

Queensland



#### Queensland

### Commission for Children and Young People and Child Guardian Amendment Bill 2004

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## 2004

## **A Bill**

for

An Act to amend the *Commission for Children and Young People and Child Guardian Act 2000* and for other purposes

s 5

	The Pa	arliament of Queensland enacts—	1
Clause	1	Short title  This Act may be cited as the Commission for Children and Young People and Child Guardian Amendment Act 2004.	2 3 4
Clause	2	Commencement	5
		This Act commences on a day to be fixed by proclamation.	6
Clause	3	Act amended	7
		This Act amends the Commission for Children and Young People and Child Guardian Act 2000.	8 9
Clause	4	Amendment of s 15 (Commissioner's functions)	10
		Section 15(1)—	11
		insert—	12
		'(ra) to audit or monitor compliance with part 6;1'.	13
Clause	5	Replacement of pt 6 hdg (Employment screening for child-related employment)	14 15
		Part 6, heading—	16
		omit, insert—	17
	<b>'Part</b>	6 Screening for regulated	18
		employment and regulated	19
		businesses'.	20

<sup>1</sup> Part 6 (Screening for regulated employment and regulated businesses)

Clause	6	Replacement of s 95 (Purpose of pt 6)	1
		Section 95—	2
		omit, insert—	3
	<b>'95</b>	Main purpose of pt 6	4
		'The main purpose of this part is to ensure that persons employed in particular employment, or carrying on particular businesses, as prescribed under this Act undergo screening under this part.'.	5 6 7 8
Clause	7	Amendment of s 97 (Employment and businesses regulated by this part)	9 10
		Section 97(2), after 'child'—	11
		insert—	12
		', unless the child is a trainee student of an education provider and the employment is part of the course undertaken by the trainee student with the education provider'.	13 14 15
Clause	8	Insertion of new ss 98A and 98B and pt 6, div 1A hdg	16
		After section 98—	17
		insert—	18
	'98A	This part does not apply to person engaged in employment for the police service	19 20
		'This part does not apply to the employment of a person who, within the meaning of the <i>Police Service Administration Act</i> 1990, section 5AA.3, <sup>2</sup> is a person engaged by the service, to the extent the person is performing a function mentioned in the <i>Police Service Administration Act</i> 1990, section 2.3. <sup>3</sup>	21 22 23 24 25

<sup>2</sup> Police Service Administration Act 1990, section 5AA.3 (Meaning of engaged by the service)

<sup>3</sup> Police Service Administration Act 1990, section 2.3 (Functions of service)

98B	Declaration relating to exemption to category of regulated employment or regulated business									
	'(1)	sche unde	mployment of a person as mentioned in a section of dule 1, part 1 is regulated employment of the person or that section, the employment remains regulated loyment and it does not matter that—	3 4 5 6						
		(a)	another section of schedule 1, part 1 expressly provides that employment of the person is not regulated employment; or	7 8 9						
		(b)	another section of schedule 1, part 2 expressly provides that a business carried on by the person is not a regulated business.	10 11 12						
	'(2)	of sc on a busin	berson is carrying on a business as mentioned in a section chedule 1, part 2 and carrying on the business is carrying regulated business under that section, carrying on the ness remains carrying on a regulated business and it does matter that—	13 14 15 16 17						
		(a)	another section of schedule 1, part 2 expressly provides that a business carried on by the person is not a regulated business; or	18 19 20						
		(b)	another section of schedule 1, part 1 expressly provides that employment of the person is not regulated employment.	21 22 23						
		Exam	ples for this section—	24						
		1	A psychologist is employed at a school as a student counsellor and the psychologist is not a registered teacher or a volunteer who is a parent of a child attending the school. The employment of the psychologist at the school is regulated employment under schedule 1, part 1, section 3 even though, under schedule 1, part 1, section 5(2)(a), the employment of the psychologist is not regulated employment.	25 26 27 28 29 30 31						
		2	If a person carries on a business that includes private tutoring of children, the person is carrying on a regulated business under schedule 1, part 1, section 5 even if employment of the person is not regulated employment under schedule 1, part 1, section 3 because the person is a registered teacher.	32 33 34 35 36						

Clause	9	Am	nendment of s 99 (What is employment)	1
		(1)	Section 99(2)—	2
			insert—	3
			'(e) whether the agreement provides for the other person to carry out work on 1 occasion or on an ongoing basis, whether regularly or irregularly.'.	4 5 6
		(2)	Section 99, before the examples—	7
			insert—	8
		'(3)	Also, for this section, the nature of the work is immaterial.	9
		'(4)	This section is subject to section 99A.'.	10
		(3)	Section 99, example 3, from 'duties,'—	11
			omit, insert—	12
			'duties.'.	13
		(4)	Section 99, example 4—	14
			omit, insert—	15
			'4 A tour operator arranges with the parents of a family to provide a child accommodation service in their home to an international student.'.	16 17 18
Clause	10	Ins	sertion of new ss 99A to 99F	19
			Part 6, division 1A, after section 99—	20
			insert—	21
	'99A	arr	nat is employment when education provider ranges trainee student to carry out work for meone else	22 23 24
		'(1)	This section applies if—	25
			(a) the first person mentioned in section 99 is an education provider; and	26 27
			(b) the other person mentioned in section 99 is a trainee student of the education provider; and	28 29

		(c)	trainee student is undertaking with the education provider; and	1 2 3
		(d)	the work is to be carried out for someone else.	4
	'(2)	abou	education provider may apply for a prescribed notice at the trainee student for regulated employment as tioned in section 100(1B). <sup>4</sup>	5 6 7
	'(3)	the to	e education provider applies for a prescribed notice about rainee student as mentioned in subsection (2), the person whom the trainee student is to carry out work, or carries work, need not apply for the prescribed notice.	8 9 10 11
	'(4)	carry	section 99, the person for whom the trainee student is to out work, or carries out work, is employing the trainee ent even though—	12 13 14
		(a)	the education provider applied for a prescribed notice about the trainee student; and	15 16
		(b)	no agreement for the trainee student to carry out work is made expressly between the person and the trainee student.	17 18 19
'99B	Wh	at is	employment in child care	20
		'(1)	This section applies to the employment of a person as a carer in, or staff member of, a child care service.	21 22
		'(2)	A reference in this Act to employment of the person includes a reference to engagement of the person within the meaning of the <i>Child Care Act 2002</i> , section 58.5	23 24 25
'99C	Wh	at is	a serious offence	26
	'(1)	A se	rious offence is—	27
		(a)	for each Act mentioned in schedule 2, an offence against a provision mentioned in column 1 of that schedule for	28 29

<sup>4</sup> Section 100 (Application for notice—regulated employment)

<sup>5</sup> Child Care Act 2002, section 58 (Meaning of engage)

		that Act, subject to any limitation relating to the provision mentioned opposite in column 3; or	1 2
	(b)	an offence of counselling or procuring the commission of, or attempting or conspiring to commit, an offence mentioned in paragraph (a); or	3 4 5
	(c)	an offence against a provision mentioned in schedule 2A that is an expired or repealed provision of the Criminal Code, subject to any qualification relating to the provision mentioned opposite in column 3; or	6 7 8 9
	(d)	an offence against a law at any time of another jurisdiction that substantially corresponds to an offence mentioned in paragraph (a), (b) or (c); or	10 11 12
	(e)	an offence that is a class 1 or 2 offence as defined under the <i>Child Protection (Offender Reporting) Act 2004</i> that is not otherwise a serious offence under this subsection.	13 14 15
	Note-	_	16
	onl	lumn 2 in schedules 2 and 2A is included for information purposes by and states a section heading for the provision mentioned opposite column 1.	17 18 19
'(2)	sche from	this section, it is immaterial if a provision mentioned in dule 2 or 2A, column 1, for an Act has been amended a time to time or that the provision was previously bered with a different number.	20 21 22 23
Wh	at is	a serious child-related sexual offence	24
'(1)	A se	rious child-related sexual offence is—	25
	(a)	an offence against a provision of the Criminal Code mentioned in schedule 2B, column 1; or	26 27
	(b)	an offence against a provision mentioned in schedule 2C, column 1, that is an expired or repealed provision of the Criminal Code, subject to any qualification relating to the provision mentioned opposite in column 3.	28 29 30 31 32

'99D

		Note—	1
		Column 2 in schedules 2B and 2C is included for information purposes only and states a section heading for the provision mentioned opposite in column 1.	2 3 4
	'(2)	However, an offence mentioned in subsection (1) is a serious child-related sexual offence only if, at the time of the offence, the person in relation to whom the offence was committed was—	5 6 7 8
		(a) for a provision that mentions or mentioned a specific age relevant to the offence—a child under that age; or	9 10
		(b) otherwise—a child.	11
	'(3)	For this section, it is immaterial if a provision mentioned in schedule 2B or 2C, column 1 has been amended from time to time or that the provision was previously numbered with a different number.	12 13 14 15
'99E	Wh	nat is an <i>excluding offence</i>	16
		'An <i>excluding offence</i> is—	17
		(a) a serious child-related sexual offence; or	18
		(b) an offence against a provision mentioned in schedule 2, in relation to the entry for the Classification of Computer Games and Images Act 1995, Classification of Films Act 1991 or Classification of Publications Act 1991.	19 20 21 22 23
'99F	Wh	no is a <i>volunteer</i>	24
	'(1)	A <i>volunteer</i> is a person who is employed by another person and does not carry out any work for the other person for a financial reward.	25 26 27
	'(2)	In this section—	28
		<i>financial reward</i> does not include a payment that is a reimbursement for out-of-pocket expenses.'.	29 30

Clause	11	Ins	ertio	n of new pt 6, div 1B	1
			Befo	ore part 6, division 2, heading—	2
			inser	<i>t</i> —	3
	'Divi	ision	1B	Risk management strategies	4
	'99G	bus		nagement strategies about regulated ses and persons employed in regulated nent	5 6 7
		'(1)	This	section applies to each of the following—	8
			(a)	a person who carries on a regulated business;	9
			(b)	a person (an <i>employer</i> ) who employs someone else in employment that is regulated employment.	10 11
		'(2)	deve busin empl	each year, a person to whom this section applies must lop and implement a written strategy about the regulated ness and, if the person is an employer, for persons loyed in regulated employment (a <i>risk management egy</i> ).	12 13 14 15 16
			Max	imum penalty—20 penalty units.	17
		'(3)	empl well	purpose of a risk management strategy is to implement loyment practices and procedures to promote the being of a child affected by the regulated business or loyment and to protect the child from harm.	18 19 20 21
		'(4)		nout limiting subsection (3), a regulation may prescribe matters that are to be included in a risk management egy.	22 23 24
		'(5)	In th	is section—	25
			-	cons employed in regulated employment includes each of collowing who are employed in regulated employment—	26 27
			(a)	persons for whom the employer has applied for a prescribed notice;	28 29
			(b)	persons who hold a positive notice;	30
			(c)	persons who need not hold a positive notice:	31

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<sup>6</sup> Section 122B (Commissioner to give notice to employer about making employment-screening decision about employee)

	-	cribed notice about the trainee student in relation to lated employment.'.	1 2
(3)	Sect	ion 100(2)(b), after 'employer'—	3
	inse	rt—	4
	or e	education provider'.	5
(4)	Sect	ion 100(2)(c), 'employee'—	6
	omit	t, insert—	7
	'rele	evant person'.	8
(5)	Sect	ion 100(3), (4) and (5)—	9
	omit	t, insert—	10
<b>'</b> (3)	The	approved form must include provision for—	11
	(a)	identifying information about the relevant person; and	12
	(b)	certification by the employer, education provider or a prescribed person that the employer, education provider or prescribed person has sighted documents, relating to proof of the relevant person's identity, prescribed under a regulation; and	13 14 15 16 17
	(c)	if the employer or education provider does not give the certification mentioned in paragraph (b), certification by the employer or education provider that the reason the employer or education provider did not sight the documents is only because—	18 19 20 21 22
		(i) the relevant person's usual place of residence is more than 50 km from the employer's business address or a place used by the education provider for conducting courses; or	23 24 25 26
		(ii) the relevant person is a person with a disability that affects mobility; and	27 28
	(d)	the relevant person's consent to employment screening under this part.	29 30
<b>'</b> (4)		receiving the application, the commissioner may ask the loyer, education provider or relevant person—	31 32

	(a)	for further information that the commissioner reasonably considers necessary to establish the relevant person's identity; or	1 2 3
	(b)	about why the employer or education provider did not sight the documents as mentioned in subsection (3)(c). <sup>7</sup>	4 5
'(5)	subs	relevant person is given a written request under section (4), the relevant person is taken to have withdrawn application if—	6 7 8
	(a)	the request includes a warning that, if the request is not complied with within a stated time, the relevant person's application will be taken to have been withdrawn; and	9 10 11
	(b)	the relevant person does not comply with the request within the stated time; and	12 13
	(c)	the commissioner gives the relevant person a notice stating that the relevant person is taken to have withdrawn the application.	14 15 16
'(6)	In th	nis section—	17
	-	cribed person means a justice, commissioner for arations, lawyer or police officer.	18 19
	rele	vant person means—	20
	(a)	an employee as mentioned in subsection (1); or	21
	(b)	a trainee student of an education provider as mentioned in subsection (1B).'.	22 23
	endr sines	ment of s 101 (Application for notice—regulated	24 25
	Sect	ion 101(1), from 'a suitability notice'—	26
	omit	t, insert—	27
	-	prescribed notice about the person in relation to the	28

Clause 14

See section 123 (Withdrawal of employee's consent to employment screening) in relation to an employee failing to comply with a written request for further identifying information.

Clause	15	Rep	olace	ment of s 102 (Decision on application)	1
			Secti	on 102—	2
			omit,	insert—	3
	'101A	Not cor	tice o	f change of employment, or name and details in application under ss 100 or 101	4 5
		'(1)	section person relevant a pre-	section applies to a person if an application under on 100 or 101 is made for a prescribed notice about the on (the <i>relevant person</i> ) and any of the following (each a <i>ant change</i> ) happens before the commissioner has issued escribed notice to the relevant person in relation to the cation—	6 7 8 9 10 11
			(a)	the relevant person's name or contact details, as stated in the application, change;	12 13
			(b)	the relevant person's employment, as stated in the application, ends;	14 15
			(c)	the relevant person stops carrying on the business as stated in the application.	16 17
		'(2)	the c	relevant person must give notice, in the approved form, to ommissioner of the relevant change within 14 days after elevant change happens.	18 19 20
			Maxi	mum penalty—10 penalty units.	21
		'(3)	for a	approved form mentioned in subsection (2) must provide relevant person to give notice withdrawing the person's ent to employment screening under this part.	22 23 24
	<b>'102</b>	Dec	cision	on application	25
		'(1)		section applies if an application under section 100 or 101 add for a prescribed notice about a person (the <i>relevant</i> on).	26 27 28
		'(2)		commissioner must decide the application by issuing r of the following unless the application is withdrawn—	29 30
			(a)	a notice declaring the application for the prescribed notice is approved (a <i>positive notice</i> );	31 32

	(b)	a notice declaring the application for the prescribed notice is refused (a <i>negative notice</i> ).	1 2	
'(3)	v	ject to subsection (4), the commissioner must issue a tive notice to the relevant person if the commissioner—	3 4	
	(a)	is not aware of any police information or disciplinary information about the relevant person; or	5 6	
	(b)	is not aware of a conviction of the relevant person for any offence but is aware that there is investigative information or disciplinary information about the relevant person; or	7 8 9 10	
	(c)	is aware of a conviction of the relevant person for an offence other than a serious offence.	11 12	
'(4)	subs is ar	commissioner is required to issue a positive notice under section (3)(b) or (c) unless the commissioner is satisfied it in exceptional case in which it would not be in the best rests of children for the commissioner to issue a positive ce.	13 14 15 16 17	
'(5)	an e	If the commissioner is satisfied under subsection (4) that it is an exceptional case, the commissioner must issue a negative notice.		
'(6)	nega	ject to subsection (7), the commissioner must issue a ative notice to the relevant person if the commissioner is re of—	21 22 23	
	(a)	a conviction of the relevant person for an excluding offence for which the court that convicted the relevant person imposed an imprisonment order for the offence or made a disqualification order under section 126C; or	24 25 26 27	
	(b)	a conviction of the relevant person for a serious offence, other than an excluding offence in relation to which the court that convicted the relevant person imposed an imprisonment order for the offence, or made a disqualification order under section 126C.	28 29 30 31 32	
'(7)	subs exce	commissioner is required to issue a negative notice under section (6)(b) unless the commissioner is satisfied it is an eptional case in which it would not harm the best interests hildren for the commissioner to issue a positive notice.	33 34 35 36	

'(8)	If the commissioner is satisfied under subsection (7) that it is an exceptional case, the commissioner must issue a positive notice.	1 2 3
	ecision-making under s 102 in relation to scretionary matters	4 5
'(1)	This section applies if the commissioner is deciding whether or not there is an exceptional case as mentioned in section 102(4) or (7).	6 7 8
'(2)	If the commissioner is aware that a person has been convicted of, or charged with, an offence, the commissioner must have regard to the following—	9 10 11
	(a) in relation to the commission, or alleged commission, of an offence by the person—	12 13
	(i) whether it is a conviction or a charge; and	14
	(ii) whether the offence is a serious offence and, if it is, whether it is an excluding offence; and	15 16
	(iii) when the offence was committed or is alleged to have been committed; and	17 18
	<ul><li>(iv) the nature of the offence and its relevance to employment, or carrying on a business, that involves or may involve children; and</li></ul>	19 20 21
	<ul> <li>(v) in the case of a conviction—the penalty imposed by the court and if it decided not to impose an imprisonment order for the offence, or decided not to make a disqualification order under section 126C, the court's reasons for its decision;</li> </ul>	22 23 24 25 26
	(b) anything else relating to the commission, or alleged commission, of the offence that the commissioner reasonably considers to be relevant to the assessment of the person.	27 28 29 30
'(3)	If the commissioner is aware of investigative information about a person, the commissioner must have regard to the following—	31 32 33

	(a) when the acts or omissions constituting the alleged offence to which the investigative information relates were committed;	1 2 3
	(b) anything else relating to the commission of the acts or omissions that the commissioner reasonably considers relevant to the assessment of the person.	4 5 6
'(4)	If the commissioner is aware of disciplinary information about a person, the commissioner must have regard to the following—	7 8 9
	(a) the decision or order of the decision maker relating to the disciplinary information and the reasons for the decision or order;	10 11 12
	(b) any decision or order of an entity to which a decision or order mentioned in paragraph (a) is appealed and the reasons for the decision or order;	13 14 15
	(c) the relevance of the disciplinary information to employment, or carrying on a business, that involves or may involve children;	16 17 18
	(d) anything else relating to the disciplinary information that the commissioner reasonably considers to be relevant to the assessment of the person.	19 20 21
'(5)	In this section—	22
	appeal includes review.	23
	tions of commissioner after making decision on blication	24 25
'(1)	After making a decision about an application under section 100 or 101, the commissioner must issue a prescribed notice to the relevant person.	26 27 28
'(2)	If the prescribed notice is a negative notice, the prescribed notice must be accompanied by a notice stating the following—	29 30 31
	(a) the reasons for the commissioner's decision on the application;	32 33

	(b)	statement that the relevant person may apply to the Children Services Tribunal, within 28 days after the relevant person is given the notice, to have reviewed only a decision of the commissioner about whether there is an exceptional case as mentioned in section 102(4) or (7);				
	(c)	if the reasons include investigative information, a statement that, within 28 days after the relevant person is given the notice, the relevant person—	8 9 10			
		(i) may appeal as mentioned in section 121C(2) <sup>8</sup> to a Magistrates Court about only the investigative information; or	11 12 13			
		(ii) may decide not to appeal under section 121C(2) but apply to the Children Services Tribunal to have reviewed only a decision of the commissioner about whether there is an exceptional case as mentioned in section 102(4) or (7);	14 15 16 17 18			
	(d)	how the person may apply for the review to the Children Services Tribunal or appeal to the Magistrates Court.	19 20			
<b>'</b> (3)	The	notice also must include a copy of section 121.9	21			
'(4)	After the commissioner issues the prescribed notice to the relevant person under this section, the commissioner must give written notice to the following stating whether the relevant person was given a positive notice or negative notice—					
	(a)	if the application was made by an employer of the relevant person—the employer;	27 28			
	(b)	if the application was made by an education provider about a trainee student—the education provider;	29 30			
	(c)	if the commissioner is aware that the relevant person is a licensee, or the nominee of a licensee, under the <i>Child</i>	31 32			

Section 121C (Decision by police commissioner that information is investigative 8 information)

<sup>9</sup> Section 121 (Person may apply for review of decision)

	which that Act is administered;	2
	(d) if the commissioner is aware that the relevant person is carrying on a regulated business as a religious representative and considers there is an entity within the relevant organised or recognised religious group with responsibility for supervising or disciplining the relevant person—the entity.	3 4 5 6 7 8
'(5)	Within 14 days after a prescribed notice is issued under this section to a relevant person who previously held another prescribed notice, the relevant person must give the commissioner—	9 10 11 12
	(a) the previously held prescribed notice; and	13
	(b) if the previously held prescribed notice was a positive notice—any positive notice blue card previously held by the relevant person.	14 15 16
	Maximum penalty—10 penalty units.	17
'(6)	In this section—	18
	<i>relevant person</i> means a person to whom an application under section 100 or 101 relates.'.	19 20
	nendment of s 103 (Commissioner to invite omissions from person about particular information)	21 22
(1)	Section 103, before subsection (1)—	23
	insert—	24
'(1AA)	This section applies if, for an application under section 100 or 101, the commissioner must decide whether or not there is an exceptional case as mentioned in section 102(4) or (7).	25 26 27
(2)	Section 103(1)(a)—	28
	omit, insert—	29
	(a) stating the following—	30
	(i) the police information about the person that the commissioner is aware of;	31 32

			(ii)	any disciplinary information about the person that the commissioner is aware of; and'.	1 2
		(3)	Section 10	03(1)(b), from 'a submission'—	3
			omit, inser	rt—	4
			'a submiss negative n	sion about why the commissioner should not issue a otice.'.	5 6
		(4)	Section 10	)3—	7
			insert—		8
		'(4)	orally or in	sion mentioned in subsection (1)(b) may be made n a language other than English if the commissioner a submission in that form is reasonable in the nces.'.	9 10 11 12
Clause	17	Am	endment	of s 104 (Currency of notice)	13
		(1)	Section 10	94, heading, ' <b>notice</b> '—	14
			omit, inser	rt—	15
			'prescribe	ed notice and positive notice blue card'.	16
		(2)	Section 10	)4—	17
			insert—		18
		'(3)	-	e notice blue card relating to a positive notice arrent for the same period as the positive notice.'.	19 20
Clause	18	rela	iting to su	of pt 6, div 3 hdg (Obligations and offences litability notices) and subdiv 1 hdg mployment)	21 22 23
			Part 6, div	ision 3, heading and subdivision 1, heading—	24
			omit, inser	rt—	25
	'Div	ision	3	Obligations and offences relating to prescribed notices	26 27
	'Suk	divi	sion 1	Regulated employment as volunteers	28 29

s 19 26 s 19

	'104A Ap	plication of subdiv 1	1
		'This subdivision applies to employment of a volunteer.	2
	'104B Sta	arting employment	3
	'(1)	This section applies if—	4
		(a) a person who is proposed to be employed (the <i>proposed employee</i> ) does not have a current positive notice; and	5 6
		(b) another person (the <i>employer</i> ) proposes to employ the employee in regulated employment.	7 8
	'(2)	The employer must not employ the proposed employee in regulated employment unless—	9 10
		(a) the employer has applied for a prescribed notice about the proposed employee; and	11 12
		(b) a positive notice is issued to the proposed employee.	13
		Maximum penalty for subsection (2)—10 penalty units.	14
	'Subdivi	sion 1A Regulated employment other than as volunteers	15 16
	104C Ap	pplication of subdiv 1A	17
		'This subdivision does not apply to employment of a volunteer.'.	18 19
lause		nendment of s 105 (Continuing employment of certain gular employees)	20 21
	(1)	Section 105(1)(b)—	22
		omit, insert—	23
		'(b) after considering any agreement relating to the employment and the hours or times that the employee previously carried out work for the employer, the employer reasonably expects that the employee is likely to carry out work as part of the employment for—	24 25 26 27 28
		(i) at least 8 consecutive days; or	29

		(	(ii)	at least once a week for each week during a period of 4 weeks; or	1 2
		(	(iii)	at least once a fortnight for each fortnight during a period of 8 weeks; or	3 4
		(	(iv)	at least once a month for each month during a period of 6 months; and'.	5 6
	(2)	Sectio	n 10	95(2), 'suitability'—	7
		omit, i	insei	<i>t</i> —	8
		'presc	ribe	d'.	9
lause		mendme gular er		of s 106 (Starting employment of certain oyees)	10 11
	(1)	) Sectio	n 10	06(1)(b) and (c)—	12
		omit, i	inser	<i>t</i> —	13
				less than 1 year since the employee last carried out egulated employment for the employer; and	14 15
		1 1 1	by the the follothe plant the plant	the course of proposed employment of the employee the employer, the employer reasonably expects that employee is likely to carry out work for any of the owing after considering any agreement relating to proposed employment and the person's employment and the period when the employee was last employed the employer—	16 17 18 19 20 21 22
		(	(i)	at least 8 consecutive days; or	23
		(	(ii)	at least once a week for each week during a period of 4 weeks; or	24 25
		(	(iii)	at least once a fortnight for each fortnight during a period of 8 weeks; or	26 27
		(	(iv)	at least once a month for each month during a period of 6 months; and'.	28 29
	(2)	Sectio	n 10	06(2), 'suitability'—	30
		omit, i	insei	<i>†</i> —	31
		'presc	ribe	d'.	32

Jause	21	ins	ertior	1 OT I	iew s 106A	1
			After	r sect	ion 106—	2
			inser	t—		3
	'106A	Sta	rting	emp	loyment of new employees	4
		<b>'</b> (1)	This	secti	on applies if—	5
			(a)		rson (the <i>employee</i> ) is not employed in regulated loyment; and	6 7
			(b)	the and	employee does not have a current positive notice;	8 9
			(c)		her person (the <i>employer</i> ) proposes to employ the loyee in regulated employment; and	10 11
			(d)	likel any relat	employer reasonably expects that the employee is y to carry out work as part of the employment for of the following after considering any agreement ing to the employment between the employer and loyee—	12 13 14 15 16
				(i)	at least 8 consecutive days; or	17
				(ii)	at least once a week for each week during a period of 4 weeks; or	18 19
				(iii)	at least once a fortnight for each fortnight during a period of 8 weeks; or	20 21
				(iv)	at least once a month for each month during a period of 6 months; and	22 23
			(e)	secti	on 106 does not apply to the employment.	24
		'(2)	empl	oyme	oyer must not employ the employee in regulated ent unless the employer has applied for a prescribed out the employee.	25 26 27
			Max	imum	penalty for subsection (2)—10 penalty units.'.	28
Clause	22	Am	endn	nent	of s 107 (Prohibited employment)	29
			Secti	on 10	07(2)(a) and (b)—	30
			omit,	inse	rt—	31

		'(a)	the employer has applied for a prescribed notice about the employee and has been notified by the commissioner, other than as provided under paragraph (b), that the employee has withdrawn the employee's consent to employment screening under this part; or	1 2 3 4 5 6
		(b)	the employer has been given a notice of deemed withdrawal relating to the employee under section 123(3B); or'.	7 8 9
Clause	23		ment of s 108 (Unsuitable person not to apply for, or continue in, child-related employment)	10 11
		Sect	ion 108—	12
		omit	, insert—	13
	'Suk	division	notice or application for prescribed	14 15
			notice is withdrawn	16
	<b>'108</b>	withdrav	holding negative notice, or who has wn consent to employment screening, not to r, or start or continue in, regulated ment	17 18 19 20
		emp	erson must not apply for, or start or continue in, regulated loyment if a negative notice has been issued to the person is current.	21 22 23
			imum penalty—500 penalty units or 5 years risonment.	24 25
		emp unde cons emp	erson must not apply for, or start or continue in, regulated loyment if an application about the person was made er section 100 <sup>10</sup> but the person withdrew the person's tent, or is taken to have withdrawn the person's consent, to loyment screening under this part before a prescribed ce was issued.	26 27 28 29 30 31

<sup>10</sup> Section 100 (Application for notice—regulated employment)

			Maximum penalty—100 penalty units or 1 year's imprisonment.	1 2
		'(3)	However, if the person held a positive notice but a negative notice was substituted for the positive notice under section 119, <sup>11</sup> a court may not find the person contravened subsection (1) unless the court is satisfied that written notice of the substitution was given to the person.'.	3 4 5 6 7
Clause	24	Am	endment of s 109 (Carrying on regulated business)	8
		(1)	Section 109, penalty—	9
			omit, insert—	10
			'Maximum penalty—500 penalty units or 5 years imprisonment.'.	11 12
		(2)	Section 109, after the penalty—	13
			insert—	14
		'(2)	If the person is a corporation, each executive officer of the corporation whose principal place of residence is in Australia must have a current positive notice.	15 16 17
			Maximum penalty—500 penalty units or 5 years imprisonment.'.	18 19
Clause	25		endment of s 111 (Effect of conviction for serious	20 21
		(1)	Section 111, heading, after 'offence'—	22
			insert—	23
			'or charge for excluding offence'.	24
		(2)	Section 111(1), from 'if'—	25
			omit, insert—	26
			'immediately on the person's conviction for a serious offence or the person being charged with an excluding offence.'.	27 28

<sup>11</sup> Section 119 (Commissioner may cancel a prescribed notice and substitute another prescribed notice)

		(3) Section 111(2), penalty—	1
		omit, insert—	2
		'Maximum penalty—500 penalty units or 5 years imprisonment.'.	3 4
Clause	26	Amendment of s 112 (Change in criminal history of employee)	5 6
		Section 112(3), 'suitability notice, or further suitability'—	7
		omit, insert—	8
		'prescribed notice, or further prescribed'.	9
Clause	27	Amendment of s 113 (Change in criminal history of person carrying on regulated business)	10 11
		(1) Section 113(2), 'suitability'—	12
		omit, insert—	13
		'prescribed'.	14
		(2) Section 113—	15
		insert—	16
		'(3) This section does not limit section 111.'.	17
Clause	28	Amendment of s 114 (Change in criminal history of other persons)	18 19
		Section 114(2), (3) and (4), 'suitability'—	20
		omit, insert—	21
		'prescribed'.	22
Clause	29	Amendment of s 117 (Return of notice to commissioner)	23
		(1) Section 117, heading, 'notice'—	24
		omit, insert—	25
		'positive notice and any positive notice blue card'.	26

		(2) Section 117(2), after 'notice'—	1
		insert—	2
		', and any positive notice blue card issued to the person,'.	3
Clause	30	Replacement of pt 6, div 4 hdg (Cancellation and replacement of suitability notices)	4 5
		omit, insert—	6
	'Divi	sion 4 Cancellation and replacement of prescribed notices'.	7 8
Clause	31	Amendment s 118 (Cancellation of suitability notice on application)	9 10
		(1) Section 118, heading—	11
		omit, insert—	12
	<b>'118</b>	Cancellation of negative notice and issuing of positive notice'.	13 14
		(2) Section 118(5), from 'about whether' to 'employment'—	15
		omit.	16
		(3) Section 118(6), after '102'—	17
		insert—	18
		', 102A, 102B'.	19
		(4) Section 118(6)(a), 'suitability'—	20
		omit, insert—	21
		'prescribed'.	22
		(5) Section 118(7), 'suitability'—	23
		omit, insert—	24
		'negative'.	25
Clause	32	Replacement of ss 119 and 120	26
		Sections 119 and 120—	27

		omit, insert—	1
119		mmissioner may cancel a prescribed notice and ostitute another prescribed notice	2 3
	'(1)	The commissioner may cancel a positive notice (the <i>cancelled notice</i> ) about a person and substitute a negative notice if the commissioner is satisfied that—	4 5 6
		(a) the decision on the application for the cancelled notice was based on wrong or incomplete information and, based on the correct or complete information, the commissioner should issue the negative notice; or	7 8 9 10
		(b) it is appropriate to cancel the positive notice having regard to disciplinary information, or information received under section 122 or 122A(1), <sup>12</sup> about the person.	11 12 13 14
	'(2)	The commissioner may cancel a negative notice (the <i>cancelled notice</i> ) and substitute a positive notice if the commissioner is satisfied that—	15 16 17
		(a) the decision on the application for the cancelled notice was based on wrong or incomplete information and, based on the correct or complete information, the commissioner should issue the positive notice; or	18 19 20 21
		(b) a penalty or order of a court of the type mentioned in section 119A(1), that required the commissioner to cancel the positive notice and issue a negative notice, is not upheld on appeal.	22 23 24 25
	'(3)	In making a decision under subsection (1) or (2), the commissioner must make the decision as if it were a decision about an application for a prescribed notice and, for that	26 27 28

Section 122 (Commissioner may obtain information from police commissioner) or 122A (Notice of change in police information about a person)

	purpose, sections 102, 102A and 102B <sup>13</sup> apply to the decision under this section.	1 2
'(4)	Also, the commissioner must consider whether notice must be given under section 126B(2). <sup>14</sup>	3 4
'(5)	If the commissioner proposes to substitute a negative notice as mentioned in subsection (1), the commissioner must first comply with section 103 <sup>15</sup> as if—	5 6 7
	(a) the reference in section 103(1) to deciding the application by issuing a negative notice were a reference to substituting a negative notice for a positive notice; and	8 9 10 11
	(b) the reference in section 103(3) to deciding the application were a reference to substituting a negative notice for a positive notice.	12 13 14
'(6)	The commissioner may exercise a power under subsection (1) or (2)—	15 16
	(a) on application by the person to whom the cancelled notice was issued or the person who applied for the cancelled notice; or	17 18 19
	(b) on the commissioner's own initiative.	20
	ncellation if conviction for excluding offence and prisonment or disqualification order	21 22
'(1)	This section applies if, after the commencement of this section, a person who is the holder of a positive notice, including a positive notice that is suspended under	23 24 25

<sup>13</sup> Sections 102 (Decision on application), 102A (Decision-making under s 102 in relation to discretionary matters) and 102B (Actions of commissioner after making decision on application)

<sup>14</sup> Section 126B (Commissioner information to accreditation board about director of school's governing body)

<sup>15</sup> Section 103 (Commissioner to invite submissions from person about particular information)

		on 119C, <sup>16</sup> is convicted of an excluding offence and the that convicts the person—	1 2
	(a)	imposes an imprisonment order; or	3
	(b)	makes a disqualification order under section 126C.17	4
'(2)		commissioner must cancel the positive notice held by the on and substitute a negative notice.	5 6
'(3)	notio	the time the commissioner gives the person the negative tee, the commissioner must give the person a further ten notice stating—	7 8 9
	(a)	there is no appeal under this Act against the decision of the commissioner to cancel the positive notice and substitute a negative notice; and	10 11 12
	(b)	the person can not apply under section 11818 for the cancellation of the negative notice, even after 2 years; and	13 14 15
	(c)	the person may apply under section 119 for the cancellation of the negative notice if the decision to issue the cancelled notice was made under this section and the penalty or order mentioned in subsection (1)(a) or (b) is not upheld on appeal against the imposition of the penalty or making of the order and that is the only reason for an application under section 119.	16 17 18 19 20 21 22
'(4)		o, the commissioner must give written notice to the owing stating the person was given a negative notice—	23 24
	(a)	if the person is employed in regulated employment—the employer;	25 26
	(b)	if the person is a trainee student of an education provider—the education provider;	27 28
	(c)	if the relevant person is a licensee, the nominee of a licensee, or an adult occupant of a carer's home that is a licensed home based service, under the <i>Child Care Act</i>	29 30 31

<sup>16</sup> Section 119C (Effect of charge for excluding offence pending charge being dealt with)

<sup>17</sup> Section 126C (Lifetime ban order)

<sup>18</sup> Section 118 (Cancellation of negative notice and issuing of positive notice)

		2002—the chief executive of the department in which that Act is administered;	1 2
		(d) if the relevant person is carrying on a regulated business as a religious representative—an entity within the relevant organised or recognised religious group that the commissioner reasonably considers has responsibility for supervising or disciplining the relevant person.	3 4 5 6 7
	'(5)	Also, the commissioner must consider whether notice must be given under section 126B(2). <sup>19</sup>	8 9
	<b>'</b> (6)	There is no appeal under this Act against a decision of the commissioner under this section to cancel the positive notice and substitute a negative notice.	10 11 12
	<b>'</b> (7)	In this section—	13
		appeal includes review.	14
110P	Car	ncellation if conviction for excluding offence but no	
1130		prisonment or disqualification order	15 16
1190			
1192	imp	This section applies if, after the commencement of this section, a person who is the holder of a positive notice, including a positive notice that is suspended under section 119C, is convicted of an excluding offence but the	16 17 18 19 20
	imp	This section applies if, after the commencement of this section, a person who is the holder of a positive notice, including a positive notice that is suspended under section 119C, is convicted of an excluding offence but the court that convicts the person—  (a) imposes a penalty that does not include an	16 17 18 19 20 21 22

<sup>19</sup> Section 126B (Commissioner may give information to accreditation board about director of school's governing body)

<sup>20</sup> Section 126C (Disqualification order)

(3)	mus appl sect	t make the decision as if it were a decision about an ication for a prescribed notice and, for that purpose, ions 102, 102A and 102B <sup>21</sup> apply to the decision under section.	1 2 3 4 5
<b>'</b> (4)		o, the commissioner must consider whether notice must be in under section $126B(2)$ . <sup>22</sup>	6 7
'(5)	men	e commissioner proposes to substitute a negative notice as tioned in subsection (2), the commissioner must first ply with section 103 <sup>23</sup> as if—	8 9 10
	(a)	the reference in section 103(1) to deciding the application by issuing a negative notice were a reference to substituting a negative notice for a positive notice; and	11 12 13 14
	(b)	the reference in section 103(3) to deciding the application were a reference to substituting a negative notice for a positive notice.	15 16 17
		f charge for excluding offence pending being dealt with	18 19
'(1)	the offe	Ifter the commencement of this section, a person who is holder of a positive notice is charged with an excluding nce, the commissioner must suspend the positive notice by ten notice given to the person.	20 21 22 23
'(2)	The	notice about the suspension must state the following—	24
	(a)	the positive notice held by the person is suspended;	25
	(b)	the reason for the suspension;	26

<sup>21</sup> Sections 102 (Decision on application), 102A (Decision-making under s 102 in relation to discretionary matters) and 102B (Actions of commissioner after making decision on application)

<sup>22</sup> Section 126B (Commissioner may give information to accreditation board about director of school's governing body)

<sup>23</sup> Section 103 (Commissioner to invite submissions from person about particular information)

	(c)	how long the suspension will continue as mentioned in section 119D and how the person may apply for the cancellation of the suspension under that section;	1 2 3
	(d)	the effect of the suspension;	4
	(e)	the person must return the positive notice, and any positive notice blue card, to the commissioner within 7 days after the notice is given to the person.	5 6 7
'(3)	pers notic	il a suspension is cancelled under section 119D, the on whose positive notice is suspended and who is given a ce under subsection (1) must not do any of the owing—	8 9 10 11
	(a)	apply, start or continue to perform work that is regulated employment;	12 13
	(b)	start or continue to carry on a regulated business.	14
		ximum penalty—200 penalty units or 2 years risonment.	15 16
'(4)	subs	nin 7 days after a person is given notice under section (1), the person must return each of the following to commissioner—	17 18 19
	(a)	the positive notice;	20
	(b)	any positive notice blue card relating to the positive notice.	21 22
	Max	ximum penalty—100 penalty units.	23
'(5)	follo	o, the commissioner must give written notice to the owing persons stating that the positive notice held by the on is suspended and the effect of the suspension—	24 25 26
	(a)	if the person is employed in regulated employment—the employer;	27 28
	(b)	if the person is a trainee student of an education provider—the education provider;	29 30
	(c)	if the person is a licensee, the nominee of a licensee, or an adult occupant of a carer's home that is a licensed home based service, under the <i>Child Care Act</i> 2002—the chief executive of the department in which that Act is administered;	31 32 33 34 35

	(d) if the person is carrying on a regulated business as a religious representative—an entity within the relevant organised or recognised religious group that the commissioner reasonably considers has responsibility for supervising or disciplining the relevant person.	1 2 3 4 5
'(6)	Also, the commissioner must consider whether notice under subsection (5) must be given under section 126B(2). <sup>24</sup>	6 7
'(7)	A notice under subsection (5) must state that a person to whom the notice is given under subsection (5) or (6)—	8 9
	(a) must not allow the person to perform work that is regulated employment; and	10 11
	(b) must not terminate the person's employment or continued employment solely or mainly because the person's positive notice is suspended.	12 13 14
'(8)	A person to whom a notice is given under subsection (5) or (6) must not allow the person to perform work that is regulated employment.	15 16 17
	Maximum penalty for subsection (8)—200 penalty units or 2 years imprisonment.	18 19
	ncellation of suspension and issue of further scribed notice	20 21
'(1)	A suspension under section 119C continues until—	22
	(a) the charge is dealt with other than by a conviction of the person for an excluding offence; and	23 24
	(b) the commissioner cancels the suspension and issues a further prescribed notice to the person.	25 26
'(2)	The person whose positive notice is suspended may apply to the commissioner to cancel the suspension and issue a further prescribed notice to the person only after the charge is dealt with other than by a conviction of the person for an excluding offence.	27 28 29 30 31

<sup>24</sup> Section 126B (Commissioner may give information to accreditation board about director of school's governing body)

	'(3)	The commissioner must cancel the suspension and issue a further positive notice unless the commissioner is satisfied it is an exceptional case in which it would harm the best interests of children for the commissioner to issue the positive notice.	1 2 3 4 5
	'(4)	In making a decision under subsection (3), the commissioner must make the decision as if it were a decision about an application for a prescribed notice and, for that purpose, sections 102, 102A and 102B <sup>25</sup> apply to the decision under this section.	6 7 8 9 10
	'(5)	Also, the commissioner must consider whether notice must be given under section 126B(2). <sup>26</sup>	11 12
	'(6)	If the commissioner proposes to issue a negative notice, the commissioner must first comply with section 103. <sup>27</sup>	13 14
<b>'120</b>		placement of positive notice or positive notice e card	15 16
	'(1)	If a person's current positive notice, or current positive notice blue card, is lost or stolen, the person must apply for a replacement notice or card within 14 days after the loss or theft.	17 18 19 20
		Maximum penalty—10 penalty units.	21
	'(2)	Maximum penalty—10 penalty units.  The application must be in the approved form and accompanied by the fee prescribed under a regulation for the application.	21 22 23 24
	'(2) '(3)	The application must be in the approved form and accompanied by the fee prescribed under a regulation for the	22 23
		The application must be in the approved form and accompanied by the fee prescribed under a regulation for the application.	22 23 24
		The application must be in the approved form and accompanied by the fee prescribed under a regulation for the application.  The commissioner must—	22 23 24 25

<sup>25</sup> Sections 102 (Decision on application), 102A (Decision-making under s 102 in relation to discretionary matters) and 102B (Actions of commissioner after making decision on application)

<sup>26</sup> Section 126B (Commissioner may give information to accreditation board about director of school's governing body)

<sup>27</sup> Section 103 (Commissioner to invite submissions from person about particular information)

	(4)		1 2 3
	'(5)	otherwise recovered by, the person after the application for a replacement notice or card, within 14 days after receiving a replacement notice or card the person must give the replaced	4 5 6 7 8
		Maximum penalty—10 penalty units.	9
	'(6)	commissioner about the fact that a current positive notice, or	1( 11 12
120 <i>A</i>			13 14
	'(1)	negative notice does any of the following (each of which is a	15 16 17
			18 19
			20 21
			22 23
	'(2)	commissioner about the relevant change within 14 days after	24 25 26
		Maximum penalty—10 penalty units.	27
	'(3)	commissioner may issue to the holder a replacement positive	28 29 30
	'(4)	positive notice, or replacement positive notice blue card,	31 32 33

s 34

			the holder must return the replaced notice or card to the commissioner.	1 2
			Maximum penalty—10 penalty units.	3
		'(5)	The commissioner must cancel the previously held positive notice or positive notice blue card if the commissioner has issued a replacement notice or card.'.	4 5 6
lause	33		endment of s 121 (Person may apply for review of cision)	7 8
		(1)	Section 121(1), from 'to have'—	9
			omit, insert—	10
			'for a review of a decision by the commissioner as to whether or not there is an exceptional case as mentioned in section 102(4) or (7), 119B(2) or 119D(3) if the commissioner did not issue, or refused to cancel, a negative notice about the person or refused to cancel a suspension of a positive notice.'.	11 12 13 14 15
		(2)	Section 121—	16
			insert—	17
		'(3)	To remove any doubt, it is declared that there is no appeal, or review, under this Act against a decision of the commissioner to issue, or refuse to cancel, a negative notice about a person other than a decision mentioned in subsection (1).	18 19 20 21
		<b>'</b> (4)	This section does not limit section 121C. <sup>28</sup>	22
		'(5)	In this section—	23
			issue a negative notice includes substitute a negative notice after cancelling a positive notice.'.	24 25
lause	34	Ins	ertion of new s 121A to 121E	26
			After section 121—	27
			insert—	28

<sup>28</sup> Section 121C (Decision by police commissioner that information is investigative information)

				oner may decide that information investigative information	1 2
'(1)	infor	matio	on ab	nmissioner may decide under this section that bout a person (the <i>investigated person</i> ) is <i>formation</i> if—	3 4 5
	(a)	time chile inve a ch	e of the d-relate stigate at	r was evidence of acts or omissions that, at the the acts or omissions, constituted a serious ted sexual offence (the <i>alleged offence</i> ) by the ed person against a child or a person who was the time of the offence (each of whom is a <i>ant</i> ); and	6 7 8 9 10
	(b)	inve	stigate	e investigated the alleged offence and the ed person was formally notified about the ion, including—	12 13 14
		(i)	to pa	participating in an interview, or by being asked participate in an interview, about the alleged nce; or	15 16 17
		(ii)	•	therwise being given an opportunity to answer gations about the alleged offence; and	18 19
	(c)	of e	stablis	sufficient evidence available that was capable shing each element of the alleged offence but a was made not to charge the investigated person	20 21 22 23
		(i)		complainant died before the charge was ight; or	24 25
		(ii)	eithe	er or both of the following applied—	26
			(A)	the complainant was unwilling to proceed;	27
			(B)	an adult who, at the relevant time, was the complainant's parent or guardian decided that, in the interests of the complainant, the matter should not proceed.	28 29 30 31
'(2)	third	party	y if the	ets or omissions includes information from a e complainant did not make a formal complaint time of the investigation.	32 33 34

'121B		ice commissioner not to delegate power under 21A	1 2
		'Despite the <i>Police Service Administration Act 1990</i> , section 4.10, the police commissioner may not delegate the police commissioner's powers under section 121A.	3 4 5
'121C		cision by police commissioner that information is estigative information	6 7
•	'(1)	This section applies if—	8
		(a) the police commissioner decides that information about a person is investigative information; and	9 10
		(b) the investigative information is given, under section 122 or 122A, <sup>29</sup> to the commissioner; <sup>30</sup> and	11 12
		(c) a negative notice is issued, or a positive notice is cancelled and a negative notice is substituted for it, after the investigative information is given to the commissioner.	13 14 15 16
•	'(2)	The person may appeal to a Magistrates Court about the decision that information, given to the commissioner as investigative information, is investigative information.	17 18 19
,	'(3)	However, an appeal under subsection (2) may only be made after the commissioner has issued a negative notice to the person under section 102B(1) and within 28 days after the negative notice is given to the person.	20 21 22 23
•	<b>'</b> (4)	The commissioner and police commissioner must be given a copy of the notice of appeal.	24 25
•	'(5)	The Children Services Tribunal does not have jurisdiction to review a decision of the police commissioner that information about a person is investigative information or that information	26 27 28

<sup>29</sup> Section 122 (Commissioner may obtain information from police commissioner) or 122A (Notice of change in criminal history)

<sup>30</sup> The police commissioner is the commissioner of the police service and the commissioner is the Commissioner for Children and Young People and Child Guardian.

	that is investigative information may be given to the commissioner.	1 2
121D Cou	urt to decide matters afresh	3
'(1)	A Magistrates Court hearing an appeal under section 121C is to decide afresh whether information given to the commissioner as investigative information about a person is investigative information.	4 5 6 7
'(2)	A person who is the relevant complainant under section 121A must not be asked or called on by the investigated person under that section to give evidence in person before the court.	8 9 10
'(3)	Subsection (2) does not prevent documentary evidence being tendered and received in evidence by the court.	11 12
'(4)	After hearing an appeal under section 121C, the court may confirm or set aside the decision and the clerk of the court is to give the appellant notice of the decision.	13 14 15
'(5)	For subsection (4), the court must have regard to the matters the police commissioner was required to have regard to under this Act when the police commissioner made the decision.	16 17 18
121E Cor	nsequence of decision on appeal	19
'(1)	If, on appeal, a Magistrates Court sets aside the police commissioner's decision under section 121A that information given to the commissioner about a person is investigative information, the person may apply under section 119 <sup>31</sup> to cancel the negative notice issued to the person on the grounds that the decision to issue the negative notice was based on wrong information.	20 21 22 23 24 25 26
'(2)	If the court confirms the decision appealed against, the notice under section 121D(4) must state that within 28 days after the date the person is given the notice, the person may apply to the Children Services Tribunal to have the commissioner's	27 28 29 30

<sup>31</sup> Section 119 (Commissioner may cancel a prescribed notice and substitute another prescribed notice)

				on may apply for the review.'.	1 2
lause	35	Am info	endn ormat	nent of s 122 (Commissioner may obtain tion from police commissioner)	3 4
		(1)	Sect	ion 122(1)(b), 'suitability'—	5
			omit	t, insert—	6
			'pres	scribed'.	7
		(2)	Sect	ion 122(1)(c), after 'about the person'—	8
			omit	t, insert—	9
				to cancel a suspension of the person's positive notice er section 119C'.	10 11
		(3)	Sect	ion 122(2), from 'what'—	12
			omit	t, insert—	13
			'wha	at police information exists, if any, in relation to the on.'.	14 15
		(4)	Sect	ion 122(3)—	16
			omit	t, insert—	17
		'(2A)		subsection (2), the commissioner's request may include following information—	18 19
			(a)	the person's name and any other name that the commissioner believes the person may use or may have used;	20 21 22
			(b)	the person's gender and date and place of birth;	23
			(c)	if the person is currently the holder of a prescribed notice—any number or date relevant to the prescribed notice or a positive notice blue card;	24 25 26
			(d)	if the application relates to employment of the person—whether or not the person carries out the work as a volunteer;	27 28 29
			(e)	the status of the relevant application or applicant, including, for example, by reference to subsection (1).	30 31

'(3)	com desc inve	there is police information about the person, the missioner may ask the police commissioner for a brief ription of the circumstances of a conviction, charge or stigative information mentioned in the police rmation.'.	1 2 3 4 5
(5)	Sect	ion 122(4), after 'section'—	6
	inse	rt—	7
		ess the police commissioner is, under subsection (8), told to provide the information'.	8 9
(6)	Sect	ion 122—	10
	inse	rt—	11
'(6)	infor secti	police commissioner need not disclose investigative rmation about the person to the commissioner under this on if the police commissioner is reasonably satisfied that ng the information may do any of the following—	12 13 14 15
	(a)	prejudice the investigation of a contravention or possible contravention of the law in a particular case;	16 17
	(b)	enable the existence or identity of a confidential source of information, in relation to the enforcement or administration of the law, to be ascertained;	18 19 20
	(c)	endanger a person's life or physical safety;	21
	(d)	prejudice the effectiveness of a lawful method or procedure for preventing, detecting, investigating or dealing with a contravention or possible contravention of the law.	22 23 24 25
'(7)	abou polic	ne police commissioner gives investigative information at the person to the commissioner under this section, the ce commissioner must give notice, in the approved form, the person that—	26 27 28 29
	(a)	the police commissioner has decided that information about the person is investigative information; and	30 31
	(b)	investigative information has been given to the commissioner.	32 33
'(8)		e commissioner decides that information requested under ection (2) about the person is no longer required, the	34 35

commissioner must tell the police commissioner not to 1

			provide the information.	2
		'(9)	Information given to the police commissioner under this section must not be accessed or disclosed for any purpose except for a purpose under this part or any other purpose relevant to law enforcement.	3 4 5 6
		'(10)	Information given to the police commissioner under this section must not be used for any purpose except if—	7 8
			(a) for information other than information about a withdrawal—the use is for a purpose under this part or for any other purpose relating to child protection; or	9 10 11
			(b) for information about a withdrawal—the use is for a purpose under this part.'.	12 13
lause	36		nendment of s 122A (Notice of change in criminal tory)	14 15
		(1)	Section 122A, heading, 'criminal history'—	16
			omit, insert—	17
			'police information about a person'.	18
		(2)	Section 122A(1), 'person's criminal history'—	19
			omit, insert—	20
			'police information about the person'.	21
		(3)	Section 122A(2)(a) to (e)—	22
			omit, insert—	23
			'(a) the person's name and any other name that the police commissioner believes the person may use or may have used;	24 25 26
			(b) the person's gender and date and place of birth;	27
			(c) if the change in police information includes a change in the person's criminal history, the offence the person is charged with, particulars of the offence and the date of the charge.'.	28 29 30 31
		(4)	Section 122A—	32

s 37

		in	sert—	1
	'(:	th m in	the police commissioner gives investigative information to e commissioner under this section, the police commissioner ust give notice, in the approved form, to the person that vestigative information has been given to the ommissioner.'.	2 3 4 5 6
Clause	37 I	Insert	ion of new s 122B	7
		A	fter section 122A—	8
		in	sert—	9
	1		nissioner to give notice to employer about g employment-screening decision about byee	10 11 12
	'(	1) Tl	his section applies if—	13
		(a	the police commissioner, the holder of a prescribed notice (the <i>employee</i> ) or another person gives notice to the commissioner that police information about the employee has changed; or	14 15 16 17
		(b	the commissioner otherwise becomes aware that police information about the employee has changed.	18 19
	'(2	er	owever, this section does not apply if the change is that the imployee has been convicted or charged with an excluding fence.	20 21 22
	'(:	in co en	the commissioner considers the change in police formation may be relevant to child-related employment, the emmissioner must give written notice to the person (the <i>imployer</i> ) who employs the employee in regulated imployment—	23 24 25 26 27
		(a	) identifying the employee; and	28
		(b	stating only that the commissioner is making an employment-screening decision in relation to the employee.	29 30 31
	'(4	cr	owever, if the change in police information is a change in iminal history, the notice under subsection (3) must state hether or not—	32 33 34

			(a)	the change in criminal history is a charge or a conviction; and	1 2
			(b)	the offence is a serious offence, serious child-related sexual offence or excluding offence.	3 4
		'(5)		employer may not dismiss the employee solely or mainly use the employer is given the notice.'.	5 6
lause	38			nent of s 123 (Withdrawal of employee's consent byment screening)	7 8
		(1)	Sect	ion 123(1) and (4), 'suitability'—	9
			omit	, insert—	10
			'pres	scribed'.	11
		(2)	Sect	ion 123—	12
			inse	rt—	13
		'(3A)		o, the employee is taken to have withdrawn his or her ent to employment screening under this part if—	14 15
			(a)	the employer has given the commissioner written notice that the person is no longer employed by the employer or the commissioner can not obtain information, in writing, from the employer that the person is employed by the employer; and	16 17 18 19 20
			(b)	the employee has not given written notice to the commissioner about the end of the employment as required under section 101A; <sup>32</sup> and	21 22 23
			(c)	the commissioner gives the employee and the employer a notice of deemed withdrawal relating to the employee.	24 25
		'(3B)		her, the employee is taken to have withdrawn his or her ent to employment screening under this part if—	26 27
			(a)	the employee gives the commissioner, or the commissioner gives the employee, written notice that the employee is charged with an excluding offence; and	28 29 30

<sup>32</sup> Section 101A (Notice of change of employment, or name and contact details in application under ss 100 or 101)

			(b)	the commissioner gives the employee and the employer a notice of deemed withdrawal under this subsection relating to the employee.'.	1 2 3
		(3)	Secti	ion 123—	4
			inser	<i>t</i> —	5
		'(4A)		subsection (3A), an employer may give written notice to commissioner that a stated person—	6 7
			(a)	is employed, or continues to be employed, by the employer; or	8 9
			(b)	is no longer employed by the employer.'.	10
lause	39			nent of s 124 (Compliance with requirement to not start, a person's regulated employment)	11 12
		(1)	Secti	ion 124(1) and (3), after 'employ'—	13
			inser	<i>t</i> —	14
			ʻ, or	continue to employ,'.	15
		(2)	Secti	ion 124—	16
			inser	rt—	17
		'(4)	secti regul offer	person whose positive notice is suspended under on 119C <sup>33</sup> may be employed in employment that is not lated employment until the charge for the excluding nee is dealt with and the commissioner cancels the ension and issues a further prescribed notice.'.	18 19 20 21 22
lause	40	Am	endn	nent of s 126 (Use of criminal history information)	23
		(1)	Secti	ion 126, heading, 'criminal history information'—	24
			omit,	, insert—	25
			ʻinfo	ormation obtained under this part about a person'.	26
		(2)	Secti	ion 126, from 'obtained' to 'criminal history'—	27

<sup>33</sup> Section 119C (Effect of charge for excluding offence pending charge being dealt with)

			omit, insert—	1
			'obtained under this part about a person'.	2
lause	41	Rep	placement of s 126A (What is employment in child	3 4
			Section 126A—	5
			omit, insert—	6
	'126A		nmissioner must give police commissioner a son's current address	7 8
		<b>'</b> (1)	The commissioner must, on written application of the police commissioner, give the police commissioner information about an address for a person if—	9 10 11
			(a) the commissioner has an address for the person that is different to the address stated by the police commissioner in the application; and	12 13 14
			(b) the police commissioner is, under this part, required to give a notice to the person.	15 16
		'(2)	Information given to the police commissioner under this section must not be used, disclosed or accessed for any purpose except to give a notice under this part to the person.	17 18 19
	'126B		nmissioner may give information to accreditation rd about director of school's governing body	20 21
		<b>'</b> (1)	The commissioner may, on written application of the accreditation board signed by the chairperson, give the accreditation board the following information about a director <sup>34</sup> of a school's governing body—	22 23 24 25

<sup>34</sup> Education (Accreditation of Non-State Schools) Act 2001, section 15 (Application of Commission for Children and Young People and Child Guardian Act 2000, pt 6) states—

For the *Commission for Children and Young People and Child Guardian Act 2000*, part 6, a person is taken to be a person carrying on a regulated business under that Act by being a director of the governing body of a provisionally accredited, or accredited, school.

	(a) whether the director is the holder of a positive notice or negative notice;	1 2
	(b) whether the director is an applicant under section 101.35	3
'(2)	The commissioner must notify the accreditation board about the following—	4 5
	(a) if the commissioner issues a negative notice to a director of a school's governing body—the issue of the negative notice;	6 7 8
	(b) if, under section 119C, <sup>36</sup> the commissioner suspends the positive notice of a director of a school's governing body—the suspension of the positive notice or the cancellation of the suspension and issue of a further prescribed notice under section 119D. <sup>37</sup>	9 10 11 12 13
'(3)	In this section—	14
	accreditationboardmeanstheNon-StateSchoolsAccreditationBoardestablishedundertheEducation(Accreditation of Non-State Schools)Act 2001, section 105.	15 16 17
	<i>chairperson</i> see the <i>Education (Accreditation of Non-State Schools) Act 2001</i> , schedule 3.	18 19
	director, of a school's governing body, see the Education (Accreditation of Non-State Schools) Act 2001, schedule 3.	20 21
	issue a negative notice includes substitute a negative notice after cancelling a positive notice.	22 23
'126C Dis	equalification order	24
'(1)	This section applies if—	25
	(a) a person is convicted of an excluding offence; and	26
	(b) the court that convicted the person did not impose an imprisonment order for the offence.	27 28

<sup>35</sup> Section 101 (Application for notice—regulated business)

<sup>36</sup> Section 119C (Effect of charge for excluding offence pending charge being dealt with)

<sup>37</sup> Section 119D (Cancellation of suspension and issue of further prescribed notice)

'(2)

The court may, on application by the prosecutor or on its own

				ion, make an order ( <i>disqualification order</i> ) in relation to person.	2 3
		'(3)	In th	nis section—	4
			Cro	wn prosecutor includes—	5
			(a)	the Attorney-General; and	6
			(b)	the director of public prosecutions; and	7
			(c)	another person, other than a police officer, appearing for the State.	8 9
			pros	secutor means—	10
			(a)	in the context of a proceeding before, or an application to, a Magistrates Court—a police officer or Crown prosecutor; or	11 12 13
			(b)	otherwise—a Crown prosecutor.'.	14
lause	42	Am	endr	ment of s 127 (Initial application of this part)	15
		(1)	Sect	tion 127, heading, 'Initial application'—	16
			omi	t, insert—	17
			'Ap	plication'.	18
		(2)	Sect	tion 127(1)—	19
			omi	t.	20
lause	43			ment of s 128 (Application for suitability notice for employee)	21 22
		(1)	Sect	tion 128, heading, 'suitability'—	23
			omi	t, insert—	24
			'pre	escribed'.	25
		(2)	Sect	tion 128(2), 'suitability'—	26
			omi	t, insert—	27
			'pre	scribed'.	28
		(3)	Sect	tion 128(5)(b)(i) and (ii)—	29

		omit, insert—	1
		'(i) whether there is police information about the employee; and	2 3
		(ii) if there is police information about the employee, what that information is; and'.	4 5
Clause	44	Insertion of new s 144A	6
		Part 8, division 2, before section 145—	7
		insert—	8
	'144A	Positive notice blue card is evidence of holding positive notice	9 10
		'If a person holds a current positive notice blue card, the card is evidence of the person holding a current positive notice.'.	11 12
Clause	45	Amendment of s 146 (Indictable and summary offences)	13
		(1) Section 146(1), from 'if'—	14
		omit, insert—	15
		'that is a crime.'.	16
		(2) Section 146(2), after 'an indictable offence'—	17
		insert—	18
		'that is a crime'.	19
Clause	46	Insertion of new s 151A	20
		Part 8, division 2, after section 151—	21
		insert—	22
	'151A	Executive officers must ensure corporation complies with Act	23 24
		'(1) The executive officers of a corporation must ensure the corporation complies with this Act.	25 26
		'(2) If a corporation commits an offence against a provision of this Act, each of the corporation's executive officers also commits	27 28

			an offence, namely, the offence of failing to ensure the corporation complies with the provision.	1 2
			Maximum penalty—the penalty for the contravention of the provision by an individual.	3 4
		'(3)	Evidence that the corporation has been convicted of an offence against a provision of this Act is evidence that each of the executive officers committed the offence of failing to ensure the corporation complies with the provision.	5 6 7 8
		'(4)	However, it is a defence for an executive officer to prove—	9
			(a) if the officer was in a position to influence the conduct of the corporation in relation to the offence, the officer exercised reasonable diligence to ensure the corporation complied with the provision; or	10 11 12 13
			(b) the officer was not in a position to influence the conduct of the corporation in relation to the offence.'.	14 15
Clause	· · · · · · · · · · · · · · · · · · ·	placement of s 164 (Review of pt 6)	16	
			Section 164—	17
			omit, insert—	18
	<b>'164</b>	giv	mmissioner may enter into arrangement about ring and receiving information with police mmissioner	19 20 21
		'(1)	This section applies only to the extent that another provision under this Act allows the commissioner to give information to the police commissioner or the police commissioner to give information to the commissioner.	22 23 24 25
		'(2)	The commissioner and the police commissioner may enter into a written arrangement by which the information is given or received.	26 27 28
		'(3)	Without limiting subsection (2), the arrangement may provide for the electronic transfer of information, including on a daily basis.	29 30 31
		'(4)	However, if information is to be electronically transferred and, under this Act, there is a limitation on who may access the	32 33

57

			information or the purposes for which the information may be used, the arrangement must provide for the limitation.'.	1 2
lause	48	Am	endment of s 167 (Regulation-making power)	3
			Section 167—	4
			insert—	5
		'(2)	A regulation may be made about fees, including refunding or waiving fees, for this Act.'.	6 7
lause	49	Ins	ertion of new pt 9, div 7	8
			After section 187—	9
			insert—	10
	'Div	ision	Transitional provisions for the Commission for Children and Young People and Child Guardian Amendment Act 2004	11 12 13 14
	<b>'188</b>	Vol	unteers	15
		'(1)	This section applies to a person to whom section 104B <sup>38</sup> applies.	16 17
		'(2)	Section 104B applies to the person even though the agreement about carrying out work, that is regulated employment, was entered into before the commencement of this section.	18 19 20
		'(3)	However if, before the commencement, the employee under section 104B started carrying out work and the relevant employer under the section applied for a prescribed notice about the employee—	21 22 23 24
			(a) the employee may continue to be employed by the relevant employer until the earlier of the following—	25 26
				27

			(ii) the employee is issued with a negative notice by the commissioner or the application is withdrawn; and	1 2 3
		(b)	the employer may continue to employ the employee until the earlier of the following—	4 5
			(i) 1 year after the commencement;	6
			(ii) the employer is given notice by the commissioner that a negative notice has been issued to the employee or the application is withdrawn.	7 8 9
189	-	plica ployi	tion of amendment of sch 1 to particular ment	10 11
	'(1)	com cont com	section applies to a person who, immediately before the mencement of this section, was employed or was inuing to be employed in employment that, after the mencement, is regulated employment mentioned in edule 1, part 1, section 3, 6C, 6E or 6F. <sup>39</sup>	12 13 14 15 16
	'(2)	to the section composition to the section of the se	the extent that, under section 127(2), part 6 does not apply the employment of a person mentioned in subsection (1), ion 127(2) no longer applies, or does not apply, to the loyment of the person and part 6 applies to the loyment of the person.	17 18 19 20 21
	'(3)	secti	vever, despite part 6 applying to the employment, ions 105 and 106 <sup>40</sup> do not apply to the employment of the on until the earliest of the following—	22 23 24
		(a)	1 year after the commencement;	25
		(b)	if an application for a prescribed notice about the person is made within that year and is not withdrawn—the day a prescribed notice is issued to the person;	26 27 28

<sup>39</sup> Schedule 1 (Regulated employment and businesses for employment screening), part 1 (Regulated employment), section 3 (Schools—employees other than teachers and parents), 6C (Religious representatives), 6E (Emergency services cadet program) or 6F (School crossing supervisors)

<sup>40</sup> Sections 105 (Continuing employment of certain regular employees) and 106 (Starting employment of certain regular employees)

		(c) if an application for a prescribed notice about the person is made within that year and is withdrawn—the day of the withdrawal.	1 2 3
	'(4)	In this section—	4
		employment includes continuing employment.	5
'190		aployment that becomes regulated employment ner than employment mentioned in s 189(1)	6 7
	'(1)	This section applies to employment of a person that—	8
		(a) was not regulated employment immediately before the commencement of section 189; and	9 10
		(b) is regulated employment after that commencement.	11
	'(2)	Section 127(2) applies to the employment of the person unless the employment is regulated employment under schedule 1, part 1, section 3, 6C, 6E or 6F.	12 13 14
	'(3)	In this section—	15
		employment includes continuing employment.	16
<b>'191</b>	Ca	rrying on regulated business	17
	'(1)	This section applies to a person who, immediately before the commencement of this section, was carrying on a business mentioned in schedule 1, part 2, section 12, 13, 14 or 15.41	18 19 20
	'(2)	Sections 109 and 113 <sup>42</sup> do not apply to the carrying on of the business until the earliest of the following—	21 22
		(a) 1 year after the commencement of the section;	23

<sup>41</sup> Schedule 1 (Regulated employment and businesses for employment screening), part 2 (Regulated businesses), section 12 (Religious representatives), 13 (Child accommodation services including home stays), 14 (Sport and active recreation) or 15 (Hostel for children other than residential facility)

<sup>42</sup> Sections 109 (Carrying on regulated business) and 113 (Change in criminal history of person carrying on regulated business)

		year and does not withdraw the application—the day a	1 2 3
		year but withdraws the application—the day of the	4 5 6
192	Pro	ovision because of the definition <i>serious offence</i>	7
	'(1)	This section applies to a decision made under this Act before the commencement of this section that involved a serious offence as that term was defined before the commencement.	8 9 10
	'(2)	It is declared that the change to the definition does not affect the decision made under this Act before the commencement.	11 12
	'(3)	To remove any doubt, it is declared that a person to whom a negative notice was issued because of the decision can not make an application to cancel the notice, as mentioned in section 118(3) or 119(3), before the end of 2 years after the issue of the notice.	13 14 15 16 17
193		ue of positive notice blue card before nmencement	18 19
	'(1)	This section applies if, before the commencement of this section, the commissioner issued—	20 21
		(a) a document (however described) that, immediately before the commencement, was a current suitability notice; and	22 23 24
		(b) a document purporting to be a positive notice blue card (the <i>purported blue card</i> ) and the date stated on the document as its expiry date has not happened.	25 26 27
	'(2)	The purported blue card is a positive notice blue card for this Act.	28 29
			~
	'(3)	If the expiry date stated on the purported blue card was a day later than the expiry day for the relevant suitability notice, the	30

s 49 61 s 49

		purported blue card and suitability notice remain current until the date stated in the purported blue card.	1 2
	'(4)	Subsection (3) applies despite section 104.43	3
'194		arge for excluding offence not to apply to rticular holders of positive notices	4 5
	'(1)	This section applies to a person who, immediately before the commencement of this section—	6 7
		(a) was the holder of a current positive notice; and	8
		(b) had been charged with an offence that has not been dealt with.	9 10
	'(2)	If, immediately after the commencement, the offence is an excluding offence, section 119C <sup>44</sup> does not apply to the person.	11 12 13
	'(3)	However if, after the commencement, the person is convicted of the excluding offence with which the person was charged before the commencement, or another excluding offence, a court may make a disqualification order under section 126C and section 119A or 119B <sup>45</sup> may apply to the person.	14 15 16 17 18
<b>'195</b>	Re	ferences to suitability notice	19
		'In an Act or document, a reference to a suitability notice may, if the context permits, be taken to be a reference to a prescribed notice'	20 21

<sup>43</sup> Section 104 (Currency of prescribed notice and positive notice blue card)

<sup>44</sup> Section 119C (Effect of charge for excluding offence pending charge being dealt with)

<sup>45</sup> Section 126C (Lifetime ban order) and section 119A (Cancellation if conviction for excluding offence and imprisonment or disqualification order) or 119B (Cancellation if conviction for excluding offence but no imprisonment or disqualification order)

lause	50			ses for employment screening)	2
		(1)	Sche	edule 1, part 1, section 1—	3
			omit	t, insert—	4
	<b>'1</b>	Res	siden	itial facilities	5
		'(1)	func	bloyment is regulated employment if any of the usual stions of the employment is carried out, or is likely to be sed out, inside—	6 7 8
			(a)	a residential facility; or	9
			(b)	another place, other than a residential facility, at which a child accommodation service is provided under funding provided by the Commonwealth or by the department in which the <i>Education (General Provisions) Act 1989</i> is administered.	10 11 12 13 14
		'(2)		vever, employment mentioned in subsection (1) is not lated employment if—	15 16
			(a)	the employer is a government service provider; or	17
			(b)	the employment is part of a licensed care service as defined under the <i>Child Protection Act 1999</i> .'.	18 19
		(2)	Sche	edule 1, part 1, section 3—	20
			omit	t, insert—	21
	<b>'3</b>	Sch	nools	employees other than teachers and parents	22
		'(1)	-	ployment is regulated employment if the usual functions are employment include or are likely to include—	23 24
			(a)	providing services at a school that are directed mainly towards children; or	25 26
			(b)	conducting activities at a school that mainly involve children.	27 28
		'(2)		vever, employment mentioned in subsection (1) is not lated employment if the employee is—	29 30
			(a)	a registered teacher; or	31
			(b)	a volunteer who is a parent of a child attending the school.'.	32 33

	(3)	Sche	edule 1, part 1, sections 5, 6 and 6A—	1
		omit	t, insert—	2
<b>'</b> 5	Co	unse	lling and support services	3
	'(1)	of the	ployment is regulated employment if the usual functions are employment include, or are likely to include, providing asselling or a similar support service to a child in a action where—	4 5 6 7
		(a)	the employee is physically present with the child while no-one else is present; or	8 9
		(b)	the employee is not physically present with the child.	10
			Example for paragraph (b)—	11
			employment that includes providing counselling to children over the telephone or via the Internet	12 13
	'(2)		vever, employment mentioned in subsection (1) is not lated employment if—	14 15
		(a)	the employee is a registered health practitioner; or	16
		(b)	the employment is part of a licensed care service as defined under the <i>Child Protection Act 1999</i> ; or	17 18
		(c)	the employer is a government service provider and carries on a business that includes providing counselling or a similar support service.	19 20 21
<b>'6</b>	Pri	vate	teaching, coaching or tutoring	22
	'(1)	Employment is regulated employment if the usual fun of the employment include or are likely to include present teaching.		23 24 25
	'(2)		vever, employment mentioned in subsection (1) is not lated employment if—	26 27
		(a)	the employee is a registered teacher; or	28
		(b)	the employer is an education provider.	29
	'(3)	In th	nis section—	30

			d, or more than 1 child at the same time, on a commercial s.	1 2 3	
'6A	Ed	ucati	on programs conducted outside of school	4	
	'(1)	Employment is regulated employment if the usual functions of the employment include, or are likely to include, providing services or conducting activities for—			
		(a)	an education program under the <i>Education (General Provisions) Act 1989</i> , section 30; or	8 9	
		(b)	a program, provided by an entity, under arrangements approved under the <i>Education (General Provisions) Act</i> 1989, section 114A(1) or 114B(1).	10 11 12	
	'(2)		vever, employment mentioned in subsection (1) is not alated employment if—	13 14	
		(a)	the employee is a registered teacher; or	15	
		(b)	the employer is a provider under the <i>Youth Participation</i> in <i>Education and Training Act 2003</i> , section 12.	16 17	
'6B	Ch	ild ac	ccommodation services including home stays	18	
	'(1)	Employment is regulated employment if the usual function of the employment include, or are likely to include, a child accommodation service.			
	'(2)	is prohom	ecommodation constituting a child accommodation service rovided, or is to be provided, by a person in the person's are (a <i>home stay provider</i> ), each adult residing in that are, other than the home stay provider, is taken to be a unteer who is engaged in regulated employment.	22 23 24 25 26	
	'(3)		vever, employment mentioned in subsection (1) or (2) is regulated employment if—	27 28	
		(a)	the home stay provider is a relative of the child who receives the child accommodation service to which the employment relates; or	29 30 31	

		(b)	carr	ies on a business that includes arranging a child ommodation service.	1 2 3
	<b>'</b> (4)	In th	is sec	ction—	4
				a person, includes the person's principal place of and any holiday home of the person.	5 6
'6C	Re	ligiou	ıs re	presentatives	7
		'Em	ployn	nent is regulated employment if—	8
		(a)	the o	employee is a religious representative; and	9
		(b)		usual functions of the employment include, or are ly to include—	10 11
			(i)	providing services, as a religious representative, directed mainly towards children; or	12 13
			(ii)	conducting activities, as a religious representative, mainly involving children.	14 15
'6D	Sp	ort ar	nd ac	tive recreation	16
	'(1)	Emp	loym	ent is regulated employment if—	17
		(a)		usual functions of the employment include, or are ly to include—	18 19
			(i)	providing services directed mainly towards children; or	20 21
			(ii)	conducting activities mainly involving children; and	22 23
		(b)		services are provided, or the activities are conducted, art of sport or active recreation.	24 25
	'(2)			employment mentioned in subsection (1) is not employment if—	26 27
		(a)	the o	employment takes place at an amusement park; or	28
		(b)	the o	employer is a government entity; or	29
		(c)		employee is a volunteer who is a parent of a child to om the services are provided, or in relation to whom	30 31

		the activities are conducted, as part of the spor recreation; or	t or active	1 2
		(d) the services are provided, or the activities are c by or within a church, club, association or sim as mentioned in section 4(1)(b) of this schedul	ilar entity,	3 4 5
'6E	Em	nergency services cadet program		6
	'(1)	Employment is regulated employment if the usual of the employment include or are likely to include—		7 8
		(a) undertaking the role of an adult member in program managed by the department responsement response emergency services; and		9 10 11
		(b) prescribed teaching.		12
	'(2)	In this section—		13
		<i>prescribed teaching</i> means teaching, coaching or child, or more than 1 child at the same time.	tutoring 1	14 15
'6F	Scl	chool crossing supervisors		16
		'Employment is regulated employment if the usual of the employment include, or are likely to include, services as a crossing supervisor within the means <i>Transport Operations (Road Use Management)</i> section 138.46°.	providing ing of the	17 18 19 20 21
	(4)	Schedule 1, part 2, section 8—		22
		insert—		23
	'(2)	However, a business mentioned in subsection (1) regulated business if the usual activities mentione subsection are licensed care services as defined <i>Child Protection Act 1999</i> .'.	ed in that	24 25 26 27
	(5)	Schedule 1, part 2, section 9, from 'a child'—		28
		omit. insert—		29

<sup>46</sup> Transport Operations (Road Use Management) Act 1995, section 138 (Scheme to facilitate children crossing streets)

		'1 child, or more than 1 child at the same time, on a commercial basis.'.	1 2
	(6)	Schedule 1, part 2, section 9—	3
		insert—	4
	'(2)	However, a business mentioned in subsection (1) is not a regulated business if the business is conducted by an education provider.'.	5 6 7
	(7)	Schedule 1, part 2—	8
		insert—	9
<b>'12</b>	Re	ligious representatives	10
		'A business is a regulated business if the usual activities of the business include, or are likely to include, a religious representative—	11 12 13
		(a) providing services, as a religious representative, directed mainly towards or involving children; or	14 15
		(b) conducting activities, as a religious representative, directed mainly towards or involving children.	16 17
<b>'13</b>	Ch	ild accommodation services including home stays	18
	'(1)	A business is a regulated business if the usual activities of the business include, or are likely to include, a child accommodation service and—	19 20 21
		(a) the person who carries on the business provides the accommodation that constitutes the child accommodation service in the person's home; or	22 23 24
		(b) the person who carries on the business provides the child accommodation service under an arrangement organised by a government service provider.	25 26 27
	'(2)	However, a business mentioned in subsection (1) is not a regulated business if the business is conducted at a boarding facility, residential facility or another place of the type mentioned in section 1(1)(b) of this schedule.	28 29 30 31
	<b>'</b> (3)	In this section—	32

Clause

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		<i>home</i> , of a person, includes the person's principal place of residence and any holiday home of the person.	1 2
<b>'14</b>	Sp	ort and active recreation	3
	'(1)	A business is a regulated business if the usual activities of the business include, or are likely to include, sport or active recreation activities directed mainly towards or involving children.	4 5 6 7
	'(2)	However, a business mentioned in subsection (1) is not a regulated business if—	8 9
		(a) the business takes place at an amusement park; or	10
		(b) the activities are conducted by or within a church, club, association or similar entity, as mentioned in section 4(1)(b) of this schedule.	11 12 13
<b>'15</b>	Но	stel for children other than residential facility	14
	'(1)	A business is a regulated business if the usual activities of the business include, or are likely to include, operating a place, other than a residential facility, at which a child accommodation service is provided under funding provided by the Commonwealth or by the department in which the <i>Education (General Provisions) Act 1989</i> is administered.	15 16 17 18 19 20
	'(2)	However, a business mentioned in subsection (1) is not a regulated business if the employer is a government service provider.'.	21 22 23
51		placement of sch 2 (Other serious offence provisions the Criminal Code)	24 25
		Schedule 2—	26
		omit, insert—	27

# 'Schedule 2 Current serious offences

section 99C 2

1

#### 1 Classification of Computer Games and Images Act 1995

Provision of Act	Relevant heading	Limitation relating to the provision of the Act
23	Demonstration of an objectionable computer game before a minor	
26(3)	Possession of objectionable computer game	
27(3) and (4)	Making objectionable computer game	
28	Obtaining minor for objectionable computer game	

# 2 Classification of Films Act 1991

Provision of Act	Relevant heading	Limitation relating to the provision of the Act
41(3)	Possession of objectionable film	
42(3) and (4)	Making objectionable film	
43	Procurement of minor for objectionable film	

# 3 Classification of Publications Act 1991

Provision of Act	Relevant heading	Limitation relating to the provision of the Act
12	Sale etc. of prohibited publication or child abuse photograph	Only if an offender was or could have been liable as mentioned in section 12, penalty, paragraph (c)
13	Possession of prohibited publication	Only if an offender was or could have been liable as mentioned in section 13, penalty, paragraph (c)
14	Possession of child abuse publication or child abuse photograph	
15	Exhibition or display of prohibited publication or child abuse photograph	
16	Leaving prohibited publication or child abuse photograph in or on public place	Only if an offender was or could have been liable as mentioned in section 16, penalty, paragraph (c)
17	Producing prohibited publication	Only if an offender was or could have been liable as mentioned in section 17(1), penalty, paragraph (c) or 17(2), penalty, paragraph (c) or the offence is an offence under section 17(3) or (4)
18	Procurement of minor for RC publication or child abuse photograph	

20 Leaving prohibited publication or child abuse photograph in or on private premises

Only if an offender was or could have been liable as mentioned in section 20, penalty, paragraph (c)

Provision of Act	Relevant heading	Limitation relating to the provision of the Act
208	Unlawful sodomy	
209	Attempted sodomy	
210	Indecent treatment of children under 16	
211	Bestiality	
213	Owner etc. permitting abuse of children on premises	
215	Carnal knowledge with or of children under 16	
216	Abuse of intellectually impaired persons	
217	Procuring young person etc. for carnal knowledge	
218	Procuring sexual acts by coercion etc.	

218A	Using internet etc. to procure children under 16	
219	Taking child for immoral purposes	
221	Conspiracy to defile	
222	Incest	
228	Obscene publications and exhibitions	Only if an offender was or could have been liable as mentioned in section 228(2) or (3)
229B	Maintaining a sexual relationship with a child	
229G	Procuring prostitution	Only if an offender was or could have been liable as mentioned in 229G(2)
229Н	Knowingly participating in provision of prostitution	Only if an offender was or could have been liable as mentioned in 229H(2)
229I	Persons found in places reasonably suspected of being used for prostitution etc.	Only if an offender was or could have been liable as mentioned in 229I(2)
229L	Permitting young person etc. to be at place used for prostitution	
300	Unlawful homicide	Only if the unlawful killing is murder under section 302
306	Attempt to murder	

309	Conspiring to murder
313	Killing unborn child
315	Disabling in order to commit indictable offence
316	Stupefying in order to commit indictable offence
317	Acts intended to cause grievous bodily harm and other malicious acts
320A	Torture
322	Maliciously administering poison with intent to harm
323A	Female genital mutilation
323B	Removal of child from State for female genital mutilation
324	Failure to supply necessaries
326	Endangering life of children by exposure
349	Rape

350	Attempt to commit rape	
351	Assault with intent to commit rape	
352	Sexual assaults	
354	Kidnapping	
354A	Kidnapping for ransom	
363	Child-stealing	
363A	Abduction of child under 16	
364	Cruelty to children under 16	
409	Definition of robbery	Only if an offender was or could have been liable as mentioned in section 411(2)
419	Burglary	Only if an offender was or could have been liable as mentioned in section 419(3)(b)(i) and (ii)
427	Unlawful entry of vehicle for committing indictable offence	Only if an offender was or could have been liable as mentioned in section 427(2)(b)(i) or (ii)

# 5 Drugs Misuse Act 1986

Provision of Act	Relevant heading	Limitation relating to the provision of the Act
5	Trafficking in dangerous drugs	

6	Supplying dangerous drugs	Only if the offence is one of aggravated supply as mentioned in section 6(2)
8	Producing dangerous drugs	Only if an offender was or could have been liable for a penalty as mentioned in section 8, penalty, paragraph (a) or (b)

# 'Schedule 2A Repealed or expired serious offences

section 99C 3

1

2

Provision of Act	Relevant heading	Qualification relating to the provision of the Act
212	Defilement of Girls under Twelve	As the provision was in force from time to time before its repeal by the <i>Criminal Code, Evidence Act and Other Acts Amendment Act 1989</i>
214	Attempt to Abuse Girls under Ten	As the provision was in force from time to time before its repeal by the <i>Criminal Code</i> , <i>Evidence Act and Other Acts Amendment Act 1989</i>
220	Unlawful Detention with Intent to Defile or in a Brothel	As the provision was in force from time to time before its repeal by the <i>Criminal Code</i> , <i>Evidence Act and Other Acts Amendment Act 1989</i>
223	Incest by adult female	As the provision was in force from time to time before its repeal by the <i>Criminal Law Amendment Act 1997</i>

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325	Endangering life or health of apprentices or servants	As the provision was in force from time to time before its repeal by the <i>Training and Employment Act 2000</i>
344	Aggravated assaults	As the provision was in force from 20 December 1946 to 30 June 1997 if the circumstance of aggravation was that the unlawful assault was an offence of a sexual nature as defined in the <i>Criminal Law Amendment Act 1945</i> , section 2A <sup>a</sup>

# **'Schedule 2B Current serious child-related sexual offences**

section 99D 4

1

2

3

Provision of Act	Relevant heading
208	Unlawful sodomy
209	Attempted sodomy
210	Indecent treatment of children under 16
213	Owner etc. permitting abuse of children on premises
215	Carnal knowledge with or of children under 16
216	Abuse of intellectually impaired persons
217	Procuring young person etc. for carnal knowledge
218	Procuring sexual acts by coercion etc.

a Criminal Law Amendment Act 1945, section 2A was inserted into the Criminal Law Amendment Act 1945 by the Criminal Law Amendment Act 1996.

219	Taking child for immoral purposes
222	Incest
229B	Maintaining a sexual relationship with a child
229G	Procuring prostitution
349	Rape
350	Attempt to commit rape
351	Assault with intent to commit rape
352	Sexual assaults

# **Schedule 2C** Repealed or expired serious child-related sexual offences

section 99D 3

1 2

Provision of Act	Relevant heading	Qualification relating to the provision of the Act
212	Defilement of Girls under Twelve	As the provision was in force from time to time before its repeal by the <i>Criminal Code</i> , <i>Evidence Act and Other Acts Amendment Act 1989</i>
214	Attempt to Abuse Girls under Ten	As the provision was in force from time to time before its repeal by the <i>Criminal Code</i> , <i>Evidence Act and Other Acts Amendment Act 1989</i>
220	Unlawful Detention with Intent to Defile or in a Brothel	As the provision was in force from time to time before its repeal by the <i>Criminal Code</i> , <i>Evidence Act and Other Acts Amendment Act 1989</i>

	223		Incest female	by adult e	As the provision was in force from time to time before its repeal by the <i>Criminal Law Amendment Act 1997</i>	
	344		Aggra assaul		As the provision was in force from 20 December 1946 to 30 June 1997 if the circumstance of aggravation was that the unlawful assault was an offence of a sexual nature as defined in the <i>Criminal Law Amendment Act 1945</i> , section 2A'.	
Clause	52	Am	nendn	nent of sch 4	(Dictionary)	1
		(1)	notic	loyment-screen	definitions current, employing, sing decision, negative notice, positive fence, serious offence involving a child, and work—	2 3 4 5
			omit			6
		(2)	Sche	edule 4—		7
			inser	rt—		8
			exert	tion or activity	for schedule 1, means a form of physical engaged in for the purpose of relaxation or not based on formal competition.	9 10 11
				nanent or temp	for schedule 1, includes a park that is porary but does not include an amusement	12 13 14
				the primary	business or organisation in which profit is purpose of the activity constituting the	15 16 17
				ent, for a presons current unde	cribed notice or a positive notice blue card, er section 104.	18 19
				<i>t with</i> , in relati	on to a charge of an offence, means any of	20 21
			(a)	the person we the charge;	ho is charged is convicted or acquitted of	22 23

(b)	offence in relation to which the acts or omissions were substantially the same as the acts or omissions of the charge of the offence;	1 2 3 4
(c)	the charge has been withdrawn or dismissed;	5
(d)	a nolle prosequi or no true bill is presented in relation to the charge.	6 7
	<i>iplinary information</i> means information received by the missioner under any of the following—	8 9
(a)	the Child Care Act 2002, section 50A or 107A;	10
(b)	the Child Protection Act 1999, section 140A;	11
(c)	the Education (Teacher Registration) Act 1988, section 71B; <sup>47</sup>	12 13
(d)	the Health Practitioners (Professional Standards) Act 1999, section 384A; <sup>48</sup>	14 15
(e)	the Nursing Act 1992, section 139A.49	16
disq	ualification order see section 126C.	17
educ	cation provider means—	18
(a)	a university established by an Act or a law of the Commonwealth or another State; or	19 20
(b)	the university company within the meaning of the <i>Bond University Act 1987</i> ; or	21 22
(c)	a registered training organisation within the meaning of the <i>Vocational Education, Training and Employment Act</i> 2000, section 19; or	23 24 25

<sup>47</sup> Education (Teacher Registration) Act 1988, section 71B (Board may notify Commissioner for Children and Young People and Child Guardian about particular information)

<sup>48</sup> *Health Practitioners (Professional Standards) Act 1999*, section 384 (Disciplinary body may notify Commissioner for Children and Young People and Child Guardian about particular information)

<sup>49</sup> *Nursing Act 1992*, section 139A (Executive officer, council or tribunal may notify Commissioner for Children and Young People and Child Guardian about particular information)

(d)	an overseas higher education institution within the meaning of the <i>Higher Education (General Provisions) Act 2003</i> , schedule 2 in relation to which there is an approval under part 3 of that Act; or	1 2 3 4
(e)	a non-university provider within the meaning of the <i>Higher Education (General Provisions) Act 2003</i> , schedule 2 in relation to which there is an accreditation for an accredited course under part 4 of that Act; or	5 6 7 8
(f)	an interstate university within the meaning of the <i>Higher Education (General Provisions) Act 2003</i> , schedule 2 in relation to which there is an approval under section 63 of that Act.	9 10 11 12
empl	loyment means—	13
(a)	in relation to the engagement of a person under the <i>Child Care Act 2002</i> —see section 99B; or	14 15
(b)	in relation to a trainee student—see sections 99 and 99A; or	16 17
(c)	otherwise for part 6, part 9, division 7 or schedule 1—see section 99.	18 19
mear	doyment-screening decision, in relation to a person, as a decision about whether a positive notice or a negative should be issued to the person.	20 21 22
excli	uding offence see section 99E.	23
what direc	the entire of a corporation, means any person, by ever name called and whether or not the person is a etor of the corporation, who is concerned or takes part in management of the corporation.	24 25 26 27
perso inclu	isonment order means an order of a court that convicts a on for an offence, if the order includes a penalty that ides imprisonment for the offence, including isonment that is wholly or partially suspended.	28 29 30 31
inves	stigative information, about a person, see section 121A.	32
	diction, other than in relation to this jurisdiction, means Commonwealth, a State or a foreign jurisdiction.	33 34
nega	tive notice see section 102(2)(b).	35

polic	e infe	formation, about a person, means the following—	1
(a)	the p	person's criminal history;	2
(b)	inve	stigative information about the person.	3
posit	ive n	otice see section 102(2)(a).	4
card, notic	issue	otice blue card means a document, in the form of a ed to a person who is the holder of a current positive or about the time that the person is issued with the otice, that includes the following information—	5 6 7 8
(a)	the notic	name of the person who is the holder of the positive ce;	9 10
(b)	a reg	gistration number for the person;	11
(c)	an e	xpiry date for the positive notice;	12
(d)		signature, or an electronic version of the signature, ne person to whom the positive notice is issued.	13 14
presc	ribed	d notice means a notice issued under section 102(2).	15
religi	ious i	representative means a person—	16
(a)	who	is a member of—	17
	(i)	an organised religion; or	18
	(ii)	a religious group even if the group is not part of, or does not consider itself to be part of, an organised religion; and	19 20 21
(b)		, because of the way the organised religion or gious group operates—	22 23
	(i)	holds a position in the religion or group that is supported by the religion or group, including financial support, in a way that allows the person—	24 25 26
		(A) to devote himself or herself to promoting the religion's or group's objects or values; and	27 28
		(B) to hold himself or herself out as a representative of the religion or group; or	29 30
	(ii)	is training to hold a position mentioned in subparagraph (i).	31 32

	serious child-related sexual offence see section 99D.	1
	serious offence see section 99C.	2
	<b>sport</b> means a form of human activity capable of achieving a result requiring physical exertion or physical skill that, because of its nature or organisation, is competitive and is generally recognised as sport.	3 4 5 6
	<i>trainee student</i> , of an education provider, means a person undertaking a course of study with the education provider.	7 8
	volunteer see section 99F.	9
	work, for part 6, includes the provision of a service, or the conduct of an activity—	10 11
	(a) as part of providing a child accommodation service; or	12
	(b) in the course of a religious vocation.'.	13
Clause 5	Amendment of other Acts	14
	The schedule amends the Acts mentioned in it.	15

Schedule		lle	Acts amended	1
			section 53	2
Chil	d Ca	re A	act 2002	3
1	Sec	ction	26(2), 'suitability'—	4
		omi	t, insert—	5
		'pre	scribed'.	6
2	Sec	ction	27, heading, 'Suitability'—	7
		omi	t, insert—	8
		'Pre	escribed'.	9
3	Pai	rt 2, c	division 9, after section 50—	10
		inse	rt—	11
'50A	and	d You	recutive may notify Commissioner for Children ung People and Child Guardian about ar information	12 13 14
	'(1)	revo	s section applies if the chief executive amends, suspends or okes a person's licence under section 43, 45 or 46 (a <i>iplinary action</i> ).	15 16 17
	'(2)	action child	the chief executive reasonably believes the disciplinary on may be relevant to the functions or powers of the dren's commissioner under the commissioner's Act, the of executive may give written notice about the disciplinary on to the children's commissioner.	18 19 20 21 22
	<b>'</b> (3)	A no	otice under subsection (2) must state the following—	23
		(a)	the person's name and address and date of birth;	24
		(b)	the form of disciplinary action and the reasons for it;	25
		(c)	when the conduct happened that was a ground for the disciplinary action:	26 27

		(d) the nature of the conduct.	1
	'(4)	However, the notice must not contain information that identifies, or is likely to identify, a particular child.	2 3
	'(5)	In this section—	4
		<i>children's commissioner</i> means the Commissioner for Children and Young People and Child Guardian under the commissioner's Act.	5 6 7
		commissioner's Act means the Commission for Children and Young People and Child Guardian Act 2000.'.	8 9
4	Sec	ction 54(7) and (8), 'suitability'—	10
		omit, insert—	11
		'prescribed'.	12
5	Par	rt 3, division 5, heading, 'Suitability'—	13
		omit, insert—	14
		'Prescribed'.	15
6	Sec	ctions 74, 80(1) and 97(1), (4) and (5), 'suitability'—	16
		omit, insert—	17
		'prescribed'.	18
7	Aft	er section 107—	19
		insert—	20
'107 <i>A</i>		ief executive to give notice to the Commissioner for ildren and Young People and Child Guardian	21 22
	'(1)	If the chief executive gives a person a prohibition notice under this part, the chief executive must give written notice of the decision to the Commissioner for Children and Young People and Child Guardian.	23 24 25 26

	'(2)	A notice under subsection (1) about a person must state the following—	1 2
		(a) the person's name, address and date of birth;	3
		(b) the decision and the reasons for the decision of the chief executive and any decision of the tribunal;	4 5
		(c) when the conduct that resulted in the prohibition notice happened;	6 7
		(d) the nature of the conduct.	8
	'(3)	However, if the conduct relates to a particular child, the notice must not contain information that identifies, or is likely to identify, the child.'.	9 10 11
8		ctions 137(1)(d) and 139(1), (2), (3) and (5), litability'—	12 13
		omit, insert—	14
		'prescribed'.	15
9	Se	ction 140, 'suitability notice'—	16
		omit, insert—	17
		'prescribed notice'.	18
10	Se	ction 165A, heading, 'suitability'—	19
		omit, insert—	20
		'prescribed'.	21
11	Se	ction 165A(1)(b), 'suitability'—	22
		omit, insert—	23
		'positive prescribed'.	24

	Schedule (continued)	
12	Section 165A(1)(c), 'suitability'—	1
	omit, insert—	2
	'prescribed'.	3
13	Section 166, heading, 'suitability'—	4
	omit, insert—	5
	'prescribed'.	6
14	Section 166(1)(a), (b) and (2), 'suitability'—	7
	omit, insert—	8
	'prescribed'.	9
15	Section 166(3), after 'under'—	10
	insert—	11
	'this Act or'.	12
16	Section 166A, heading, 'suitability'—	13
	omit, insert—	14
	'prescribed'.	15
17	Section 166A(1)(a), 'suitability notice'—	16
	omit, insert—	17
	'positive prescribed notice'.	18
18	Sections 166A(1)(b) and (2) and 184(2), 'suitability'—	19
	omit. insert—	20

21

'prescribed'.

19	Schedule 2, definitions apply for a suitability notice, disqualified person, negative suitability notice, positive suitability notice and suitability notice—			
	omit, insert—	4		
	'apply for a prescribed notice means apply under the Commission for Children and Young People and Child Guardian Act 2000 for a prescribed notice.	5 6 7		
	disqualified person means a person for whom a negative prescribed notice or a prohibition notice is in force.	8 9		
	negative prescribed notice means a negative notice as defined under the Commission for Children and Young People and Child Guardian Act 2000, schedule 4.	10 11 12		
	positive prescribed notice means a positive notice as defined under the Commission for Children and Young People and Child Guardian Act 2000, schedule 4.	13 14 15		
	prescribed notice means a prescribed notice in force under the Commission for Children and Young People and Child Guardian Act 2000.'.	16 17 18		
Chile	d Protection Act 1999	19		
1	After section 140—	20		
	insert—	21		
'140A	A Chief executive may notify Commissioner for Children and Young People and Child Guardian about particular information	22 23 24		
	'(1) This section applies if, in relation to an approved foster carer, the chief executive amends, suspends or cancel the person's authority under section 138 or 140 (a <i>disciplinary action</i> ).	25 26 27		

	'(2)	If the chief executive reasonably believes the disciplinary action may be relevant to the functions or powers of the children's commissioner under the commissioner's Act, the chief executive may give written notice about the disciplinary action to the children's commissioner.	1 2 3 4 5
	'(3)	A notice under subsection (2) must state the following—	6
		(a) the person's name and address and date of birth;	7
		(b) the form of disciplinary action and the reasons for it;	8
		(c) when the conduct happened that was a ground for the disciplinary action;	9 10
		(d) the nature of the conduct.	11
	'(4)	However, the notice must not contain information that identifies, or is likely to identify, a particular child.	12 13
	'(5)	In this section—	14
		<i>children's commissioner</i> means the Commissioner for Children and Young People and Child Guardian under the commissioner's Act.	15 16 17
		commissioner's Act means the Commission for Children and Young People and Child Guardian Act 2000.'.	18 19
Educ Act		on (Accreditation of Non-State Schools)	20 21
1	Sed	ctions 146(2) and 168, 'suitability'—	22
		omit, insert—	23
		'prescribed'.	24

Educ	atic	n (T	eacher Registration) Act 1988	1
1	Sec	ction	71B(3), from 'is relevant'—	2
		omit	t, insert—	3
		for C	elevant to the functions or powers of the Commissioner Children and Young People and Child Guardian under the Commission for Children and Young People and Child rdian Act 2000, part 6.50°.	4 5 6 7
Healt	h P	racti	itioners (Professional Standards) Act	8
1333				9
1	Aft	er se	ction 384—	10
		inse	rt—	11
'384A			nay notify Commissioner for Children and Young and Child Guardian about particular information	12 13
	'(1)	Subs	section (3) applies if—	14
		(a)	a disciplinary body conducts disciplinary proceedings about a disciplinary matter concerning the conduct of a person; and	15 16 17
		(b)	after the disciplinary proceedings, the disciplinary body takes disciplinary action in relation to the person.	18 19
	'(2)	Subs	section (3) also applies if the board decides—	20
		(a)	under the immediate suspension part—to suspend a person's registration ( <i>immediate suspension</i> ); or	21 22
		(b)	under section 311—to suspend, cancel, or impose a condition on a person's registration under section 311 (a	23 24

<sup>50</sup> Commission for Children and Young People and Child Guardian Act 2000, part 6 (Screening for regulated employment or regulated businesses)

	section 311 action) because of a similar action under foreign law (the foreign law action).	1 2
'(3)	If the board reasonably believes the action, immediate suspension or section 311 action may be relevant to the children's commissioner's functions or powers under part 6 of the commissioner's Act, <sup>51</sup> the board may give written notice about it to the children's commissioner.	3 4 5 6 7
<b>'</b> (4)	A notice under subsection (3) must state the following—	8
	(a) the person's name, address and date of birth;	9
	(b) the form or duration of the disciplinary action, immediate suspension or section 311 action that was taken in relation to the person;	10 11 12
	(c) when the disciplinary matter, or ground for the immediate suspension or foreign law action, happened;	13 14
	(d) the nature of the disciplinary matter, ground for the immediate suspension or foreign law action.	15 16
'(5)	Also, the disciplinary body may give information about a complaint or investigation relevant to the disciplinary matter.	17 18
'(6)	However, if the disciplinary matter, ground for the immediate suspension or section 311 action relates to a particular child, the notice must not contain information that identifies, or is likely to identify, the child.	19 20 21 22
'(7)	In this section—	23
	<i>children's commissioner</i> means the Commissioner for Children and Young People and Child Guardian under the commissioner's Act.	24 25 26
	commissioner's Act means the Commission for Children and Young People and Child Guardian Act 2000.'.	27 28

<sup>51</sup> Commission for Children and Young People and Child Guardian Act 2000, part 6 (Screening for regulated employment or regulated businesses)

Nursing Act 1992						
1	Afte		2			
'139A	Chi	cutive officer or council may notify Commissioner for dren and Young People and Child Guardian about	4 5 6			
•	(1)	Subsection (2) applies if—	7			
		or enrolment in relation to a relevant person, including	8 9 10			
		relevant person's registration or enrolment (immediate	11 12 13			
		suspend a relevant person's registration or enrolment	14 15 16			
		suspends a relevant person's registration or enrolment	17 18 19			
		effect to an order of the tribunal under section 116 about	20 21 22			
,	f(2)	action may be relevant to the children's commissioner's functions or powers under part 6 of the commissioner's Act, <sup>52</sup> the council or executive officer may give written notice about	23 24 25 26 27			
•	(3)	A notice under subsection (3) must state the following—	28			
		(a) the relevant person's name, address and date of birth;	29			

<sup>52</sup> Commission for Children and Young People and Child Guardian Act 2000, part 6 (Screening for regulated employment or regulated businesses)

		(b)	what action was taken in relation to the relevant person, including the nature of the action;	1 2		
		(c)	when the matter that was the reason for the action happened;	3 4		
		(d)	the nature of the matter mentioned in paragraph (c).	5		
	'(4) Also, the council or executive officer may give information about a complaint or investigation relevant to the matter that caused the council or executive officer to take the action.					
	'(5)	However, if the matter mentioned in subsection (3)(c) relates to a particular child, the notice must not contain information that identifies, or is likely to identify, the child.				
	'(6)	In th	is section—	12		
		Chil	dren's commissioner means the Commissioner for dren and Young People and Child Guardian under the missioner's Act.	13 14 15		
			missioner's Act means the Commission for Children and ag People and Child Guardian Act 2000.	16 17		
		relevant person means—				
		(a)	a nurse; or	19		
		(b)	a person authorised to practise nursing or midwifery under section 77(1), (2), (3) or (4). <sup>53</sup> .	20 21		
Tran	spo	rt Op	perations (Passenger Transport) Act 1994	22		
1			e 3, definition <i>category B driver disqualifying</i> paragraph (a)—	23 24		
		omit	, insert—	25		

Under section 77 (Authorisation to practise), a person may be authorised to practise 53 midwifery, mental health nursing or nursing. Also see section 77(6) for the application of sections 65 to 73.

# Schedule (continued)

'(a)	an offence listed in the Commission for Children and
	Young People and Child Guardian Act 2000, schedule 2
	or 2A;'.

1 2 3

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