(a)	if the child is placed in the care of a licensed care service—the individual who directly provides care to the child; or	21 22 23
		(b)	otherwise—the approved foster carer or other individual in whose care the child is placed.'.	24 25
19		nendr Idrer	ment of s 84 (Agreements to provide care for າ)	26 27
		Sect	tion 84, after subsection (1)—	28
		inse	rt—	29
		'Note	2	30
		Pro	ovisions of the agreement may be included in the child's case plan.'.	31

Clause

Clause	20			f s 88 (Chief executive to regularly review its for child's protection)	1 2
			Section	38—	3
			omit.		4
Clause	21		endmen tory etc.	t of s 95 (Report about person's criminal	5 6
		(1)	Section	95(1), 'This section'—	7
			omit, ins	ert—	8
			'Subsect	ion (2)'.	9
		(2)	Section	95—	10
			insert—		11
		'(2A)	harm or	an authorised officer is investigating an allegation of risk of harm to a child or assessing a child's need of n under section 14, the chief executive may—	12 13 14
			chi	the commissioner of the police service to give the ef executive a written report about the criminal tory and domestic violence history of—	15 16 17
			(i)	a parent of the child; or	18
			(ii)	an adult member of a parent's household; or	19
			(iii) an adult against whom the allegation of harm or risk of harm has been made; and	20 21
			exe	the chief executive for transport to give the chief ecutive a written report about the traffic history of a ent of the child.'.	22 23 24
		(3)	Section	95(3), 'the request'—	25
			omit, ins	ert—	26
			'a reques	t under subsection (2) or (3)'.	27
		(4)	Section	95(4), 'Subsection (2)(a) applies'—	28
			omit, ins	ert—	29
			'Subsect	ions (2)(a) and (3)(a) apply'.	30
		(5)	Section	95(5), 'Subsection (3)'—	31

		omit, insert—	1
		'Subsection (4)'.	2
		(6) Section 95(6), 'Subsection (7)'—	3
		omit, insert—	4
		'Subsection (8)'.	5
		(7) Section 95(6), after '(2)'—	6
		insert—	7
		'or (3)'.	8
		(8) Section $95(2A)$ to (7)—	9
		<i>renumber</i> as section $95(3)$ to (8).	10
Clause	22	Omission of s 96 (Family meetings)	11
		Section 96—	12
		omit.	13
Clause	23	Omission of s 158 (Coordination)	14
		Section 158—	15
		omit.	16
Clause	24	Insertion of new ch 5A	17
		After chapter 5—	18
		insert—	19

'Cha	pter (5A Service Delivery Co-ordination and Information Exchange	1 2 3
'Part	1	Preliminary	4
ʻ159A	Purpos	e	5
	to a	e purpose of this chapter is to provide for service providers ppropriately and effectively meet the protection and care ds of children by—	6 7 8
	(a)	co-ordinating the delivery of services to children and families; and	9 10
	(b)	exchanging relevant information, while protecting the confidentiality of the information.	11 12
'159B		les for co-ordinating service delivery and ging information	13 14
	'Th	e principles underlying this chapter are as follows—	15
	(a)	the State is responsible for ensuring that children in need of protection receive protection and care services that ensure their safety and promote their wellbeing;	16 17 18
	(b)	the chief executive has the primary responsibility for investigating, assessing and responding to allegations of harm to children, including by making plans for their protection and care;	19 20 21 22
	(c)	each service provider should contribute, within the provider's own sphere of responsibility, to assessing and meeting the protection and care needs of children and supporting their families;	23 24 25 26
	(d)	children in need of protection and their families should receive co-ordinated services that meet their needs in a timely and effective way;	27 28 29

	(e)	way	ice providers should work collaboratively and in a that respects the functions and expertise of other ice providers;	1 2 3
	(f)	para	use a child's welfare and best interests are mount, ⁶ their protection and care needs take edence over the protection of an individual's acy.	4 5 6 7
'159C Wh	at is	relev	ant information	8
' (1)	In th	is cha	pter—	9
	relev	ant ir	<i>iformation</i> means—	10
	(a)	an a	lation to giving information to the chief executive or uthorised officer—information that the holder of the rmation reasonably believes may—	11 12 13
		(i)	help an authorised officer to investigate an allegation of harm or risk of harm to a child or assess a child's need for protection; or	14 15 16
		(ii)	help the chief executive to take action under section 14; or	17 18
		(iii)	help an authorised officer to investigate or assess, before the birth of a child, the likelihood that the child will need protection after he or she is born; or	19 20 21
		(iv)	help the chief executive in offering help and support to a pregnant woman under section 21A; or	22 23
		(v)	help the chief executive to develop, or assess the effectiveness of, a child's case plan; or	24 25
		(vi)	help the chief executive to assess or respond to the health, educational or care needs of a child in need of protection; or	26 27 28
		(vii)	otherwise help the chief executive to make plans or decisions relating to, or provide services to, a child in need of protection or the child's family; or	29 30 31

⁶ See section 5(1) (Principles for administration of Act).

	(b)	in relation to giving information to another service provider—information that the holder of the information reasonably believes may help the service provider to—	1 2 3	
		 decide whether information about suspected harm or risk of harm to a child should be given to the chief executive; or 	4 5 6	
		(ii) assess or respond to the health, educational or care needs of a child in need of protection; or	7 8	
		(iii) otherwise make plans or decisions relating to, or provide services to, a child in need of protection or the child's family.	9 10 11	
(2)		vant information may be information about a child in of protection, the child's family or someone else.	12 13	
(3)	Rele	vant information may be comprised of facts or opinion.	14	
(4)	 Relevant information does not include information about a person's criminal history to the extent it relates to a conviction— 			
	(a)	for which the rehabilitation period under the <i>Criminal Law (Rehabilitation of Offenders) Act 1986</i> has expired under that Act; and	18 19 20	
	(b)	that is not revived as prescribed by section 11 ⁷ of that Act.	21 22	
Oth	ner de	efinitions for ch 5A	23	
	'In t	his chapter—	24	
	pres	cribed entity means each of the following entities—	25	
	(a)	the chief executive;	26	
	(b)	an authorised officer;	27	
	(c)	a licensee;	28	
	(d)	the chief executive of a department that is mainly responsible for any of the following matters—	29 30	

۷ 6

'159D

⁷ Criminal Law (Rehabilitation of Offenders) Act 1986, section 11 (Revival of convictions)

		(i) adult corrective services;	1
		(ii) community services;	2
		(iii) disability services;	3
		(iv) education;	4
		(v) housing services;	5
		(vi) public health;	6
	(e)	the commissioner of the Queensland Police Service;	7
	(f)	the principal of a school that is accredited, or provisionally accredited, under the <i>Education</i> (Accreditation of Non-State Schools) Act 2001;	8 9 10
	(g)	the person in charge of a student hostel;	11
	(h)	the chief executive of another entity, that provides a service to children or families, prescribed under a regulation.	12 13 14
	serv	<i>ice provider</i> means—	15
	(a)	a prescribed entity; or	16
	(b)	another person providing a service to children or families.	17 18
	stud	lent hostel means—	19
	(a)	a student hostel conducted under the <i>Education</i> (<i>General Provisions</i>) Act 1989, section 18(1)(b); or	20 21
	(b)	a hostel conducted with a grant, allowance or subsidy provided under the <i>Education (General Provisions) Act 1989</i> , section 142.	22 23 24
'159E Re	feren	ce to family services	25
		reference in this part to providing a service to families udes providing a service to pregnant women.	26 27

'Part 2 Service delivery co-ordination

'159F	Sei	vice	providers' responsibilities	2
		'Ser deci fami	vice providers must take reasonable steps to co-ordinate sion-making and the delivery of services to children and lies, in order to appropriately and effectively meet the ection and care needs of children.	3 4 5 6
'159G	Ch	ief ex	ecutive's responsibilities	7
	' (1)	The	chief executive is responsible for—	8
		(a)	ensuring ways exist to co-ordinate the roles and responsibilities of service providers in promoting the protection of children and child protection services; and	9 10 11
		(b)	establishing ways to co-ordinate the roles and responsibilities of service providers relating to—	12 13
			(i) investigating and assessing particular cases of harm to children; and	14 15
			(ii) taking action to secure the protection of children and promote their welfare.	16 17
	'(2)	resp	of the ways in which the chief executive is to fulfil the onsibility under subsection (1)(b) is by establishing and icipating in the SCAN system under part 3.	18 19 20
ʻ159H			ecutive may ask particular prescribed entities de a service	21 22
	' (1)		section applies only to the following prescribed ies—	23 24
		(a)	a licensee;	25
		(b)	the chief executive of a department that is mainly responsible for any of the following matters—	26 27
			(i) adult corrective services;	28
			(ii) community services;	29
			(iii) disability services;	30

		(iv) education;	1
		(v) housing services;	2
		(vi) public health;	3
	(c)	the commissioner of the Queensland Police Service.	4
'(2)		chief executive may ask a prescribed entity to provide a ice—	5 6
	(a)	to a child in need of protection, or a member of the child's family, to help meet the child's protection and care needs and promote the child's wellbeing; or	7 8 9
	(b)	to an individual, before the birth of a child, to help meet the child's protection and care needs and promote the child's wellbeing after the child is born.	10 11 12
' (3)		prescribed entity must take reasonable steps to comply the request so far as the request—	13 14
	(a)	is consistent with the entity's functions; and	15
	(b)	does not unreasonably affect the discharge of the entity's functions in relation to other persons or matters.	16 17
'(4)		chief executive must give the prescribed entity the rmation it needs to comply with the request.	18 19

'Part 3The SCAN system20

ʻ159I	Establishment of system	21
	'The chief executive must establish a SCAN system under this part.	22 23
	Note—	24
	SCAN stands for 'Suspected Child Abuse and Neglect'.	25
ʻ159J	Purpose	26

(1) The purpose of the SCAN system is to enable a co-ordinated 27 response to the protection needs of children. 28

'((2)	The p	ourpo	se is to be achieved by facilitating—	1
		(a)		haring of relevant information between members of ystem; and	2 3
		(b)	-	planning and co-ordinating of actions to assess and ond to children's protection needs; and	4 5
		(c)		olistic and culturally responsive assessment of lren's protection needs.	6 7
ʻ159K			-		8
		'The	mem	bers of the SCAN system are—	9
		(a)		chief executives of the following entities (the <i>core bers</i>)—	10 11
			(a)	the department;	12
			(b)	the department mainly responsible for public health;	13 14
			(c)	the department mainly responsible for education;	15
			(d)	the Queensland Police Service;	16
			(e)	in relation to the protection needs of an Aboriginal or Torres Strait Islander child—the recognised Aboriginal or Torres Strait Islander agency for the child; and	17 18 19 20
		(b)	to th	time to time, other service providers contributing e operation of the system by invitation of the core abers.	21 22 23
'159L	Res	pons	ibilit	ies of the core members	24
				onsibilities of the core members are as follows—	25
		(a)	throu	ontribute to the operation of the SCAN system agh representatives who have appropriate vledge and experience in child protection;	26 27 28
	I	(b)	asses	use their best endeavours to agree on mmendations to give to the chief executive about ssing and responding to the protection needs of cular children and, for that purpose, to—	29 30 31 32

	(i) share relevant information about the children, their families and other relevant persons; and	1 2
	(ii) identify relevant resources of members or other entities;	3 4
(c)	to take the action required under the recommendations;	5
(d)	to monitor the implementation of the recommendations and review their effectiveness;	6 7
(e)	to invite and facilitate contributions from other service providers with knowledge, experience or resources that would help achieve the purpose of the SCAN system.	8 9 10

'Part 4Information exchange11

	rticular prescribed entities giving and receiving evant information	12 13
' (1)	This section applies to the following prescribed entities—	14
	(a) the chief executive;	15
	(b) an authorised officer;	16
	(c) the chief executive of a department that is mainly responsible for any of the following matters—	17 18
	(i) adult corrective services;	19
	(ii) community services;	20
	(iii) disability services;	21
	(iv) education;	22
	(v) housing services;	23
	(vi) public health;	24
	(d) the commissioner of the Queensland Police Service.	25
'(2)	A prescribed entity mentioned in subsection (1) may give relevant information to any other service provider.	26 27
·(3)	A service provider may give relevant information to a prescribed entity mentioned in subsection (1).	28 29

'159N Information requirement made by chief executive or authorised officer

- (1) If the chief executive or an authorised officer asks a prescribed 3 entity for particular relevant information in the entity's 4 possession or control, the entity must comply with the request. 5
- (2) For subsection (1), information is not taken to be in the prescribed entity's control merely because of an agreement between the prescribed entity and another entity under which the other entity must give the information to the prescribed 9 entity.
- (3) Subsection (1) does not apply to relevant information if the 11 prescribed entity reasonably considers that— 12
 - (a) giving the information could reasonably be expected 13 to— 14
 - (i) prejudice the investigation of a contravention or 15 possible contravention of a law in a particular case; 16 or 17
 - (ii) prejudice an investigation under the *Coroners Act* 18 2003; or 19
 - (iii) enable the existence or identity of a confidential 20 source of information, in relation to the enforcement or administration of a law, to be ascertained; or 23
 - (iv) endanger a person's life or physical safety; or
 - (v) prejudice the effectiveness of a lawful method or procedure for preventing, detecting, investigating or dealing with a contravention or possible contravention of a law; and
 25
 26
 27
 28
 - (b) it would not be in the public interest to give the 29 information. 30
- (4) A person does not commit an offence merely by failing to 31 comply with subsection (1). 32

1

2

'Part 5		1 2 3
'1590 Rel	ease of information by health service employees	4
'(1)		5 6
	information is relevant to the protection or welfare of a	7 8 9
	(b) for a relevant person who is the chief executive and without limiting paragraph (a)—the information is relevant to the chief executive's review, or the preparation of a supplementary report, under chapter 7A. ⁸	10 11 12 13 14
'(2)	Subsection (1)(a) includes the giving of information, before a child is born, that is relevant to the protection or welfare of the child after he or she is born.	15 16 17
'(3)	This section does not limit a power or obligation under this chapter to give relevant information.	18 19
' (4)	In this section—	20
		21 22
	of the department in which the Health Services Act 1991 is	23 24 25
	relevant person means—	26
	(a) the chief executive; or	27
	(b) an authorised officer; or	28
	(c) a police officer.	29

'159P		ease of information for an investigation under the roners Act					
•	(1)	This section applies if a coroner is investigating the death of a child.					
•	(2)	office	er he	executive may give to the coroner, or to a police elping the coroner to investigate the death, n about any of the following matters—	5 6 7		
		(a)		her, before the death, the child or a sibling of the was a child in care;	8 9		
		(b)	death	her the chief executive became aware, before the happened, of alleged harm or alleged risk of harm e child or a sibling of the child and, if so—	10 11 12		
			(i)	the identity of a notifier; and	13		
			(ii)	other information about how or when the chief executive became aware;	14 15		
		(c)		n taken by the chief executive, before the child's n, relating to the child or a sibling of the child.	16 17		
'(3)		The coroner or police officer to whom the information is given and anyone else to whom the information is subsequently given under this subsection—					
		(a)	must	not use or disclose the information other than—	21		
			(i)	for a purpose of the investigation; or	22		
				Example—	23		
				The coroner orders a doctor to perform an autopsy as part of the investigation of the child's death and, for that purpose, gives the information to the doctor. The doctor may include the information in the doctor's autopsy report under the <i>Coroners Act 2003</i> , section 25.	24 25 26 27 28		
			(ii)	as otherwise required or permitted under this or another Act; and	29 30		
		(b)		e information includes the identity of a notifier, not disclose the identity to anyone unless—	31 32		
			(i)	for a disclosure by the coroner—the coroner is satisfied that disclosure of the identity is of critical importance for the investigation; or	33 34 35		

	 (ii) for disclosure by anyone else—the coroner approves the disclosure on the basis mentioned in subparagraph (i). 	1 2 3						
' (4)	In this section—	4						
	<i>child in care</i> means a child mentioned in the <i>Coroners Act</i> 2003, section $9(1)(d)$ or (e). ⁹							
	<i>notifier</i> means a notifier under section 186 or the <i>Health Act</i> 1937, section 76KH.	7 8						
	sibling includes a half-sibling and a stepsibling.	9						

'Part 6Protection from liability and
interaction with other laws10

'159Q Protection from liability for giving information 12 This section applies if a person, acting honestly, gives **(**1) 13 information in compliance with this chapter. 14 The person is not liable, civilly, criminally or under an ·(2) 15 administrative process, for giving the information. 16 **'**(3) Also, merely because the person gives the information, the 17 person can not be held to have-18 breached any code of professional etiquette or ethics; or (a) 19 departed from accepted standards of professional (b) 20 conduct. 21 **'(4)** Without limiting subsections (2) and (3)— 22 (a) in a proceeding for defamation, the person has a defence 23 of absolute privilege for publishing the information; and 24

⁹ Coroners Act 2003, section 9(1)(d) and (e)—

⁽d) the person was a child placed in the care of a licensed care service, approved foster carer, or other person under the *Child Protection Act 1999*, section 82; or

⁽e) the person was a child in a placement with the consent of a parent or guardian.

		conf	e person would otherwise be required to maintain identiality about the information under an Act, oath ile of law or practice, the person—	1 2 3
		(i)	does not contravene the Act, oath or rule of law or practice by giving the information; and	4 5
		(ii)	is not liable to disciplinary action for giving the information.	6 7
	'159R Int	eraction w	ith other laws	8
	'(1)		oter does not limit a power or obligation under ct or law to give relevant information.	9 10
	'(2)	-	applies to information despite any other law that herwise prohibit or restrict the giving of the on.	11 12 13
		Examples of	Fother laws—	14
		• Educe	ation (General Provisions) Act 1989, section 25	15
		• Healt	th Services Act 1991, section 63	16
		• Police	e Service Administration Act 1990, section 10.1'.	17
Clause	25 An	endment (of s 172 (Issue of warrant)	18
		Section 17	/2(1)—	19
		insert—		20
		custo	child has been lawfully removed from a person's ody or guardianship under this Act but kept beyond beriod allowed for the removal.'.	21 22 23
Clause	26 An	endment (of s 182 (Evidentiary provisions)	24
		Section 18	32(4)(g), 'family meeting'—	25
		omit, inser	rt—	26
		'family gro	oup meeting'.	27

Clause	27				t of s 187 (Confidentiality of information persons involved in administration of Act)	1 2
			Sect	tion 18	37—	3
			omi	t, inse	rt—	4
	ʻ187				ty of information obtained by persons dministration of Act	5 6
		' (1)	This	s sectio	on applies to a person who—	7
			(a)	is or	has been—	8
				(i)	a public service employee, a person engaged by the chief executive, or a police officer, performing functions under or in relation to the administration of this Act; or	9 10 11 12
				(ii)	a licensee or the executive officer of a corporation that is a licensee; or	13 14
				(iii)	a person employed or engaged by a licensee to perform functions under or in relation to the administration of this Act; or	15 16 17
				(iv)	an approved foster carer or other carer in whose care a child has been placed under this Act; or	18 19
				(v)	a member of, or person employed or engaged by, a recognised Aboriginal or Torres Strait Islander agency; or	20 21 22
				(vi)	a person attending a case planning meeting or participating in another way in the development of a child's case plan; or	23 24 25
				(vii)	a person participating in the revision of a child's case plan; or	26 27
				(viii) a member of the SCAN system, or a representative of a member, performing functions under or in relation to chapter 5A, part 3; or	28 29 30
				(ix)	a prescribed entity, or person engaged by a prescribed entity, performing functions under or in relation to chapter 5A, part 4; and	31 32 33
			(b)	pers	hat capacity acquired information about another on's affairs or has access to, or custody of, a unent about another person's affairs.	34 35 36

'(2)		-	on must not use or disclose the information, or give the document, to anyone else.	1 2
		imun isonn		3 4
'(3)	discl	lose t	the person may, subject to section 186, use or he information or give access to the document to else—	5 6 7
	(a)		e extent necessary to perform the person's functions er or in relation to this Act; or	8 9
	(b)		e use, disclosure or giving of access is for purposes ctly related to a child's protection or welfare; or	10 11
		Exan	nple—	12
		ur to of	n approved foster carer in whose care a child has been placed nder this Act may disclose relevant information about the child a person, including, for example, a school teacher or member the carer's immediate family, to help the person understand ad meet the child's needs.	13 14 15 16 17
	(c)	if th	e use, disclosure or giving of access—	18
		(i)	relates to the chief executive's function of cooperating with government entities that have a function relating to the protection of children or that provide services to children in need of protection or their families; or	19 20 21 22 23
		(ii)	is otherwise required or permitted by law.	24
'(4)	the	docu	erson may disclose the information or give access to ment to another person to the extent that the on or document is about the other person.	25 26 27
' (5)	give	-	blice officer may use or disclose the information or ess to the document to someone else under 88A.	28 29 30
'(6)	in th	ne dev plan	e any doubt, it is declared that a person participating velopment, implementation or revision of a child's under this Act is performing a function under this	31 32 33 34

Clause	28	by	nendment of s 188 (Confidentiality of information given persons involved in administration of Act to other rsons)			
		(1)	Section 188(1), before 'police'—	4		
			insert—	5		
			'another prescribed entity, a'.	6		
		(2)	Section 188(1), 'duties'—	7		
			omit, insert—	8		
			'functions'.	9		
		(3)	Section 188(2) and (3), 'disclose'—	10		
			omit, insert—	11		
			'use or disclose'.	12		
		(4)	Section 188(3)(a) and (b), 'disclosure'—	13		
			omit, insert—	14		
			'use, disclosure or giving of access'.	15		
		(5)	Section 188(3)(c), 'disclosure'—	16		
			omit, insert—	17		
			'use, disclosure'.	18		
Clause	29	Ins	ertion of new s 188A	19		
			After section 188—	20		
			insert—	21		
	'188A Police use of confidential information					
		' (1)	This section applies if a police officer acquires information as provided for in section $187(1)$.	23 24		
		'(2)	The officer, and any other police officer to whom the information is disclosed under this section, may use the information to the extent necessary to perform his or her functions as a police officer.	25 26 27 28		
		' (3)	A police officer must not use the information under this section for an investigation or for a proceeding for an offence	29 30		

		unless the officer, or another police officer, has consulted with the following entities about the proposed use—	1 2
		(a) the chief executive;	3
		(b) if the information was acquired under chapter 5A, part 3, from a member of the SCAN system—the member;	4 5 6
		(c) if the information was acquired from a prescribed entity under chapter 5A, part 4—the prescribed entity.	7 8
	' (4)	The purpose of a consultation under subsection (3) is to consider whether the proposed use of the information for the investigation or proceeding would be in the best interests of any child.	9 10 11 12
	' (5)	Subsection (3) does not apply—	13
		(a) if the information concerns an offence committed against a child; or	14 15
		(b) to the extent that the police officer needs to use the information immediately to perform the officer's functions as a police officer.	16 17 18
	' (6)	This section applies subject to section 186.	19
	' (7)	In this section—	20
		<i>information</i> includes a document.	21
		use—	22
		(a) in relation to information, includes disclose; and	23
		(b) in relation to a document, includes give access to.	24
		Note—	25
		Section 248B also requires a police officer to consult with the chief executive about particular investigations and proceedings.'.	26 27
Clause 30	On pt	nission of ch 6 (Enforcement and legal proceedings), 6 (Confidentiality), div 4 (General)	28 29
		Chapter 6, part 6, division 4—	30
		omit.	31

Clause	31	Am	endment of s 197 (Protection from liability)	1
			Section 197(3), definition <i>official</i> —	2
			insert—	3
			'(d) a member of the SCAN system or a representative of a member.'.	4 5
Clause	32	Am	endment of s 214 (Court may transfer order)	6
		(1)	Section 214—	7
			insert—	8
			'(ba) an appropriate case plan has been prepared under chapter 2, part 3A; and'.	9 10
		(2)	Section 214(c), 'family meeting'—	11
			omit, insert—	12
			'family group meeting'.	13
Clause	33	Ins	ertion of new s 248B	14
			After section 248A—	15
			insert—	16
	'248B	Co	nsultation about investigations and prosecutions	17
		'(1)	This section applies to an offence committed against a child who a police officer knows or suspects is a child in need of protection.	18 19 20
		'(2)	When investigating the offence, the officer must consult with the chief executive for the purpose of planning the most appropriate way of conducting the investigation.	21 22 23
		' (3)	Before starting a proceeding for the offence, the officer must consult with the chief executive for the purpose of considering whether the proceeding would be in the best interests of the child.	24 25 26 27
		'(4)	Subsections (2) and (3) do not apply to the officer-	28
			(a) to the extent that the consultation would be impracticable in all the circumstances, including any need to take urgent action; or	29 30 31

			(b) if the officer is aware the consultation has already been carried out by another police officer.'.	1 2			
Clause	34	Am	nendment of s 249 (Regulation-making powers)	3			
		(1)	Section 249(2)(d), 'family meetings'—	4			
			omit, insert—	5			
			'family group meetings'.	6			
		(2)	Section 249(2)—	7			
			insert—	8			
			(e) the SCAN system.'.	9			
Clause	35	Ins	ertion of new ch 9, pt 4	10			
			Chapter 9, after part 3—	11			
			insert—	12			
	'Par	't 4	Transitional provision for Child	13			
	Safety Legislation Amendmen						
				14 15			
	'262	Tra	Act (No. 2) 2004	15			
	'262	Tra '(1)					
	ʻ262		Act (No. 2) 2004 Insitional—case planning If, on the commencement day, a child is a child mentioned in section 51C and has a case plan that was prepared before the commencement day, the plan is taken to have been developed	15 16 17 18 19			
	ʻ262	' (1)	Act (No. 2) 2004 Insitional—case planning If, on the commencement day, a child is a child mentioned in section 51C and has a case plan that was prepared before the commencement day, the plan is taken to have been developed under chapter 2, part 3A. A family meeting held under the Act before the	15 16 17 18 19 20 21			
	ʻ262	'(1) '(2)	Act (No. 2) 2004 Insitional—case planning If, on the commencement day, a child is a child mentioned in section 51C and has a case plan that was prepared before the commencement day, the plan is taken to have been developed under chapter 2, part 3A. A family meeting held under the Act before the commencement day is taken to be a family group meeting.	15 16 17 18 19 20 21 22			
Clause		'(1) '(2) '(3)	Act (No. 2) 2004 nsitional—case planning If, on the commencement day, a child is a child mentioned in section 51C and has a case plan that was prepared before the commencement day, the plan is taken to have been developed under chapter 2, part 3A. A family meeting held under the Act before the commencement day is taken to be a family group meeting. In this section— commencement day means the day chapter 2, part 3A,	15 16 17 18 19 20 21 22 23 24			
Clause		'(1) '(2) '(3)	Act (No. 2) 2004 nsitional—case planning If, on the commencement day, a child is a child mentioned in section 51C and has a case plan that was prepared before the commencement day, the plan is taken to have been developed under chapter 2, part 3A. A family meeting held under the Act before the commencement day is taken to be a family group meeting. In this section— commencement day means the day chapter 2, part 3A, commences.'.	15 16 17 18 19 20 21 22 23 24 25			

(2)	Schedule 3—	1
	insert—	2
	<i>case plan</i> see section 51B.	3
	case planning see section 51A.	4
	case planning meeting see section 51H(2).	5
	<i>charter of rights</i> means the charter of rights for a child in care in schedule 1.	6 7
	<i>contact arrangements</i> , for a child, means arrangements for the child's contact with members of the child's family group or other persons with whom the child is connected.	8 9 10
	<i>endorse</i> , a case plan, means record an endorsement on the plan.	11 12
	family group, for chapter 2, part 3A, see section 51E.	13
	<i>family group meeting</i> means a family group meeting under chapter 2, part 3A.	14 15
	<i>government entity</i> means a government entity under the <i>Public Service Act 1996</i> , section 21, and includes the Queensland Police Service to the extent it is not a government entity under that section.	16 17 18 19
	<i>living arrangements</i> , for a child, means arrangements about where or with whom the child will live.	20 21
	prescribed entity, for chapter 5A, see section 159D.	22
	<i>private convenor</i> see section 51I(1).	23
	relevant information, for chapter 5A, see section 159C.	24
	<i>revised case plan</i> means a case plan prepared under chapter 2, part 3A, division 5.	25 26
	SCAN stands for 'Suspected Child Abuse and Neglect'.	27
	service provider see section 159D.	28
	student hostel, for chapter 5A, see section 159D.'.	29
(3)	Schedule 3, definition <i>parent</i> —	30
	insert—	31
	(ba) chapter 2, part 3A, see section 51F;'.	32

	Part	5	Amendment of Commission for Children and Young People and Child Guardian Act 2000	1 2 3
Clause	37	Act	amended in pt 5	4
			This part amends the <i>Commission for Children and Young</i> <i>People and Child Guardian Act 2000.</i>	5 6
Clause	38		endment of s 7A (Scope of Act relating to children in child safety system)	7 8
			Section 7A, example 1—	9
			omit, insert—	10
			'1 Under section 15AA(1)(b), the commissioner may review the child safety department's handling of a case of a particular child in the child safety system even though the child is no longer in the child safety system at the time of the review.'.	11 12 13 14
Clause	39	Am	endment of s 15 (Commissioner's functions)	15
		(1)	Section 15(1)(c), including the note—	16
			omit, insert—	17
			'(c) the commissioner's monitoring functions under section 15AA;'.	18 19
		(2)	Section 15(1)(f)—	20
			omit.	21
		(3)	Section 15(2)(b)—	22
			<i>renumber</i> as section 15(2)(c).	23
		(4)	Section 15(2)(a)—	24
			omit, insert—	25
			'(a) the monitoring functions under section 15AA; and	26
			(b) the functions under subsection (1)(d) and (e); and'.	27
		(5)	Section 15(3)—	28
			omit.	29

Clause	40	Inse	ertio	n of new s 15AA	1
			Afte	r section 15—	2
			inser	rt—	3
	ʻ15AA	Mo	nitori	ing functions	4
		'(1)		commissioner has the following functions (the <i>itoring functions</i>)—	5 6
			(a)	to monitor, audit and review the systems, policies and practices of the child safety department and other service providers that affect children in the child safety system;	7 8 9 10
			(b)	to monitor, audit and review the handling of individual cases of children in the child safety system by the child safety department and licensees under the <i>Child Protection Act 1999</i> ;	11 12 13 14
			(c)	to monitor compliance by the chief executive (child safety) with the <i>Child Protection Act 1999</i> , section 83. ¹⁰	15 16
			Note-	_	17
			per	t 2A includes powers of the commissioner that may be exercised to form the monitoring functions, but only in relation to the service widers specified in section 31B.	18 19 20
		'(2)	need	erform the monitoring functions, the commissioner may to access, under part 2A, information or documents ing to individual cases.	21 22 23
		' (3)		systems, policies and practices mentioned in ection (1)(a) include systems, policies and practices for handling.	24 25 26
		'(4)	mon	rever, to remove any doubt, it is declared that the itoring functions under subsection $(1)(a)$ do not include ewing a decision taken in an individual case.	27 28 29
		'(5)	Also	, subsection (1)(a) does not apply to—	30
			(a)	the systems, policies and practices of the Director of Public Prosecutions or the police service that directly	31 32

¹⁰ *Child Protection Act 1999*, section 83 (Additional provisions for placing Aboriginal and Torres Strait Islander children in care)

			relate to decisions about whether or not to institute, or continue with, a proceeding for an offence; or	1 2
		(b)	the systems, policies and practices of the police service that directly relate to decisions about whether or not to apply for a protection order under the <i>Domestic and</i> <i>Family Violence Protection Act 1989</i> ; or	3 4 5 6
		(c)	the systems, policies and practices of Legal Aid Queensland that directly relate to the content of legal advice given by Legal Aid lawyers.'.	7 8 9
Clause	41		nent of s 18 (Way in which commissioner is to commissioner's functions)	10 11
		Sect	ion 18(2)—	12
		inser	rt—	13
		'(e)	have sufficient regard to the sensitive nature of personal information, and access it only to the extent necessary to perform the functions.'.	14 15 16
Clause	42	Amendr part app	nent of s 31B (Service providers to which this lies)	17 18
		Sect	ion 31B—	19
		inser	rt—	20
		'(c)	a department that is mainly responsible for any of the following matters—	21 22
			(i) Aboriginal and Torres Strait Islander policy;	23
			(ii) administration of justice;	24
			(iii) adult corrective services;	25
			(iv) community services;	26
			(v) disability services;	27
			(vi) education;	28
			(vii) housing services;	29
			(viii) public health;	30
		(d)	the Director of Public Prosecutions;	31

			(a)	Lagel Aid Queensland	1
				Legal Aid Queensland;	1
			(f)	the Public Trust Office;	2
			(g)	the police service.'.	3
Clause	43		iendm cumer	ent of s 31C (Power to require information or nts)	4 5
		(1)		on 31C(4) to (6)—	6
			omit.		7
		(2)	Sectio	on 31C—	8
			insert	t	9
		'(4)	For su	ubsection (1)(b)—	10
				a document is taken to be in the service provider's control if, under an agreement between the service provider and another entity, the other entity must give the document to the service provider for the purpose of the commissioner performing the commissioner's monitoring functions; but	11 12 13 14 15 16
				otherwise, a document is not taken to be in the service provider's control merely because of an agreement between the service provider and another entity under which the other entity must give the document to the service provider.'.	17 18 19 20 21
Clause	44			ent of s 31D (Access to documents of the child epartment)	22 23
		(1)	Sectio	on 31D, heading, before ' documents '—	24
			insert	<i>t</i> —	25
			'info	rmation and'.	26
		(2)	Sectio	on 31D(2), 'under section 31C(4)'—	27
			omit.		28
		(3)	Sectio	on 31D(2)—	29
			renun	nber as section 31D(3).	30
		(4)	Sectio	on 31D—	31

		insert—	1
	'(2)	The notice must state the way in which the information or documents must be given.	2 3
		Examples of stated ways—	4
		1 sending the commissioner an electronic copy of a document	5
		2 allowing the commissioner to enter the department's premises and access information or documents'.	6 7
	(5)	Section 31D—	8
		insert—	9
	'(4)	The department must comply with the notice.'.	10
Clause	45 Ins	sertion of new ss 31DA and DB	11
		After section 31D—	12
		insert—	13
	se	cess to information and documents of a relevant rvice provider other than the child safety partment	14 15 16
	'(1)	This section applies to a notice under section 31C given to a relevant service provider other than the child safety department.	17 18 19
	·(2)	The notice must state the way in which the commissioner seeks to have the information or documents given.	20 21
		Examples of stated ways—	22
		1 sending the commissioner an electronic copy of a document	23
		2 allowing the commissioner to enter the service provider's premises and access information or documents	24 25
	'(3)	The service provider is not required to give the information or documents in the stated way.	26 27
	'(4)	For a requirement to give a document, the service provider may comply with the requirement by giving the information contained in the document.	28 29 30
	·(5)	The service provider is not required to give information or a document to which section 31DB applies.	31 32
	' (6)	Otherwise, the service provider must comply with the notice.	33

Example-

s 45

The commissioner gives a notice to a licensee seeking particular2documents by allowing the commissioner entry to the licensee's3premises. The licensee does not have to allow the entry. But if the4licensee does not allow the entry, the licensee must comply with the5requirement, by the stated time, by giving the information contained in6the documents or giving the documents in another way.7

(7) The notice must state the matters mentioned in subsections (3) 8 to (5). 9

'31DB Exe	empt information and documents	10						
'(1)	This section applies to a relevant service provider other than the child safety department.							
·(2)	In response to a notice under section 31C, the service provider is not required to give the commissioner information or a document that is exempt under this section.							
·(3)	Information or a document is exempt if giving it could reasonably be expected to—	16 17						
	(a) prejudice the investigation of a contravention or possible contravention of the law in a particular case; or	18 19						
	(b) prejudice an investigation under the <i>Coroners Act 2003</i> ; or	20 21						
	(c) 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	22 23 24						
	(d) endanger a person's life or physical safety; or	25						
	(e) prejudice the effectiveness of a lawful method or procedure for preventing, detecting, investigating or dealing with a contravention or possible contravention of the law.	26 27 28 29						
'(4)	Subsection (3) does not apply if giving the information or document would, on balance, be in the public interest.	30 31						
' (5)	Also, information or a document is exempt if—	32						
	(a) it relates to a review of a matter, being conducted within the entity that is the relevant service provider, that has not been completed; and	33 34 35						

			(b) giving the information or document is likely to prejudice or interfere with the review.	1 2
		' (6)	For subsection (5)(a), a review is taken not to be completed until the end of any period allowed for an appeal from the review and the end of any appeal.	3 4 5
		·(7)	Also, for Legal Aid Queensland, information or a document is exempt to the extent it contains communications mentioned in the <i>Legal Aid Queensland Act 1997</i> , section 75. ¹¹	6 7 8
		' (8)	In this section—	9
			<i>review</i> includes investigation.'.	10
Clause	46	Ins	ertion of new ss 31EA—31EC	11
			After section 31E—	12
			insert—	13
	'31E	A Pro	ptection from liability for giving information	14
		' (1)	This section applies to the giving of information to the commissioner, by a relevant service provider, for the purpose of the commissioner performing the commissioner's monitoring functions.	15 16 17 18
		'(2)	A person may give the information despite any other law that would otherwise prohibit or restrict the giving of the information.	19 20 21
			Examples of other laws—	22
			• Education (General Provisions) Act 1989, section 25	23
			• <i>Health Services Act 1991</i> , section 63	24
			• Police Service Administration Act 1990, section 10.1	25
		' (3)	If a person, acting honestly, gives the information to the commissioner, the person is not liable, civilly, criminally or under an administrative process, for giving the information.	26 27 28
		' (4)	Also, merely because the person gives the information, the person can not be held to have—	29 30

)

Legal Aid Queensland Act 1997, section 75 (Application of legal professional privilege to Legal Aid and Legal Aid lawyers)

Child Safety Legislation Amendment Bill (No. 2) 2004

	(a) breached any code of professional etiquette or ethics; or	1
	(b) departed from accepted standards of professional conduct.	2 3
' (5)	Without limiting subsections (3) and (4)—	4
	(a) in a proceeding for defamation, the person has a defence of absolute privilege for publishing the information; and	5 6
	(b) if the person would otherwise be required to maintain confidentiality about the information under an Act, oath or rule of law or practice, the person—	7 8 9
	(i) does not contravene the Act, oath or rule of law or practice by giving the information; and	10 11
	(ii) is not liable to disciplinary action for giving the information.	12 13
' (6)	This section does not apply to a person giving information in contravention of the <i>Legal Aid Queensland Act 1997</i> , section 75. ¹²	14 15 16
' (7)	In this section—	17
	<i>information</i> includes a document.	18
	stricted use of confidential information accessed der this part	19 20
' (1)	This section applies to information, given to the commissioner for the purpose of the commissioner performing the commissioner's monitoring functions, to the extent the information comprises confidential information.	21 22 23 24
' (2)	The commissioner may only use or disclose the information—	25
	(a) to perform the commissioner's monitoring functions; or	26
	(b) to refer a matter under section 20; or	27
	(c) to undertake an investigation under part 3; or	28
	(d) if authorised under another Act or required by law; or	29

¹² *Legal Aid Queensland Act 1997*, section 75 (Application of legal professional privilege to Legal Aid and Legal Aid lawyers)

	infor cons	the written consent of the person to whom the rmation relates or, if the person is a child unable to ent, with the written consent of a parent or guardian e child.	1 2 3 4			
' (3)	In this sect	tion—	5			
	informatio	on includes a document.	6			
'31EC C	ommissione	er to advise on-disclosure	7			
'(1)	commissic	on applies to information or a document that the oner has obtained from a relevant service provider pose of performing the commissioner's monitoring	8 9 10 11			
'(2)	giving the the commi	nissioner must advise the service provider before information or document to another entity, unless issioner considers that doing so would not be in the sts of a child to whom the information or document	12 13 14 15 16			
47 A	nendment	of s 31G (Review of service)	17			
(1)	Section 31	G(1)(a)(i) and (ii)—	18			
	omit, inser	omit, insert—				
	'(i)	a relevant service provider's systems, policies or practices affecting children in the child safety system; or	20 21 22			
	(ii)	the handling of individual cases of children in the child safety system by the child safety department or a licensee; and'.	23 24 25			
(2)	Section 31	G(2)(a)—	26			
	omit, inser	<i>t</i> —	27			
	'(a) unde	ertake a review of—	28			
	(i)	if subsection (1)(a)(i) applies—the systems, policies or practices; or	29 30			
	(ii)	if subsection (1)(a)(ii) applies—the handling of the individual cases; and'.	31 32			

Clause 47

Clause	48	Am	nendment of s 31H (Recommendations)	1
			Section 31H—	2
			insert—	3
		'(2)	Before making the recommendations, the commissioner must give the service provider a written copy of the proposed recommendations and a reasonable opportunity to comment on them.	4 5 6 7
		' (3)	The commissioner must give a copy of the recommendations to the Minister responsible for the service provider.	8 9
		'(4)	The Minister responsible for a relevant service provider mentioned in section 31B(b) is the Minister responsible for the child safety department.'.	10 11 12
Clause	49		nendment of s 31I (Report to Minister about ncompliance)	13 14
		(1)	Section 31I, heading, 'Minister'—	15
			omit, insert—	16
			'Ministers'.	17
		(2)	Section 31I(2)—	18
			omit, insert—	19
		'(2)	The commissioner may prepare a report about the matter and give it to the Minister responsible for the child safety department and the Minister responsible for the service provider.	20 21 22 23
			Note—	24
			Sections 60 to 63 establish a process for reports prepared by the commissioner to be tabled in the Legislative Assembly. The process includes giving an opportunity for an entity to respond to adverse comments in a report.'.	25 26 27 28
Clause	50	Am Pro	nendment of s 46 (Identity of notifier under Child otection Act 1999)	29 30
		(1)	Section 46, heading, after ' 1999' —	31
			insert—	32

			'or Health Act 1937'.	1
		(2)	Section 46(1), 'mentioned in the Child Protection Act 1999, section 186'—	2 3
			omit.	4
		(3)	Section 46—	5
			insert—	6
		' (3)	In this section—	7
			notifier means—	8
			(a) a notifier mentioned in the <i>Child Protection Act 1999</i> , section 186; or	9 10
			(b) a notifier mentioned in the <i>Health Act 1937</i> , section 76KH whose identity is known to the chief executive (child safety).'.	11 12 13
Clause	51	Am	endment of s 89ZA (Annual report)	14
			Section 89ZA—	15
			insert—	16
		'(3)	Within 14 sitting days after receiving the report, the Minister must table it in the Legislative Assembly.'.	17 18
Clause	52	Am	endment of s 145 (Evidentiary provisions)	19
		(1)	Section 145(3), after 'commissioner'	20
			insert—	21
			', the assistant commissioner'.	22
		(2)	Section 145(4), after 'commissioner'	23
			insert—	24
			'or assistant commissioner'.	25
Clause	53		endment of s 152 (Confidentiality of information about minal history)	26 27
		(1)	Section 152(1)(a), after 'commissioner'—	28

		insert—	1
		', the assistant commissioner'.	2
		(2) Section 152(2)(a), after 'commissioner,'—	3
		insert—	4
		'the assistant commissioner,'.	5
		(3) Section 152(4)(a), after 'commissioner'—	6
		insert—	7
		', the assistant commissioner'.	8
		(4) Section 152(4)(b), after 'commissioner,'—	9
		insert—	10
		'the assistant commissioner,'.	11
Clause	54	Amendment of s 153 (Confidentiality of other information)	12 13
		Section 153(3)(a) and (c), after 'commissioner'—	14
		insert—	15
		'or assistant commissioner'.	16
Clause	55	Amendment of s 161 (Protection from liability)	17
		Section 161(3), definition <i>official</i> , paragraph (a), after 'commissioner'—	18 19
		insert—	20
		'or assistant commissioner'.	21
Clause	56	Amendment of sch 4 (Dictionary)	22
		(1) Schedule 4, definition government entity—	23
		omit, insert—	24
		'government entity means a government entity under the <i>Public Service Act 1996</i> , section 21, and includes the police service to the extent it is not a government entity under that section.'.	25 26 27 28

			Child Safety Legislation Amendment Bill (No. 2) 2004	
		(2)	Schedule 4, definition <i>monitoring functions</i> , 'section 15(3)'— <i>omit, insert</i> — 'section 15AA'.	1 2 3
	Part	6	Amendment of Coroners Act	-
	Fail	. 0	2003	4 5
Clause	57	Act	t amended in pt 6	6
			This part amends the Coroners Act 2003.	7
Clause	58		endment of s 53 (Access to investigation documents research purposes)	8 9
			Section 53(2)(b), after 'section 17'—	10
			insert—	11
			'or the <i>Child Protection Act 1999</i> , section 159P ¹³ '.	12
Clause	59		endment of s 54 (Access to investigation documents other purposes)	13 14
			Section 54(7)—	15
			omit, insert—	16
		' (7)	Despite anything in this section—	17
			(a) a document, to the extent that it contains confidential information obtained under section 17, ¹⁴ may only be accessed under section 17(4); and	18 19 20
			(b) a document, to the extent that it contains confidential information obtained under the <i>Child Protection Act</i>	21 22

s 57

s 59

Child Protection Act 1999, section 159P (Release of information for an investigation under the Coroners Act)

¹⁴ Section 17 (Disclosure of confidential information to Coroners Court)

Child Safety Legislation Amendment Bill (No. 2) 2004

		<i>1999</i> , section 159P, ¹⁵ may only be accessed under section 159P(3) of that Act.'.	1 2
Clause	60	Amendment of sch 2 (Dictionary)	3
		Schedule 2, definition confidential document—	4
		omit, insert—	5
		<i>confidential document</i> means a document containing, or the part of a document that contains, information obtained under section 17 or the <i>Child Protection Act 1999</i> , section 159P. ¹⁶ ['] .	6 7 8
	Part	t 7 Amendment of Family Services Act 1987	9 10
Clause	61	Act amended in pt 7	11
		This part amends the Family Services Act 1987.	12
Clause	62	Insertion of new s 30A	13
		After section 30—	14
		insert—	15
	'30A	Delegation	16
		(1) The Minister may delegate the Minister's powers under section 11(3), (4) and (6) to an appropriately qualified public service officer or employee.	17 18 19
		(2) In this section—	20

¹⁵ *Child Protection Act 1999*, section 159P (Release of information for an investigation under the Coroners Act)

¹⁶ Section 17 (Disclosure of confidential information to Coroners Court) or the *Child Protection Act 1999*, section 159P (Release of information for an investigation under the Coroners Act)

			<i>appropriately qualified</i> , for a person to whom a power may be delegated, includes having the qualifications, experience or standing appropriate to exercise the power.'.	1 2 3
	Part	t 8	Amendment of Health Act 1937	4
Clause	63	Act	t amended in pt 8	5
			This part amends the Health Act 1937.	6
Clause	64	Am	nendment of s 5 (Interpretation)	7
		(1)	Section 5(1), definition <i>parent</i> —	8
			omit.	9
		(2)	Section 5(1)—	10
			insert—	11
			<i>'chief executive (child safety)</i> , for part 3, division 6, see section 76K.	12 13
			child, for part 3, division 6, see section 76K.	14
			harm, for part 3, division 6, see section 76K.	15
			parent, for part 3, division 6, see section 76KA.	16
			professional, for part 3, division 6, see section 76K.	17
			registered nurse, for part 3, division 6, see section 76K.	18
Clause	65	Re	placement of pt 3, div 6, hdg (Maltreatment of children)	19
			Part 3, division 6, heading—	20
			omit, insert—	21
	'Divi	sion	h 6 Harm to children'.	22
Clause	66	Re	placement of s 76K (Notification of maltreatment)	23
			Section 76K—	24

		omit, insert—	1
'76K	Def	initions for div 6	2
		'In this division—	3
		<i>chief executive (child safety)</i> means the chief executive of the department in which the <i>Child Protection Act 1999</i> is administered.	4 5 6
		child means an individual who is under 18.	7
		<i>harm</i> , to a child, means any detrimental effect on the child's physical, psychological or emotional wellbeing—	8 9
		(a) that is of a significant nature; and	10
		(b) that has been caused by—	11
		 (i) physical, psychological or emotional abuse or neglect; or 	12 13
		(ii) sexual abuse or exploitation.	14
		parent, for part 3, division 6, see section 76KA.	15
		professional, for part 3, division 6, see section 76K.	16
		<i>registered nurse</i> means a person registered under the <i>Nursing Act 1992</i> as a registered nurse.	17 18
'76KA	Меа	aning of <i>parent</i> for div 6	19
	(1)	For this division, a <i>parent</i> of a child is the child's mother, father or someone else, other than the chief executive (child safety), having or exercising parental responsibility for the child.	20 21 22 23
•	(2)	However, a person standing in the place of a parent of a child on a temporary basis is not a parent of the child.	24 25
•	(3)	A parent of an Aboriginal child includes a person who, under Aboriginal tradition, is regarded as a parent of the child.	26 27
•	(4)	A parent of a Torres Strait Islander child includes a person who, under Island custom, is regarded as a parent of the child.	28 29
د	(5)	A reference in this division to the parents of a child or to one of the parents of a child is, if the child has only 1 parent, a reference to the parent.	30 31 32

'76KB Rel	ationship with Child Protection Act 1999	1
'(1)	The <i>Child Protection Act 1999</i> , sections 22 and 186, ¹⁷ include provision relevant to a professional giving a notice or other information to the chief executive (child safety) under this division.	2 3 4 5
·(2)	If there is in force, for a child, both an order under the <i>Child Protection Act 1999</i> and an order under section 76L, the order under the <i>Child Protection Act 1999</i> prevails to the extent of any inconsistency.	6 7 8 9
'76KC Ma	ndatory reporting—immediate notice	10
' (1)	This section applies if—	11
	 (a) a professional becomes aware, or reasonably suspects, during the practice of his or her profession, that a child has been, is being, or is likely to be, harmed; and 	12 13 14
	(b) as far as the professional is aware, no other professional has notified the chief executive (child safety) under this section about the harm or likely harm.	15 16 17
'(2)	The professional must immediately give notice of the harm or likely harm to the chief executive (child safety)—	18 19
	(a) orally; or	20
	(b) by facsimile, email or similar communication.	21
' (3)	The notice must include—	22
	(a) the following information, to the extent the professional has it or can reasonably obtain it—	23 24
	(i) the child's name;	25
	(ii) the place or places where the child lives;	26
	(iii) the names of the child's parents;	27
	(iv) the place or places where the parents live or may be contacted; and	28 29

¹⁷ *Child Protection Act 1999*, sections 22 (Protection from liability for notification of, or information given about, alleged harm or risk of harm) and 186 (Confidentiality of notifiers of harm or risk of harm)

	(b) details of the harm or likely harm of which the professional is aware or that the professional suspects; and	1 2 3
	(c) the professional's name, address and telephone number.	4
'(4)	To remove any doubt, it is declared that a professional may need to seek further information about harm or likely harm to a child before forming a reasonable suspicion about the matter.	5 6 7 8
	Example—	9
	After physically examining a child, a professional considers it possible that the child has been harmed. The professional obtains more information by consulting with a colleague. After obtaining the further information, the professional forms a reasonable suspicion that the child has been harmed.	10 11 12 13 14
'76KD Ma	ndatory reporting—follow-up notice	15
'(1)	This section applies if a professional gives notice orally under section 76KC.	16 17
'(2)	Within 7 days after giving the oral notice, the professional must give the chief executive (child safety) a written notice about the harm or likely harm.	18 19 20
·(3)	The written notice must include the information, as at the time the written notice is given, about the matters stated in section 76 KC(3).	21 22 23
'(4)	The professional must give the written notice even if the professional no longer believes or suspects the child has been, is being, or is likely to be, harmed.	24 25 26
'76KE Off	ence	27
	'A professional who fails to give a notice under section 76KC or 76KD commits an offence.	28 29
	Maximum penalty—50 penalty units.	30

Child Safety Legislation Amendment Bill (No. 2) 2004

(F Fu	rther information may be required	1
' (1)	This section applies to a professional who has given the chief executive (child safety) a notice about harm or likely harm under section 76KC or 76KD.	2 3 4
·(2)	The chief executive (child safety) may ask the professional, orally or in writing, for stated further information that the chief executive (child safety) reasonably considers is needed to properly assess the harm or likely harm.	5 6 7 8
' (3)	The professional must comply with the request, unless the professional has a reasonable excuse.	9 10
	Maximum penalty—50 penalty units.	11
'(4)	A professional is not liable to be prosecuted for an offence against subsection (3) unless the chief executive (child safety), when making the request, warns the professional it is an offence to fail to comply with the request unless the professional has a reasonable excuse.	12 13 14 15 16
	otection from liability for giving information to ofessional	17 18
	ofessional	
pro	This section applies if a person, acting honestly, gives	18 19
pro	 This section applies if a person, acting honestly, gives information to a professional by— (a) telling the professional that the person is aware, or suspects, that a child has been, is being, or is likely to 	18 19 20 21 22
pro	 This section applies if a person, acting honestly, gives information to a professional by— (a) telling the professional that the person is aware, or suspects, that a child has been, is being, or is likely to be, harmed; or (b) giving other information relating to the harm mentioned 	18 19 20 21 22 23 24
pro	 This section applies if a person, acting honestly, gives information to a professional by— (a) telling the professional that the person is aware, or suspects, that a child has been, is being, or is likely to be, harmed; or (b) giving other information relating to the harm mentioned in paragraph (a). <i>Examples of persons who may give information to a professional under</i> 	18 19 20 21 22 23 24 25 26
pro	 This section applies if a person, acting honestly, gives information to a professional by— (a) telling the professional that the person is aware, or suspects, that a child has been, is being, or is likely to be, harmed; or (b) giving other information relating to the harm mentioned in paragraph (a). Examples of persons who may give information to a professional under this section— a fellow professional seeking help to decide whether there are reasonable grounds for forming a suspicion that the child has been 	18 19 20 21 22 23 24 25 26 27 28 29

'(2)	The person is not liable, civilly, criminally or under an administrative process, for giving the information.	1 2		
' (3)	Without limiting subsection (2)—			
	(a) in a proceeding for defamation, the person has a defence of absolute privilege for publishing the information; and			
	(b) if the person would otherwise be required to maintain confidentiality about the information under an Act, oath or rule of law or practice, the person—	6 7 8		
	(i) does not contravene the Act, oath or rule of law or practice by giving the information; and	9 10		
	(ii) is not liable to disciplinary action for giving the information.	11 12		
'76KH Co	nfidentiality of notifiers	13		
' (1)	This section applies if a person (the <i>notifier</i>) gives information under section $76KG(1)$ to a professional.	14 15		
	more and sector (of the a protostonal	15		
'(2)	The professional to whom the information is given, or another person who becomes aware of the identity of the notifier, must not disclose the identity of the notifier to another person except—	13 16 17 18 19		
'(2)	The professional to whom the information is given, or another person who becomes aware of the identity of the notifier, must not disclose the identity of the notifier to another person	16 17 18		
'(2)	The professional to whom the information is given, or another person who becomes aware of the identity of the notifier, must not disclose the identity of the notifier to another person except—	16 17 18 19		
'(2)	 The professional to whom the information is given, or another person who becomes aware of the identity of the notifier, must not disclose the identity of the notifier to another person except— (a) as permitted or required under this division; or (b) in the course of performing functions under a child protection law to another person performing functions 	16 17 18 19 20 21 22		
'(2)	 The professional to whom the information is given, or another person who becomes aware of the identity of the notifier, must not disclose the identity of the notifier to another person except— (a) as permitted or required under this division; or (b) in the course of performing functions under a child protection law to another person performing functions under a child protection law; or (c) under the <i>Child Protection (International Measures) Act</i> 	16 17 18 19 20 21 22 23 24		
'(2)	 The professional to whom the information is given, or another person who becomes aware of the identity of the notifier, must not disclose the identity of the notifier to another person except— (a) as permitted or required under this division; or (b) in the course of performing functions under a child protection law to another person performing functions under a child protection law; or (c) under the <i>Child Protection (International Measures) Act 2003</i>, part 6;¹⁸ or (d) to the ombudsman for the conduct of an investigation 	16 17 18 19 20 21 22 23 24 25 26		

¹⁸ Child Protection (International Measures) Act 2003, part 6 (Co-operation and other matters)

'(3)	Also, the chief executive (child safety) may disclose the identity of the notifier to the Commissioner for Children and Young People and Child Guardian under the <i>Commission for Children and Young People and Child Guardian Act 2000</i> , section 46.			
' (4)	Subject to subsection (5)—			
	(a)	evidence of the identity of the notifier or from which the identity of the notifier could be deduced must not be given in a proceeding before a court or tribunal without leave of the court or tribunal; and	7 8 9 10	
	(b)	unless leave is granted, a party or witness in the proceeding—	11 12	
		 (i) must not be asked, and, if asked, can not be required to answer, any question that can not be answered without disclosing the identity of, or leading to the identification of, the notifier; and 	13 14 15 16	
		(ii) must not be asked to produce, and, if asked, can not be required to produce, any document that identifies, or may lead to the identification of, the notifier.	17 18 19 20	
' (5)	The	court or tribunal must not grant leave unless-	21	
	(a)	it is satisfied—	22	
		(i) the evidence is of critical importance in the proceeding; and	23 24	
		(ii) there is compelling reason in the public interest for disclosure; or	25 26	
	(b)	the notifier agrees to the evidence being given in the proceeding.	27 28	
' (6)	In deciding whether to grant leave, the court or tribunal must take into account—			
	(a)	the possible effects of disclosure on the safety or welfare of the notifier and the notifier's family; and	31 32	
	(b)	the public interest in maintaining confidentiality of notifiers.	33 34	

	'(7) '(8)	As far as practicable, an application for leave must be heard in a way that protects the identity of the notifier pending a decision on the application.	1 2 3
		In this section—	4
		child protection law means—	5
		(a) the <i>Child Protection Act 1999</i> ; or	6
		(b) a child welfare law or interstate law of another State within the meanings given by the <i>Child Protection Act 1999</i> , schedule 3.'.	7 8 9
Clause 67	Am	nendment of s 76L (Temporary custody of children)	10
	(1)	Section 76L(2)(b)—	11
		omit, insert—	12
		(b) the prescribed medical officer becomes aware, or reasonably suspects, that the child has been, is being, or is likely to be, harmed;'.	13 14 15
	(2)	Section 76L(3), from 'suspects' to 'danger'—	16
		omit, insert—	17
		'becomes aware, or reasonably suspects, that the child has been, is being, or is likely to be, harmed'.	18 19
	(3)	Section 76L(10), after '(3)'—	20
		insert—	21
		', that officer'.	22
	(4)	Section 76L(16), from '—' to '(b)'—	23
		omit.	24
	(5)	Section 76L(17), after 'subsection (16)'—	25
		insert—	26
		'or (17)'.	27
	(6)	Section 76L(17)—	28
		renumber as section 76L(18).	29

)

	(7)	Section 76L—
		insert—
	ʻ(17)	As soon as practicable after making an order under subsection (2) or (3), the prescribed medical officer must give the chief executive (child safety) a notice about the order.'.
Clause 68	Om	ission of s 76M (Meaning of child for division)
		Section 76M—
		omit.

Part 9	Amendment of Juvenile Justice	9

		Act 1992	10
Clause	69	Act amended in pt 9	11
		This part amends the Juvenile Justice Act 1992.	12
Clause	70	Amendment of s 257 (Interpretation)	13
		Section 257, definition parent, after 'chief executive'—	14
		insert—	15
		'(child safety)'.	16
Clause	71	Amendment of s 259 (Show cause hearing)	17
		Section 259(12), after 'chief executive'—	18
		insert—	19
		'(child safety)'.	20

Clause	72	Amendment of sch 4 (Dictionary)	1
		Schedule 4—	2
		insert—	3
		<i>'chief executive (child safety)</i> means the chief executive of the department in which the <i>Child Protection Act 1999</i> is administered.'.	4 5 6

© State of Queensland 2004