

Queensland



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Justice and Other Legislation Amendment Bill 2004

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2004

A Bill

for

An Act to amend legislation administered by the Attorney-General, and for other purposes

	The Pa	arliament of Queensland enacts—	1
	Part	1 Preliminary	2
Clause	1	Short title	3
		This Act may be cited as the Justice and Other Legislation Amendment Act 2004.	4 5
Clause	2	Commencement	6
		This Act, other than section $6(2)$, ¹ commences on a day to be fixed by proclamation.	7 8
Clause	3	Acts amended in schedule	9
		The schedule amends the Acts mentioned in it.	10
	Part	2 Amendment of Bail Act 1980	11
Clause	4	Act amended in this pt	12
		This part amends the Bail Act 1980.	13
Clause	5	Amendment of s 6 (Definitions)	14
		Section 6—	15
		insert—	16
		<i>community justice group</i> means—	17
		(a) the community justice group established under the <i>Community Services (Aborigines) Act 1984</i> , part 5,	18 19

¹ Section 6(2) will commence on assent, relying on the *Acts Interpretation Act 1954*, section 15A (Commencement of Acts on date of assent)

		division 1, or the <i>Community Services (Torres Strait) Act</i> 1984, part 5, division 1, for the community of a defendant who is an Aboriginal or Torres Strait Islander person; or						
	(b)	a group of persons within the community of a defendant who is an Aboriginal or Torres Strait Islander person, other than a department of government, that is involved in the provision of any of the following—						
		 (i) information to a court about Aboriginal or Torres Strait Islander offenders; 	9 10					
		 (ii) diversionary, interventionist or rehabilitation activities relating to Aboriginal or Torres Strait Islander offenders; 	11 12 13					
		(iii) other activities relating to local justice issues; or	14					
	(c)	a group of persons made up of elders or other respected persons of the defendant's community.	15 16					
	Abo defe	<i>ndant's community</i> , in relation to a defendant who is an riginal or Torres Strait Islander person, means the ndant's Aboriginal or Torres Strait Islander community, ther it is—	17 18 19 20					
	(a)	an urban community; or	21					
	(b)	a rural community; or	22					
	(c)	a community on DOGIT land under the Aboriginal Land Act 1991 or the Torres Strait Islander Land Act 1991.	23 24 25					
		nent of s 14 (Release of persons apprehended on deposit of money as security for appearance)	26 27					
	-	ion 14(1)(a)(i), before 'police establishment'—	28					
	inse	rt—	29					
	'poli	ice station or'.	30					
(2)	Sect	ion 14—	31					
	inse	rt—	32					
'(4)		nout limiting subsection (3), the bench charge sheet may prwarded by electronic communication.'.	33 34					

Clause 6

Clause	7	Am	nendn	nent	of s 15 (Procedure upon application for bail)	1
			Sect	ion 15	5—	2
			inser	rt—		3
			'(f)	pers subr justi	e defendant is an Aboriginal or Torres Strait Islander on—the court may receive and take into account any nissions made by a representative of the community ce group in the defendant's community, including, example, about—	4 5 6 7 8
				(i)	the defendant's relationship to the defendant's community; or	9 10
				(ii)	any cultural considerations; or	11
				(iii)	any considerations relating to programs and services established for offenders in which the community justice group participates.	12 13 14
		·(2)	the o	comm	d by a court for subsection (1)(f), a representative of nunity justice group in the defendant's community se the court whether—	15 16 17
			(a)	resp	member of the community justice group that is onsible for the submission is related to the ndant or the victim; or	18 19 20
			(b)	inter grou	e are any circumstances that give rise to a conflict of rest between any member of the community justice up that is responsible for the submission and the ndant or victim.'.	21 22 23 24
Clause	8	Am	nendn	nent	of s 16 (Refusal of bail)	25
	-	(1)			5(2)—	26
			inser	rt—		27
			'(e)	pers the	e defendant is an Aboriginal or Torres Strait Islander on—any submissions made by a representative of community justice group in the defendant's munity, including, for example, about—	28 29 30 31
				(i)	the defendant's relationship to the defendant's community; or	32 33
				(ii)	any cultural considerations; or	34

- (iii) any considerations relating to programs and services established for offenders in which the community justice group participates.'.
 a statistical services and services and services established for offenders in which the community justice group participates.'
- (2) Section 16—

insert—

- '(6) If required by a court or police officer for subsection (2)(e), a 6 representative of the community justice group in the 7 defendant's community must advise the court or police officer 8 whether—
 - (a) any member of the community justice group that is 10 responsible for the submission is related to the 11 defendant or the victim; or 12
 - (b) there are any circumstances that give rise to a conflict of 13 interest between any member of the community justice 14 group that is responsible for the submission and the 15 defendant or victim.'.

Part 3Amendment of Births, Deaths17and Marriages Registration Act18200319

Clause	9	Act amended in this pt	20
		This part amends the Births, Deaths and Marriages Registration Act 2003.	21 22
Clause	10	Amendment of s 13 (Application to change child's first name within a year of birth)	23 24
		(1) Section $13(6)$ to (8) —	25
		renumber as section 13(7) to (9).	26
		(2) Section 13—	27
		insert—	28

		'(6)		registrar must not approve an application to register a ge of a child's first name to a prohibited name.'.	1 2
Clause	11	Am	endm	ent of s 15 (Change of name by registration)	3
			Section	on $15(1)$, 'or by other legal process in another State'—	4
			omit.		5
Clause	12		endm ult's na	ent of s 16 (Application to register change of ame)	6 7
		(1)	Section	on 16(2)—	8
			renun	<i>nber</i> as section 16(3).	9
		(2)	Section	on 16—	10
			inser	t—	11
		'(2)		n deciding whether the person ordinarily resides in nsland, the registrar may consider—	12 13
			(a)	how long the person has resided in Queensland, and if a regulation prescribes a minimum period of residence, whether the person has resided in Queensland for the minimum period; and	14 15 16 17
			(b)	whether or not the person is employed in Queensland; and	18 19
			(c)	whether or not the person is enrolled on an electoral roll under the <i>Electoral Act 1992</i> ; and	20 21
			(d)	any other consideration prescribed under a regulation.'.	22
Clause	13		endm Id's na	ent of s 17 (Application to register change of ame)	23 24
		(1)	Section	on 17(7)—	25
			renun	nber as section 17(8).	26
		(2)	Section	on 17—	27
			inser	t	28
		'(7)		n deciding whether the child ordinarily resides in nsland, the registrar may consider—	29 30

			 (a) how long the child has resided in Queensland, and if a regulation prescribes a minimum period of residence, whether the child has resided in Queensland for the minimum period; and 	1 2 3 4
			(b) whether or not the child is employed in Queensland; and	5
			(c) any other consideration prescribed under a regulation.'.	6
Clause	14	Am	nendment of s 19 (Registration of change of name)	7
			Section 19—	8
			insert—	9
		·(5)	The registrar must note the change of the person's name on the previous entry, if any, for the person in the change of name register.	10 11 12
		' (6)	If an application to register a person's change of name states only 1 name for the person, the name is taken, for this Act, to be the person's surname.'.	13 14 15
Clause	15		nendment of s 20 (Notation of change of name other in by registration)	16 17
		(1)	Section 20(10)—	18
			renumber as section 20(11).	19
		(2)	Section 20—	20
			insert—	21
		'(10)	If an application to register a person's change of name states only 1 name for the person, the name is taken, for this Act, to be the person's surname.'.	22 23 24
Clause	16	Am	nendment of s 21 (Limit on number of name changes)	25
			Section 21—	26
			insert—	27

Clause	17	Am	endment of s 41 (Registering events in register)	1
			Section 41(4)(a), 'application and other information,'—	2
			omit, insert—	3
			'the application information that is necessary for the register, and any other information'.	4 5
Clause	18	Am	endment of s 43 (Inquiry to ensure register correct)	6
			Section 43—	7
			insert—	8
		'(4)	In this section—	9
			<i>registrable event</i> includes any event for which the registrar may be required, under this Act, to record or note in a register.'.	10 11 12

Part 4	Amendment of Children	13
	Services Tribunal Act 2000	14

Clause	19	Act amended in this pt This part amends the <i>Children Services Tribunal Act 2000</i> .	15 16
Clause	20	Amendment of s 11 (Selection)	17
		Section 11—	18
		insert—	19
		(4) Despite subsections (1) and (2), a member may be reappointed to office without the vacancy in the office being advertised.'.	20 21 22

	Part	5	Amendment of Civil Liability Act 2003	1 2
Clause	21	Act	amended in this pt	3
			This part amends the Civil Liability Act 2003.	4
Clause	22	Am	endment of s 5 (Civil liability excluded from Act)	5
		(1)	Section 5(b) and (c)—	6
			<i>renumber</i> as section 5(c) and (d).	7
		(2)	Section 5—	8
			insert—	9
			(b) an injury as defined under the <i>Workers' Compensation</i> and <i>Rehabilitation Act 2003</i> , other than an injury to which section 34(1)(c) or 35 ² of that Act applies; or'.	10 11 12
Clause	23	Am	endment of s 38 (Interpretation)	13
		(1)	Section 38(1), definition <i>community work</i> , 'cultural purpose'—	14 15
			omit, insert—	16
			'cultural purpose, and includes making donations of food if the donations are not for private financial gain and are done for a charitable, benevolent, philanthropic, sporting, recreational, political, educational or cultural purpose'.	17 18 19 20
		(2)	Section 38(1), definition volunteer—	21
			omit, insert—	22
			'volunteer means a person who—	23
			(a) does community work on a voluntary basis; or	24
			(b) donates food in the circumstances mentioned in section 39(3).'.	25 26

² *Workers' Compensation and Rehabilitation Act 2003*, section 34 (Injury while at or after worker attends place of employment) or 35 (Other circumstances)

Clause	24	Am	endm	nent of s 39 (Protection of volunteers)	1											
			Secti	on 39—	2											
			inser	<i>t</i> —	3											
		'(2)	to an dona subse	rson does not incur any personal civil liability in relation by act or omission done or made by the person, when ting food in the circumstances mentioned in ection (3), giving rise to harm resulting from the cumption of the food.	4 5 6 7 8											
		' (3)	The c	circumstances are—	9											
			(a)	that the person donated the food to a community organisation—	10 11											
				(i) in good faith for a charitable, benevolent, philanthropic, sporting, recreational, political, educational or cultural purpose; and	12 13 14											
				(ii) with the intention that the consumer of the food would not have to pay for the food; and	15 16											
			(b)	that the food was safe to consume at the time it left the person's possession; and	17 18											
			(c)	if the food was of a nature that required it to be handled in a particular way to remain safe to consume after it left the person's possession—that the person informed the community organisation of the handling requirements; and	19 20 21 22 23											
															(d)	if the food only remained safe to consume for a particular period of time after it left the person's possession—that the person informed the community organisation of the time limit.
		' (4)	In thi	is section—	28											
			posse	ession includes control.'.	29											
Clause	25	Ins	ertior	n of new pt hdg	30											
			Befo	re section 76—	31											
			inser	<i>t</i> —	32											

	'Part	1 Transitional provisions for Act No 16 of 2003'.	1 2
Clause	26	Insertion of new ch 5, pt 2	3
		After section 78—	4
		insert—	5
	'Part	2 Transitional provisions for	6
		Justice and Other Legislation	7
		Amendment Act 2004	8
	'79	Food donations	9
		'Chapter 2, part 3, division 2 applies in relation to persons	10
		donating food in circumstances mentioned in section 39(3) only after the commencement of the <i>Justice and Other</i>	11 12
		Legislation Amendment Act 2004, section 23. ³ .	12 13
	'80	Injuries under the Workers' Compensation and Rehabilitation Act 2003	14 15
		'Section 5(b) has effect in relation to an injury as defined	16
		under the Workers' Compensation and Rehabilitation Act 2002 other than an inium to which continue $24(1)(a)$ or 25 of	17
		2003, other than an injury to which section $34(1)(c)$ or 35 of that Act applies, whether the injury happened before, on or	18 19
		after the commencement of this section.'.	20
	Part	6 Amendment of Criminal Code	21
			<i>L</i> 1

Clause 27	Code amended in this pt	22
	This part amends the Criminal Code.	23

³ Section 23 (Amendment of s 38 (Interpretation))

Clause	28	Amendment of s 98C (Bribery)	1
		Section 98C(2), 'else'—	2
		omit.	3
	Part		4
		(Rehabilitation of Offenders) Act 1986	5 6
Clause	29	Act amended in this pt	7
		This part amends the Criminal Law (Rehabilitation of Offenders) Act 1986.	8 9
Clause	30	Amendment of s 3 (Interpretation)	10
		Section 3(1)—	11
		insert—	12
		<i>`approved form</i> means a form approved under section 14.'.	13
Clause	31	Amendment of s 10 (Permit to disclose convictions)	14
		Section 10, 'prescribed form and manner'—	15
		omit, insert—	16
		'approved form and the way prescribed under a regulation'.	17
Clause	32	Insertion of new s 14	18
		After section 13—	19
		insert—	20
	'14	Approved forms	21
		'The chief executive may approve forms for use under this Act.'.	22 23

	Part	8 Amendment of Criminal Proceeds Confiscation Act 2002	1 2 3
Clause	33	Act amended in this pt	4
		This part amends the Criminal Proceeds Confiscation Act 2002.	5 6
Clause	34	Amendment of s 8 (Proceeding other than for offence is not criminal proceeding)	7 8
		(1) Section 8, heading—	9
		omit, insert—	10
	'8	Proceedings are civil, not criminal'.	11
		(2) Section 8—	12
		insert—	13
		(6) The Uniform Civil Procedure Rules 1999, to the extent that they are not inconsistent with this Act, apply to the proceeding.'.	14 15 16
Clause	35	Amendment of s 29 (Affidavit)	17
		Section 29(c)—	18
		omit, insert—	19
		(c) for property mentioned in section 28(3)(b)—	20
		 (i) the officer suspects the property is serious crime derived property because of a serious crime related activity of a prescribed respondent, and the reason for the suspicion; or 	21 22 23 24
		(ii) the officer suspects the property is under the effective control of the prescribed respondent, and the reason for the suspicion; or'.	25 26 27
Clause	36	Insertion of new ss 39A–39D	28
		After section 39—	29

		inse	rt—	1
'39A	Tin	ne an	d place of examination	2
			e examination of a person must be conducted at the time place stated in the examination order.	3 4
'39B	Exa	amina	ation to take place in private	5
	' (1)	The	examination must take place in private.	6
	'(2)		court or judicial registrar may give directions about who be present during the examination, or during a part of it.	7 8
	' (3)	Thes	se people are entitled to be present at the examination—	9
		(a)	a lawyer of the person being examined; and	10
		(b)	an appropriate officer; and	11
		(c)	a commission officer; and	12
		(d)	a lawyer representing an appropriate officer or a commission officer; and	13 14
		(e)	any person who is entitled to be present because of a direction under subsection (2).	15 16
'39C	Ro	le of t	the examinee's lawyer	17
		duri	e lawyer of the person being examined may, at the times ng the examination that the court or judicial registrar des—	18 19 20
		(a)	address the court or judicial registrar about matters on which the person has been examined; and	21 22
		(b)	examine the person about matters on which the person has been examined.	23 24

'39D Recording evidence

' (1)	The court or judicial registrar must ensure that, if practicable, evidence given at an examination in Queensland is recorded under the <i>Recording of Evidence Act 1962</i> ⁴ or recorded in another way and authenticated by the court or judicial registrar.	2 3 4 5 6
·(2)	The court or judicial registrar must authenticate and sign any	7

- (2) The court or judicial registrar must authenticate and sign any deposition or other recording.
- (3) If evidence given at an examination is recorded in a 9 deposition, it must— 10
 - (a) contain, in question and answer form, the evidence of 11 the person examined; and 12
 - (b) be transcribed and read over by or to the person in the 13 court's or judicial registrar's presence and in the 14 presence of the parties who wish to attend; and 15
 - (c) be signed by the person, or, if the person refuses to sign 16 the deposition, by the court or judicial registrar for the 17 person.
 18
- (4) The court or judicial registrar may impose on the person being examined the conditions (if any) that the court or judicial registrar reasonably considers necessary to prevent improper disclosure of the record.'.

- (a) if a shorthand reporter is available—in shorthand; or
- (b) if a mechanical device and a recorder are available—by the mechanical device; or
- (c) if a shorthand reporter, mechanical device, and a recorder are available—in shorthand or by the mechanical device or partly in shorthand and partly by the mechanical device.

1

⁴ Note the *Recording of Evidence Act 1962*, section 5—

⁵ Power to direct recording under this Act

⁽¹⁾ In any legal proceeding in or before any court or judicial person, the court or judicial person may in its or the judicial person's discretion, with or without any application for the purpose, direct that any evidence to be given and any ruling, direction, address, summing up, and other matter in the legal proceeding (or of any part of the legal proceeding in question) be recorded—

Clause	37	Am	endment of s 104 (Meaning of <i>tainted property</i>)	1			
		(1)	Section 104(1)(b) and (c), 'property derived'—	2			
			omit, insert—	3			
			'property or another benefit derived'.	4			
		(2)	Section 104—	5			
			insert—	6			
		'(5)	For part 3, <i>property</i> mentioned in subsection (1) includes benefits that the prescribed respondent has derived, is deriving, or is to derive, under a contract formed on or after 12 May 1989 about either of the following—	7 8 9 10			
			 (a) a depiction of a confiscation offence or alleged confiscation offence in a movie, book, newspaper, magazine, radio, or television production, or in any other electronic form, or live or recorded entertainment of any kind; 	11 12 13 14 15			
			(b) an expression of the prescribed respondent's thoughts, opinions or emotions about a confiscation offence.'.	16 17			
Clause	38	Ins	ertion of new ss 131A–131D	18			
			After section 131—	19			
			insert—	20			
	'131A Time and place of examination						
			'The examination of a person must be conducted at the time and place stated in the examination order.	22 23			
	'131B Examination to take place in private						
		' (1)	The examination must take place in private.	25			
		'(2)	The court or judicial registrar may give directions about who may be present during the examination, or during a part of it.	26 27			
		' (3)	These people are entitled to be present at the examination—	28			
			(a) a lawyer of the person being examined; and	29			
			(b) an appropriate officer; and	30			
			(b) an appropriate officer, and	50			

	(d)	a police officer; and	1
	(e)	a lawyer representing an appropriate officer, commission officer or police officer; and	2 3
	(f)	any person who is entitled to be present because of a direction under subsection (2).	4 5
'131C Ro	e of	the examinee's lawyer	6
	duri	e lawyer of the person being examined may, at the times ng the examination that the court or judicial registrar des—	7 8 9
	(a)	address the court or judicial registrar about matters on which the person has been examined; and	10 11
	(b)	examine the person about matters on which the person has been examined.	12 13
'131D Red	cordi	ng evidence	14
'(1)	evid	court or judicial registrar must ensure that, if practicable, ence given at an examination in Queensland is recorded er the <i>Recording of Evidence Act 1962</i> ⁵ or recorded in	15 16 17

(2) The court or judicial registrar must authenticate and sign any deposition or other recording. 21

another way and authenticated by the court or judicial

5 Power to direct recording under this Act

registrar.

- (1) In any legal proceeding in or before any court or judicial person, the court or judicial person may in its or the judicial person's discretion, with or without any application for the purpose, direct that any evidence to be given and any ruling, direction, address, summing up, and other matter in the legal proceeding (or of any part of the legal proceeding in question) be recorded—
 - (a) if a shorthand reporter is available—in shorthand; or
 - (b) if a mechanical device and a recorder are available—by the mechanical device; or
 - (c) if a shorthand reporter, mechanical device, and a recorder are available—in shorthand or by the mechanical device or partly in shorthand and partly by the mechanical device.

18

⁵ Note the *Recording of Evidence Act 1962*, section 5—

s 39

		' (3)	If evidence given at an examination is recorded in a deposition, it must—	1 2
			(a) contain, in question and answer form, the evidence of the person examined; and	3 4
			(b) be transcribed and read over by or to the person in the court's or judicial registrar's presence and in the presence of the parties who wish to attend; and	5 6 7
			(c) be signed by the person, or, if the person refuses to sign the deposition, by the court or judicial registrar for the person.	8 9 10
		'(4)	The court or judicial registrar may impose on the person being examined the conditions (if any) that the court or judicial registrar reasonably considers necessary to prevent improper disclosure of the record.'.	11 12 13 14
Clause	39	Am ord	endment of s 200 (Application for special forfeiture er)	15 16
			Section 200(1)(b)(ii), 'or alleged confiscation offence'—	17
			omit.	18
Clause	40	Am ord	endment of s 220 (Application of proceeds to satisfy er)	19 20
			Section 220—	21
			insert—	22
		'(2)	For subsection (1), proceeds realised from the disposal of the property means the proceeds that remain after all registered or statutory encumbrances over the property have been discharged.'.	23 24 25 26
Clause	41	Rep	placement of s 258 (Publication of proceedings)	27
		-	Section 258—	28
			omit, insert—	29

	'258	Publication of proceedings	1
		'If a proceeding is started under this Act, the Supreme Court may make the orders it considers appropriate about the publication of any matter arising under this Act.'.	2 3 4
	Part	9 Amendment of Drug	F
	ı arı	Rehabilitation (Court Diversion)	5 6
		Act 2000	7
Clause	42	Act amended in this pt	8
		This part amends the <i>Drug Rehabilitation (Court Diversion)</i> Act 2000.	9 10
Clause	43	Amendment of s 47 (Expiry of Act)	11
		Section 47(1) and (1A)—	12
		omit, insert—	13
		(1) This Act expires on 31 December 2006.'.	14
	Part	10 Amendment of Guardianship	15
		and Administration Act 2000	16
Clause	44	Act amended in this pt	17
		This part amends the <i>Guardianship and Administration Act</i> 2000.	18 19
Clause	45	Amendment of s 18 (Inquiries about appropriateness and competence)	20 21
		(1) Section 18(1), after 'tribunal'—	22
		insert—	23

s 46

		', or the registrar acting either at the direction of the tribunal or on the registrar's own initiative,'.	1 2
	(2)	Section 18(2), after 'tribunal'—	3
		insert—	4
		'or registrar'.	5
	(3)	Section 18—	6
		insert—	7
	' (3)	If the registrar makes the inquiries, the registrar must advise the tribunal of the results of the inquiries before the tribunal makes an appointment order.'.	8 9 10
Clause 46	Am	nendment of s 26 (Automatic revocation)	11
	(1)	Section 26(1)—	12
		insert—	13
		'(aa) the guardian or administrator becomes the service provider for a residential service where the adult is a resident; or'.	14 15 16
	(2)	Section 26(1)—	17
		insert—	18
		'(d) the adult dies.'.	19
	(3)	Section 26(3), 'or (b)'—	20
		omit, insert—	21
		', (aa), (b) or (d)'.	22
	(4)	Section 26—	23
		insert—	24
	' (5)	In this section—	25
		<i>resident</i> has the meaning given by the <i>Residential Services</i> (Accreditation) Act 2002.	26 27
		<i>residential service</i> has the meaning given by the <i>Residential</i> <i>Services (Accreditation) Act 2002.</i>	28 29
		<i>service provider</i> has the meaning given by the <i>Residential Services (Accreditation) Act 2002.</i> '.	30 31

Clause	47		endment of s 86 (Appointment of president and outy presidents)	1 2
			Section 86—	3
			insert—	4
		'(7)	The president or a deputy president may be reappointed to office without the vacancy in the office being advertised.'.	5 6
Clause	48		endment of s 90 (Appointment of other tribunal mbers)	7 8
			Section 90—	9
			insert—	10
		'(6)	A member may be reappointed to office without the vacancy in the office being advertised.'.	11 12
Clause	49	Am	endment of s 91 (Selection)	13
			Section 91—	14
			insert—	15
		'(3)	This section does not apply to the reappointment of a person as the president, a deputy president or other tribunal member.'.	16 17 18
Clause	50	Am	endment of s 111 (Use of technology)	19
			Section 111—	20
			insert—	21
		·(3)	This section does not prevent the tribunal receiving evidence that is recorded on audiotape, videotape or another medium.'.	22 23
Clause	51		endment of s 145E (Mediator must disclose conflict of erest)	24 25
			Section 145E(2), 'constituted for the proceeding'—	26
			omit.	27

.

Clause	52	Am	endment of sch 2 (Types of matters)	1
			Schedule 2, section 1—	2
			insert—	3
			'(q) withdrawing money from, or depositing money into, the adult's account with a financial institution.'.	4 5
	Par	t 11	Amendment of Jury Act 1995	6
Clause	53	Act	amended in this pt	7
			This part amends the Jury Act 1995.	8
Clause	54	Am	endment of s 70 (Confidentiality of jury deliberations)	9
		(1)	Section 70(1)—	10
			omit.	11
		(2)	Section 70(2), (3), (4) and (7)(b), 'confidential information about jury deliberations'—	12 13
			omit, insert—	14
			'jury information'.	15
		(3)	Section 70—	16
			insert—	17
		'(12)	A former member of a jury may disclose jury information to a health professional who is treating the former member in relation to issues arising out of the former member's service on the jury.	18 19 20 21
		'(13)	The health professional may ask the former member to disclose jury information for the purpose of treating the former member in relation to issues arising out of the former member's service on the jury.	22 23 24 25
		'(14)	The health professional must not disclose jury information to anyone else unless the health professional considers it necessary for the health or welfare of the former member.	26 27 28

Maximum penalty—2 years imprisonment.

	Maximum penalty—2 years imprisonment.						
ʻ(15)	Subsection (14) does not apply in as far as the health professional discloses information that identifies the health professional's patient to the sheriff for the purpose of the sheriff advising whether the patient was a former member of a jury.	2 3 4 5 6					
'(16)	The sheriff may disclose to the health professional information advising whether the patient was a former member of a jury.	7 8 9					
'(17)	In this section—	10					
	<i>doctor</i> includes a person registered as a medical practitioner under a law of the Commonwealth, or another State, that corresponds to the <i>Medical Practitioners Registration Act</i> 2001.	11 12 13 14					
	<i>health professional</i> means a person who practices a profession prescribed under a regulation for the definition, and includes a doctor and a psychologist.	15 16 17					
	jury information means—	18					
	(a) information about statements made, opinions expressed, arguments advanced, or votes cast, in the course of a jury's deliberations; or	19 20 21					
	(b) information identifying or likely to identify a person as, or as having been, a juror in a particular proceeding.	22 23					
	<i>psychologist</i> means a person registered as a psychologist under the <i>Psychologists Registration Act 2001</i> or under a law of the Commonwealth, or another State, that corresponds to that Act.	24 25 26 27					
	<i>treat</i> , in relation to a patient of a health professional, means provide a service to the patient in the course of the patient's seeking or receiving advice or treatment.'.	28 29 30					

	Part 12	2 Amendment of Justices Act 1886	1 2
Clause	55 Ac	ct amended in this pt	3
		This part amends the Justices Act 1886.	4
Clause		nendment of s 142A (Permissible procedure in absence defendant in certain cases)	5 6
		Section 142A—	7
		insert—	8
	ʻ(15)	To remove any doubt, it is declared that this section also applies if a person fails to appear before a court after the person is granted bail, or permitted to go at large without bail, under the <i>Bail Act 1980</i> .'.	9 10 11 12
	Part 13	Amendment of Land and Resources Tribunal Act 1999	13 14
Clause	57 Ac	ct amended in this pt	15
		This part amends the Land and Resources Tribunal Act 1999.	16
Clause		mendment of s 27A (Membership of other ecision-making entity)	17 18
		Section 27A(3), definition <i>decision-making entity</i> , ', other than a court,'—	19 20
		omit.	21
Clause		mendment of s 39 (General requirements for onstituting tribunal for proceeding)	22 23
		Section 39(2)—	24
		insert—	25

s 60

Justice and Other Legislation Amendment Bill 2004

			'(ab) 1 or more presiding members and a referee non-presiding member who has been appointed as a mining referee (also a <i>standard panel</i>); or'.	1 2 3
	Part	: 14	Amendment of Land Court Act 2000	4 5
Clause	60	Ac	t amended in this pt	6
			This part amends the Land Court Act 2000.	7
Clause	61	Am me	nendment of s 16 (Appointment of president and other embers of Land Court)	8 9
			Section 16—	10
			insert—	11
		'(7)	Despite subsections (2) and (3), a member who, before the end of the member's term of appointment, starts the hearing of a proceeding may remain a member until the proceeding ends.'.	12 13 14 15
Clause	62	Am	nendment of s 42 (Retirement of members)	16
			Section 42(2), 'the hearing ends'—	17
			omit, insert—	18
			'the proceeding ends'.	19
	_		'the proceeding ends'.	

Part 15Amendment of Magistrates Act20199121

Clause	63	3 Act amended in this pt	
		This part amends the Magistrates Act 1991.	23

Clause	64		endment of s 23 (Decisions about constituting gistrates Courts)	1 2
			Section 23—	3
			insert—	4
		'(5)	The Chief Magistrate may refer to the advisory committee, for consideration and a transfer recommendation, the question of which magistrate is to constitute a Magistrates Court at a place where the person who was the magistrate has ceased to be a magistrate under section 42.6'	5 6 7 8 9
	Part	16	Amendment of Peace and Good Behaviour Act 1982	10 11
Clause	65	Act	amended in this pt	12
			This part amends the Peace and Good Behaviour Act 1982.	13
Clause	66		endment of s 4 (Complaint in respect of breach of the ice)	14 15
		(1)	Section 4(1), 'Upon complaint made before'—	16
			omit, insert—	17
			'A person (the <i>complainant</i>) may make a complaint to'.	18
		(2)	Section 4(1), from ', the justice, if' to 'according to law'—	19
			omit.	20
		(3)	Section 4(2)—	21
			omit, insert—	22
		'(2)	A person (also the <i>complainant</i>) may make a complaint to a justice of the peace that the intentional conduct of a person (also the <i>defendant</i>) directed at the complainant has caused the complainant to fear that the defendant will destroy or damage any property of the complainant.	23 24 25 26 27

'(2A)	If the matter of a complaint under subsection (1) or (2) is substantiated to the justice's satisfaction, and the justice considers it is reasonable in the circumstances for the complainant to have the fear mentioned in the subsection, the justice may issue—				
	(a)	a summons directed to the defendant requiring the defendant to appear at a stated time and place before a Magistrates Court; or	6 7 8		
	(b)	a warrant to apprehend the defendant and to cause the defendant to be brought before a Magistrates Court;	9 10		
	to an to la	swer the complaint and to be further dealt with according w.'.	11 12		
(4)	Sect	ion 4(3), before '(2)'—	13		
	inser	rt—	14		
	' (1)	or'.	15		

Part 17Amendment of Penalties and
Sentences Act 19921617

Clause	67	Act amended in this pt This part amends the <i>Penalties and Sentences Act 1992</i> .	18 19
Clause	68	Amendment of s 4 (Definitions)	20
		Section 4, definition approved form, '(corrective services)'	21
		omit.	22
Clause	69	Amendment of s 9 (Sentencing guidelines)	23
		Section 9(2)(n), 'a report'—	24
		omit, insert—	25
		'an oral or written report'.	26

Clause	70	Am	nendment of s 15 (Information on sentence)	1
			Section 15—	2
			insert—	3
		'(2)	An authorised corrective services officer must not, in any information or report, recommend that a fine option order or community based order should not be made for an offender merely because of—	4 5 6 7
			(a) any physical, intellectual or psychiatric disability of the offender; or	8 9
			(b) the offender's sex, educational level or religious beliefs.'.	10 11
Clause	71		nendment of s 57 (Matters to be considered on plication)	12 13
		(1)	Section 57—	14
			insert—	15
		'(1A)	The fact that an offender's only source of income is a social security or veteran's pension, benefit or allowance from the Commonwealth is a ground on which a court may be satisfied that the offender or the offender's family would suffer economic hardship if the offender were to pay the fine in accordance with the original order.	16 17 18 19 20 21
		ʻ(1B)	In considering an application for a fine option order, a court or proper officer of the court must have regard to the principle that an offender should not be considered to be unsuitable to perform community service merely because of—	22 23 24 25
			(a) any physical, intellectual or psychiatric disability of the offender; or	26 27
			(b) the offender's sex, educational level or religious beliefs.	28
		'(1C)	Subsection (1B) does not limit the matters to which the court or proper officer of the court may have regard.'.	29 30
		(2)	Section 57—	31
			insert—	32
		'(2A)	An authorised corrective services officer must not, in any information, notification or report, recommend that a fine	33 34

		option order or community based order should not be made for an offender merely because of—	1 2
		(a) any physical, intellectual or psychiatric disability of the offender; or	3 4
		(b) the offender's sex, educational level or religious beliefs.'.	5 6
72	Am	nendment of s 67 (Directions under fine option order)	7
		Section 67—	8
		insert—	9
	'(2)	A direction given under a fine option order may be given orally or in writing.	10 11
	' (3)	An offender must not be given a direction under a fine option order to perform more than 8 hours community service on any day.	12 13 14
	' (4)	However, if the offender consents and an authorised corrective services officer approves, the offender may perform more than 8 hours community service in a day.	15 16 17
	' (5)	In performing community service, the offender must be allowed reasonable rest and meal breaks.'.	18 19
73		nendment of s 68 (Period mentioned in s 66(2) may be rended)	20 21
	(1)	Section 68(1)(b)—	22
		omit, insert—	23
		'(b) by the proper officer of the court under section $74(7)(a)$.'	24 25
	(2)	Section 68—	26
		insert—	27
	'(5)	If the 1 year or other time is extended, the court or proper officer of the court that makes the extension must notify the chief executive (corrective services) and the offender of the extension in the approved form.'.	28 29 30 31

Clause

Clause

Clause	74		nendment of s 114 (General requirements of intensive rrection order)	1 2
			Section 114—	3
			insert—	4
		'(2A)	Unless the court or an authorised corrective services officer otherwise directs, the offender must—	5 6
			(a) attend programs for one-third of the time directed; and	7
			(b) perform community service for two-thirds of the time directed.'.	8 9
Clause	75		nendment of s 128 (Summons or warrant for ntravention of single community based order)	10 11
			Section 128—	12
			insert—	13
		'(5)	If a summons or warrant is issued, the complainant must immediately forward the complaint to the court before which the offender is required or directed to appear or to be brought under the summons or warrant.'.	14 15 16 17
Clause	76	cor	nendment of s 129 (Summons or warrant for ntravention of multiple orders made by courts of ferent jurisdictions)	18 19 20
			Section 129—	21
			insert—	22
		'(5)	If a summons or warrant is issued, the complainant must immediately forward the complaint to the court before which the offender is required or directed to appear or to be brought under the summons or warrant.'.	23 24 25 26
Clause	77		nendment of s 135 (Directions under community based ler)	27 28
			Section 135—	29
			insert—	30

s 78

		'(2)	A direction given under a community based order may be given orally or in writing.	1 2
		·(3)	An offender must not be given a direction under a community based order to perform more than 8 hours community service on any day.	3 4 5
		'(4)	However, if the offender consents and an authorised corrective services officer approves, the offender may perform more than 8 hours community service in a day.	6 7 8
		'(5)	In performing community service, the offender must be allowed reasonable rest and meal breaks.'.	9 10
Clause	78		endment of s 154 (Calculation of term of prisonment)	11 12
		(1)	Section 154, before 'section 158'—	13
			insert—	14
			'the repealed'.	15
		(2)	Section 154—	16
			insert—	17
		'(2)	In this section—	18
			<i>repealed section 158</i> means section 158 as in force immediately before it was repealed by the <i>Justice and Other Legislation Amendment Act 2004.</i> '.	19 20 21
Clause	79		nission of s 158 (Imprisonment to have effect from est)	22 23
			Section 158—	24
			omit.	25
Clause	80		endment of s 161 (Time held in presentence custody be deducted)	26 27
		(4)		20
		(1)	Section 161(3), 'the sentencing court must'—	28

		the court has not made an order mentioned in subsection), the sentencing court must, as part of the sentencing r'.	1 2 3
(2)	Sect	ion 161(3)(d) and (e)—	4
	omit		5
(3)	Sect	ion 161—	6
	inse	rt—	7
'(3A)	Subs	section (3B) applies if—	8
	(a)	an offender was held in custody in circumstances to which subsection (1) applies (<i>presentence custody</i>); and	9 10
	(b)	the sentencing court orders that the time, or part of the time, the offender was held in custody is not to be taken to be imprisonment already served under the sentence.	11 12 13
'(3B)	The	sentencing court must, as part of the sentencing order-	14
	(a)	state the dates between which the offender was held in presentence custody; and	15 16
	(b)	calculate the time that the offender was held in presentence custody; and	17 18
	(c)	declare the part of the time that is taken to be imprisonment already served under the sentence or declare that no time is taken to be imprisonment already served under the sentence.	19 20 21 22
'(3C)	sente or (3 (corr	n offender was held in presentence custody and the encing court makes a declaration under subsection $(3)(c)$ BB)(c), the sentencing court must cause the chief executive rective services) to be advised in writing of the declaration its details.'	23 24 25 26 27
(4)	Sect	ion 161(4)—	28
	omit	, insert—	29
' (4)	If—		30
	(a)	an offender is charged with a number of offences committed on different occasions; and	31 32
	(b)	the offender has been in custody since arrest on charges of the offences and for no other reason;	33 34

the time held in presentence custody must be taken, for the purposes of subsection (1), to start when the offender was first arrested on any of those charges, even if the offender is not convicted of the offence for which the offender was first arrested or any 1 or more of the number of offences with which the offender is charged.	1 2 3 4 5 6
To help the sentencing court for the purposes of subsections (3) and (3B), the prosecuting authority must give to the court a presentence custody certificate.'.	7 8 9
Section 161(6)—	10
omit, insert—	11
An application for a declaration under subsection (3), (3B) or (5) may be made by—	12 13
(a) the offender; or	14
(b) the prosecuting authority; or	15
(c) the offender and the prosecuting authority jointly.	16
If an application for a declaration under subsection (5) is made by the offender and the prosecuting authority jointly, the sentencing court may make the declaration having regard to written materials and submissions before it and without requiring the attendance of the parties.	17 18 19 20 21
Subsection (7) applies only if—	22
(a) the parties propose in the joint application that the declaration be made having regard to written materials and submissions before the court and without the attendance of the parties; and	23 24 25 26

- (b) the application is accompanied by a draft order and 27 written submission in support. 28
- If the sentencing court decides that the application is **'(9)** 29 inappropriate for decision without an oral hearing, the court-30
 - must immediately notify the parties to the application of (a) 31 the decision by telephone or in some other way; and 32
 - may set a date for hearing. (b)

'(4A)

(5)

'(6)

'(7)

'(8)

34

33

s 81

Clause 81

	appr	<i>entence custody certificate</i> means a certificate, in the oved form, signed by the chief executive (corrective ices) or an authorised corrective services officer, that—	1 2 3
	(a)	states the offence or offences for which the offender was held in custody; and	4 5
	(b)	states the dates between which the offender was held in custody for each of those offences; and	6 7
	(c)	calculates the time that the offender was held in custody.	8
	to th	<i>eedings for the offence</i> includes proceedings that relate e same, or same set of, circumstances as those giving rise e charging of the offence.	9 10 11
	pros	ecuting authority means—	12
	(a)	if the sentencing court is the Supreme Court or a District Court—the director of public prosecutions; or	13 14
	(b)	if the sentencing court is a Magistrates Court-the prosecutor.'.	15 16
81 Ins	ertio	n of new s 195A	17
	Afte	r section 195—	18
	inser	rt—	19
ʻ195A Fai way		o perform community service in a satisfactory	20 21
'(1)	114(the purposes of sections $66(1)(b)$, $103(1)(d)$ and $1)(e)$, an offender is taken not to perform community ice in a satisfactory way if the offender—	22 23 24
	(a)	reports to perform community service under the influence of intoxicating liquor or a dangerous drug; or	25 26
	(b)	is under the influence of intoxicating liquor or a dangerous drug while performing community service; or	27 28 29
	(c)	unlawfully damages—	30
		(i) anything supplied to the offender for the purpose of performing community service; or	31 32

			(ii) property in relation to which the offender is required to perform community service.	1 2
		'(2)	Subsection (1) does not limit the circumstances in which an offender does not perform community service in a satisfactory way.	3 4 5
		' (3)	In this section—	6
			<i>dangerous drug</i> means a dangerous drug within the meaning of the <i>Drugs Misuse Act 1986</i> .'.	7 8
Clause	82	Inse	ertion of new s 197	9
			After section 196—	10
			insert—	11
	'197	For	ms	12
			'The chief executive may approve forms for use under this Act.'.	13 14
Clause	83	Inse	ertion of new s 212	15
			After section 211—	16
			insert—	17
	'212		nsitionals for the 2004 amendments—approved ns and serious violent offences	18 19
		'(1)	A form approved by the chief executive (corrective services) for a purpose under this Act, and in force immediately before section 4 was amended by the 2004 Amendment Act, continues as the approved form for the purpose under this Act after the amendment.	20 21 22 23 24
		'(2)	The amendment of section 161 by the 2004 Amendment Act applies in relation to a declaration to be made under section $161(3)(c)$ or $(3B)(c)$ after the commencement of the amendment—	25 26 27 28
			(a) whether the offences were committed before or after the commencement of the amendment; and	29 30
			(b) whether the offender was convicted of the offences before or after the commencement of the amendment.	31 32

	' (3)	The amendment of the schedule by the 2004 Amendment Act applies for the purposes of sections 161A to 161C—	
		(a) whether the offences were committed before or after the commencement of the amendment; and	3 4
		(b) whether the offender was convicted of the offences before or after the commencement of the amendment.	5 6
	'(4)	In this section—	7
		2004 Amendment Act means the Justice and Other Legislation Amendment Act 2004. ² .	8 9
Clause	84 Am	endment of sch (Serious violent offences)	10
	(1)	Schedule, entry for Criminal Code, item 1—	11
		omit.	12
	(2)	Schedule, entry for Criminal Code—	13
		insert—	14
	'12A. Section	on 219 (Taking child for immoral purposes)	15
	16A. Sectio	n 309 (Conspiring to murder)	16
	40A. Sectio	n 364 (Cruelty to children under 16)	17
	43A. Sectio	n 417A (Taking control of aircraft)'.	18
	(3)	Schedule, entry for Criminal Code, item 44	19
		omit, insert—	20
		'Section 419(1), if section 419(3)(b)(i) or (ii) applies'.	21
	(4)	Schedule, entry for Criminal Code, item 45-	22
		omit.	23

Part 18Amendment of Personal1Injuries Proceedings Act 20022

Clause	85	Act	mended in this	e nt	3
Olduse	00	AC		the Personal Injuries Proceedings Act 2002.	3 4
Clause	86			(Particular provision for notice of a medical negligence cases)	5 6
			Section 9A—		7
			nsert—		8
		'(6A)	ubsection, is no ubsection (4), the	ce, given after the commencement of this t given within the period prescribed under he claimant is taken to have a reasonable tion (6) if the claimant—	9 10 11 12
			the proceed Rights Co Commission	complaint about the person against whom ing is proposed to be started to the Health mmissioner under the <i>Health Rights</i> <i>a Act 1991</i> within the period prescribed for omplaint under that Act; and	13 14 15 16 17
			practicable	initial notice to the person as soon as after the complaint is finalised under the <i>tes Commission Act 1991</i> .'.	18 19 20
Clause	87	Ins	tion of new s 7	'7DA	21
			After section 77D	I	22
			nsert—		23
	'77E	DA Val	ity of s 77D pro	oceedings	24
		'(1)		ies to a proceeding for a personal injury in section 77D applies.	25 26
		' (2)	t is declared tha aken to have ection 77D(2) if-		27 28 29

	(a)	complying notice of claim was given before the	1 2 3
	(b)	1 0	4 5
		· · · ·	6 7
			8 9
' (3)	To re	emove any doubt, it is further declared that—	10
	(a)	have elapsed between the giving of the complying	11 12 13
	(b)	for the purposes of section 77D(2)(b)—	14
			15 16
		provision if a complying notice of claim was given at any time within 6 months before the proceeding	17 18 19 20
'(4)	decis	sion of a court to the contrary in relation to the	21 22 23

Part 19Amendment of Police Service
Administration Act 199024
25

Clause	88	Act amended i	n thi	is p	ot							26
					-	 ~				-	1000	

This part amends the *Police Service Administration Act 1990.* 27

Clause	89	Am	endment of s 10.5 (Liability for tort generally) Section 10.5(3), 'by the Crown as constituting contributory negligence'—	1 2 3
			omit, insert—	4
			'as constituting contributory negligence by the Crown'.	5
	Part	20	Amendment of Powers of Attorney Act 1998	6 7
Clause	90	Act	amended in this pt	8
			This part amends the Powers of Attorney Act 1998.	9
Clause	91	Am	endment of s 29 (Meaning of <i>eligible attorney</i>)	10
		(1)	Section 29(1)(a)(iii)—	11
			renumber as section 29(1)(a)(iv).	12
		(2)	Section 29(1)(a)—	13
			insert—	14
			'(iii) not a service provider for a residential service where the principal is a resident; and'.	15 16
Clause	92	Inse	ertion of new s 59AA	17
			After section 59—	18
			insert—	19
	ʻ59AA	Ser	vice provider	20
			'If the attorney becomes the service provider for a residential service where the principal is a resident, the enduring document is revoked to the extent it gives power to the attorney.'.	21 22 23 24

Clause	93	Amendment of sch 2 (Types of matters)	1
		Schedule 2, section 1—	2
		insert—	3
		'(q) withdrawing money from, or depositing money into, the principal's account with a financial institution.'.	4 5
Clause	94	Amendment of sch 3 (Dictionary)	6
		Schedule 3—	7
		insert—	8
		<i>'resident</i> has the meaning given by the <i>Residential Services</i> (Accreditation) Act 2002.	9 10
		<i>residential service</i> has the meaning given by the <i>Residential Services (Accreditation) Act 2002.</i>	11 12
		<i>service provider</i> has the meaning given by the <i>Residential Services (Accreditation) Act 2002.</i> '.	13 14

Part 21Amendment of Public Trustee15Act 197816

Clause	95	Act amended in this pt	17
		This part amends the Public Trustee Act 1978.	18
Clause	96	Amendment of s 30 (Election to administer estates under \$100 000 without grant of administration)	19 20
		(1) Section 30, heading, ' \$100 000' —	21
		omit, insert—	22
		'\$150 000' .	23
		(2) Section 30(1) and (2), '\$100 000'—	24
		omit, insert—	25
		·\$150 000'.	26

s 97	
------	--

Clause	97	Amendment of s 31 (Appointment of public trustee in the place of existing personal representative)	1 2
		Section 31(2A), '\$100 000'—	3
		omit, insert—	4
		·\$150 000'.	5
Clause	98	Amendment of s 33 (Consequences of election)	6
		Section 33(2), '\$120 000'—	7
		omit, insert—	8
		`\$180 000'.	9
Clause	99	Amendment of s 35 (Administration of small estates)	10
		Section 35, '\$50 000'—	11
		omit, insert—	12
		`\$75 000'.	13
Clause	100	Amendment of s 43 (Legacies or shares of person under a disability etc. may be paid to public trustee)	14 15
		Section 43(2), '\$50 000'—	16
		omit, insert—	17
		·\$75 000'.	18
Clause	101	Amendment of s 45 (Administration of benefit funds)	19
		(1) Section 45(5)(a), '\$50 000'—	20
		omit, insert—	21
		·\$75 000'.	22
		(2) Section 45(5)(b), '\$25 000'—	23
		omit, insert—	24
		·\$40 000'.	25

0 104

Clause	102	Amendment of s 48 (General powers)	1
		Section 48(b), '\$50 000'—	2
		omit, insert—	3
		·\$75 000'.	4
Clause	103	Amendment of s 51 (Public trustee may hold property to	5
		which mentally incapable beneficiary is entitled)	6
		Section 51, '\$50 000'—	7
		omit, insert—	8
		`\$75 000`.	9
Clause	104	Amendment of s 54 (Where residue may be paid to spouse)	10 11
		Section 54(1), '\$20 000'—	12
		omit, insert—	13
		`\$30 000' .	14
Clause	105	Amendment of s 88 (Disposal of property on death where value under \$50 000)	15 16
		(1) Section 88, heading, '\$50 000' —	17
		omit, insert—	18
		' \$75 000'.	19
		(2) Section 88(1)(c), '\$50 000'—	20
		omit, insert—	21
		`\$75 000` .	22
Clause	106	Amendment of s 104 (Manner in which public trustee may become administrator)	23 24
		(1) Section 104(2), '\$50 000'—	25
		omit, insert—	26
		·\$75 000'.	27

		(2)	Section 104(3B), '\$2 000'—	1
			omit, insert—	2
			·\$3 000'.	3
	_			
	Part	22	Amendment of Regulatory Offences Act 1985	4 5
Clause	107	Act	t amended in this pt	6
Ciddoo			This part amends the Regulatory Offences Act 1985.	7
Clause	108		endment of s 5 (Unauthorised dealing with shop ods)	8 9
		-	Section 5—	10
			insert—	11
	"(1A)	Without limiting subsection (1)(b), a price may be shown on goods by a bar code or a similar device.'.	12 13
	Part	23	Amendment of Succession Act	14
			1981	15
Clause	109	Act	amended in this pt	16
			This part amends the Succession Act 1981.	17
Clause	110		endment of s 41 (Estate of deceased person liable for intenance)	18 19
			Section 41(7), after 'person under a legal incapacity'—	20
			insert—	21
			', may apply on behalf of a person under a legal incapacity'.	22

	Part	24	Amendment of Supreme Court Act 1995	1 2
Clause	111	Act	amended in this pt	3
			This part amends the Supreme Court Act 1995.	4
Clause	112	Am	endment of s 18 (Actions how brought)	5
		(1)	Section 18(1), 'the jury may'—	6
			omit, insert—	7
			'the court may'.	8
		(2)	Section 18(1), 'as they may'—	9
			omit, insert—	10
			'as the court may'.	11
		(3)	Section 18(1), 'the jury by their verdict'—	12
			omit, insert—	13
			'the court'.	14
Clause	113	Am	endment of s 22 (Payment into court in one sum)	15
		(1)	Section 22(1), 'the jury'—	16
			omit, insert—	17
			'the court'.	18
		(2)	Section 22(2), 'the jury think'—	19
			omit, insert—	20
			'the court thinks'.	21
		(3)	Section 22(2), 'to the verdict'—	22
			omit, insert—	23
			'to the court's decision'.	24

Clause	114	Ins	ertio	n of new ss 23A–23D	1
			Part	4, division 5, after section 23—	2
			inse	rt—	3
	'23A		mage oceec	es for spouse's benefit in wrongful death ling	4 5
		'(1)	cour by a	section applies if, in a proceeding under this division, a t is assessing damages in relation to financial benefits lost spouse of the deceased person as a result of the deceased on's death.	6 7 8 9
		'(2)	that	court must not take into account any financial benefits the spouse may receive as a result of a new relationship the spouse may enter into after the assessment.	10 11 12
		'(3)		section (2) applies even if the spouse intends to enter into w relationship.	13 14
		'(4)	sinc acco and	vever, if the spouse has entered into a new relationship e the deceased person's death, the court may take into bunt any financial benefits that the spouse has received, any financial benefits that the spouse is likely to receive, result of the new relationship.	15 16 17 18 19
		'(5)		section (4) applies even if the new relationship ends ore the assessment.	20 21
		' (6)	rece	onsidering what financial benefits the spouse is likely to ive as a result of the new relationship, the court must not me—	22 23 24
			(a)	that the new relationship will necessarily continue; or	25
			(b)	that the spouse will necessarily continue to receive the same financial benefits as a result of the new relationship as the spouse has already received as a result of the new relationship.	26 27 28 29
		' (7)	In th	is section—	30
			fina	ncial benefits means either or both of the following—	31
			(a)	monetary benefits;	32
			(b)	other material benefits having a monetary value, including, for example, domestic services.	33 34
			rela	<i>tionship</i> means—	35

		(a)	a marriage; or	1
		(b)	a de facto relationship within the meaning of the Acts Interpretation Act 1954, section 36.	2 3
		the	ese, of a deceased person, includes a de facto partner of deceased person only if section 18(2) is satisfied in ion to the de facto partner.	4 5 6
'23B		nage ceed	s for child's benefit in wrongful death ing	7 8
	' (1)	This	section applies if—	9
		(a)	in a proceeding under this division, a court is assessing damages in relation to financial benefits lost by a child of the deceased person as a result of the deceased person's death; and	10 11 12 13
		(b)	the deceased person predeceases another parent of the child (the <i>surviving parent</i>).	14 15
	'(2)	the s death	ere was a relationship between the deceased person and urviving parent immediately before the deceased person's h, it is irrelevant to the assessment whether or not the ionship would have continued apart from the death.	16 17 18 19
	'(3)	the s death	ere was a relationship between the deceased person and surviving parent that ended before the deceased person's h, it is irrelevant to the assessment that the relationship d before the death.	20 21 22 23
	'(4)	finan from finan	sessing damages, the court must not take into account any ncial benefits that the child has received, or may receive, any person other than the deceased person, including any ncial benefits that the child has received, or may receive, result of—	24 25 26 27 28
		(a)	a new relationship that the surviving parent may enter into after the assessment; or	29 30
		(b)	a new relationship entered into by the surviving parent since the death of the deceased person.	31 32
	' (5)	In th	is section—	33

			financial benefits see section 23A.	1
			<i>relationship</i> see section 23A.	2
	'23C	Sec	tions 23A and 23B do not limit	3
			'Sections 23A and 23B apply without limiting—	4
			(a) the other matters the court must or may take into account in assessing damages; or	5 6
			(b) the other matters the court must not or may not take into account in assessing damages.	7 8
	'23D		nsitional provision for Justice and Other islation Amendment Act 2004	9 10
		'(1)	Sections 23A and 23B apply if, after the commencement of this section, the court assesses damages in a proceeding under this division in relation to a person's death.	11 12 13
		'(2)	It does not matter whether the proceeding was started before the commencement of this section.'.	14 15
	Part	25	Amendment of Transport Operations (Road Use	16 17
			Management) Act 1995	17
Clause	115	Act	amended in this pt	19
			This part amends the <i>Transport Operations (Road Use Management) Act 1995.</i>	20 21
Clause	116	Inse	ertion of new s 131A	22
			After section 131—	23
			insert—	24

	emoving absolute disqualification imposed before /3/2	1 2
'(1)	This section applies to a person who was absolutely disqualified from holding or obtaining a Queensland driver licence under section 78 before 13 March 2002.	3 4 5
·(2)	The person may, at any time after the expiration of 5 years from the start of the disqualification, apply to the chief executive to remove the disqualification.	6 7 8
' (3)	When deciding whether to remove the disqualification, the chief executive may consider—	9 10
	(a) whether any demerit points have been recorded on the person's traffic history in the 2 years immediately before the person applies to the chief executive; and	11 12 13
	(b) whether the person has been disqualified from holding or obtaining an Australian driver licence since the disqualification that the person is applying to the chief executive to remove.	14 15 16 17
'(4)	The chief executive may decide—	18
	(a) to remove the disqualification from a certain date; or	19
	(b) to refuse to remove the disqualification.	20
'(5)	The chief executive must inform the person of the chief executive's decision by written notice.	21 22
' (6)	If the chief executive refuses to remove the disqualification, the person must wait at least 1 year after the date of the chief executive's written notice before—	23 24 25
	(a) reapplying to the chief executive, under this section, to remove the disqualification; or	26 27
	(b) applying to a court, under section 131, to remove the disqualification.'.	28 29

	Part	26 Amendment of Trustee Companies Act 1968	1 2
Clause	117	Act amended in this pt	3
		This part amends the Trustee Companies Act 1968.	4
Clause	118	Replacement of s 66B (Restriction on giving guarantees)	5
		Section 66B—	6
		omit, insert—	7
	'66B	Liability under guarantee	8
		'An estate administered or managed by a trustee company is not liable for the payment of money under a guarantee from the trustee company unless the guarantee is lawfully given by the trustee company on behalf of the estate.'.	9 10 11 12
Clause	119	Amendment of sch 2	13
		Schedule 2, part 2, entries for Perpetual Trustees Australia Limited and Perpetual Trustees Queensland Limited —	14 15
		omit, insert—	16
	'Perp	petual Trustees Australia Limited	17
		(1) The paid-up capital of the company must be at least \$2 000 000.	18 19
		(2) A member must not be the beneficial holder of more than 10% of the capital of the company from time to time on issue.	20 21
	'Perp	petual Trustees Queensland Limited	22
	•	(1) The paid-up capital of the company must be at least \$2 000 000.	23 24
		(2) A member, other than Perpetual Trustees Australia Limited, must not be the beneficial holder of more than 10% of the capital of the company from time to time on issue.'.	25 26 27

Schedule		Minor amendments	1
		section 3	2
Anti	-Discrim	ination Act 1991	3
1	Section	181(2)(c), 'tribunal'—	4
	omit, inse	ert—	5
	'tribunal,	, , .	6
2	Section	236H—	7
	renumber	r as section 263H.	8
Bail	Act 1980	D	9
1	Schedu	le, from 'Offences defined in'—	10
	omit, inse	ert—	11
	'Offence	s defined in—	12
	•	Racing Act 2002, section 321, 323 or 3257	13
	•	Racing and Betting Act 1980, sections 214, 216, 217 and 219^{8}	14 15

Racing Act 2002, section 321 (Unlawful bookmaking other than by racing bookmakers etc.), 323 (Prohibition on opening, keeping, using or promoting an illegal betting place) or 325 (Using an illegal betting place)

Racing and Betting Act 1980, sections 214 (Unlawful bookmaking by persons other than racing bookmakers etc.), 216 (Prohibition of opening, keeping or using a common betting house), 217 (Possession of instrument of betting) and 219 (Resorting to common betting house prohibited)

Schedule (continued)

•	Transport	Operations	(Road	Use	Management)	Act	1
	1995, secti	on 79.9'.			-		2

Births, Deaths and Marriages Registration Act 2003 3

1	Section 44(5), after 'A certificate must'—	4
	insert—	5
	'state'.	6
2	Section 44(5)(a), 'state'—	7
	omit.	8
3	Part 10, heading, 'and consequential amendments'—	9
	omit.	10

Childrens Court Act 1992

1	Section 26(2), 'District Court Act 1967'—	12
	omit, insert—	13
	'District Court of Queensland Act 1967'.	14

11

⁹ *Transport Operations (Road Use Management) Act 1995*, section 79 (Driving etc. whilst under influence of liquor or drugs or with prescribed concentration of alcohol in blood or breath)

Schedule (continued)

Corc	oners Act 2003	1
1	Section 10(2), definition <i>custody</i> , paragraph (d), 'section 41, 43, 120 or 121' and footnote—	2 3
	omit, insert—	4
	'section 54, 56, 175 or 176'.	5
2	Section 17(1), first example, 'section 224AR' and footnote—	6
	omit, insert—	7
	'section 299'.	8
3	Section 17(1), second example, 'Child Protection Act'—	9
	omit, insert—	10
	'Child Protection Act 1999'.	11
4	Part 6, division 2, after section 106—	12
	insert—	13
'107	Effectiveness of this div	14
	'It is declared that the enactment of this division is, and always has been, as effective as it would have been if the amendment of the Act by the <i>Births, Deaths and Marriages</i> <i>Registration Act 2003</i> , schedule 1, Coroners Act 2003, item 9 directed that this division be inserted in part 6 of this Act.'.	15 16 17 18 19

Criminal Code

20

1	Section 1, definition carnal knowledge, first entry—	21
	omit.	22

2	Section 6—	1
	insert—	2
	(2) <i>Carnal knowledge</i> includes sodomy.'.	3
Cri	minal Law (Rehabilitation of Offenders) Act 1986	4
1	Section 9A(1), table, column 1, item 5, from 'Employee' to 'State school.'—	5 6
	<i>renumber</i> as item 5(1).	7
2	Section 9A(1), table, column 1, item 5(3)—	8
	<i>renumber as</i> item 5(2).	9
Cri	minal Offence Victims Act 1995	10
1	Section 4(5)(c), 'Criminal Practice Rules 1900'—	11
	omit, insert—	12
	'Criminal Practice Rules 1999'.	13
2	Section 17(2), example, 'included'—	14
	omit, insert—	15
	'includes'.	16

Crim	inal Proceeds Confiscation Act 2002	1
1	Section 58(9), definition <i>limitation period</i> , paragraph (a), after 'made;'—	2 3
	insert—	4
	'and'.	5
2	Section 176(4), 'consider'—	6
	omit, insert—	7
	'considers'.	8
3	Section 234(2)(a), subparagraph (vi), after '176;'—	9
	insert—	10
	'and'.	11
4	Schedule 6, definition <i>ancillary</i> , note for paragraph (c)—	12
	omit.	13
5	Schedule 6, definition encumbrance, 'and'—	14
	omit, insert—	15
	'or'.	16
6	Schedule 6, definition money laundering, 'the'—	17
	omit, insert—	18
	'an'.	19
7	Schedule 6, definition <i>spouse</i> , from 'includes'—	20
	omit, insert—	21
	'includes a former spouse.'.	22

	Schedule (continued)	
8	Schedule 6, definition <i>weapon</i> , 'section 5 or'— <i>omit</i> .	1 2
Crir	ninal Law Amendment Act 1892	3
1	Schedule, '199 3'— <i>omit, insert</i> — '20'.	4 5 6
Crir	ninal Law (Sexual Offences) Act 1978	7
1	Section 15, heading, before 'Act'— <i>insert</i> — 'Amendment'.	8 9 10
Dis	pute Resolution Centres Act 1990	11
1	Section 2(1), definition <i>referring order</i> , paragraph (b), 'District Court Act 1967'— omit, insert— 'District Court of Queensland Act 1967'.	12 13 14 15

District Court of Queensland Act 1967		1	
1	Section 69(4), 'Wi subsection (3), th	ithout affecting the generality of e'—	2 3
	omit, insert—		4
	'The'.		5
2	Section 87, 'Limit	tations of Action Act 1974°—	6
	omit, insert—		7
	'Limitation of Action	ns Act 1974'.	8
Dru	g Rehabilitation ((Court Diversion) Act 2000	9
1	Section 23(5), 'div	vision 2 and 3, does'—	10
	omit, insert—		11
	'divisions 2 and 3, d	ο'.	12
Evi	dence Act 1977		13
1	After section 136	_	14
	insert—		15
'Div		stice and Other Legislation nendment Act 2003'.	16 17
2		nserted by the <i>Justice and Other</i> Indment Act 2003—	18 19
	renumber as section	136A.	20

	Schedule (continued)	
Fin	ancial Transaction Reports Act 1992	1
1	Long title, 'Financial Transaction Act 1988'—	2
	omit, insert—	3
	'Financial Transaction Reports Act 1988'.	4
Gu	ardianship and Administration Act 2000	5
1	Schedule 4, definitions <i>recognised provision</i> and <i>registrable order</i> , 'chapter 9'—	6 7
	omit, insert—	8
	'chapter 7, part 9'.	9
Juc	dicial Review Act 1991	10
1	Schedule 3, entry for section 2—	11
	omit.	12
2	Schedule 3, entry for sections 13–17, '13–17'—	13
	omit, insert—	14
	·13–16 [·] .	15
3	Schedule 3, entry for section 55—	16
	omit.	17

4	Schedule 3, entry for sections 57–61, '57–61'— omit, insert— '57'.	1 2 3
5	Schedule 3, entry for schedules 3–5, 'schedules 3–5'— omit, insert— 'schedule 3'.	4 5 6
Jury /	Act 1995	7
1	Section 4(3), second paragraph (m)— renumber as section 4(3)(n).	8 9
Legal	Profession Act 2004	10
1	Section 629— omit.	11 12
2	Schedule 2— omit.	13 14
3	Schedule 3, 'sections 629 and'— omit, insert— 'section'.	15 16 17

Powers of Attorney Act 1998		1
1	Section 23(2), example, 'section 68.' and footnote—	2
	omit, insert—	3
	'section 59A. ¹⁰ '.	4
2	Section 24, from 'the attorney'—	5
	omit, insert—	6
	'the attorney. ¹¹ '.	7
Pro	perty Law Act 1974	8
		0
1	Section 254(2), 'section 260' and footnote—	9
	omit, insert—	10
	'section 350'.	11
Sm	all Claims Tribunals Act 1973	12
1	Section 4(1), definition <i>claimant</i> , paragraphs (a) to (f), after ';'—	13 14
	insert—	15
	'or'.	16

¹⁰ Section 59A (Effect of power ending)

¹¹ Section 59A (Effect of power ending)

2	Section 4(1), definition <i>respondent</i> , paragraph (a), after ';'—	1 2
	insert—	3
	'or'.	4
3	Section 4(1), definition <i>small claim</i> , paragraph (a)(i) to (iv), after ';'—	5 6
	insert—	7
	'or'.	8
4	Section 14(3)(a) and (b), after ';'—	9
	insert—	10
	'and'.	11
5	Section 14(3)(b), 'Commissioner for Consumer Affairs' and footnote—	12 13
	omit, insert—	14
	'commissioner for fair trading'.	15
6	Section 20(2)(a)(i) to (iv), after ';'—	16
	insert—	17
	'or'.	18
7	Section 20(2)(a)(v), after ';'—	19
	insert—	20
	'or'.	21
8	Section 20(2)(b) to (e), after ';'—	22
	insert—	23
	'or'.	24

9	Section 22(3)(a), after ';'—	1
	insert—	2
	'and'.	3
10	Section 23A(3)(c)(i), after ';'—	4
	insert—	5
	'and'.	6
11	Section 23A(5), ' <i>Magistrates Courts Rules 1960.</i> ' and footnote—	7 8
	omit, insert—	9
	'Uniform Civil Procedure Rules 1999.'.	10
12	Section 25(1)(a), after ';'—	11
	insert—	12
	'and'.	13
13	Section 32(4)(a), after ';'—	14
	insert—	15
	'and'.	16
14	Section 33(2)(a), after ';'—	17
	insert—	18
	'and'.	19
15	Section 38(3)(a) to (d), after ';'—	20
	insert—	21
	'and'.	22

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Schedule (continued) 16 Section 44, after 'with respect to' insert— 'the following'. Succession Act 1981 1 Section 28(a) to (d), after ';'-insert— 'and'. Section 37(2)(a), after ';'-2 insert— 'or'. 3 Section 52(1)(a) to (d), after ';'-insert— 'and'. Section 66(2) to (c), after ';'--4

- *insert*—______15 'and'._____16
- 5
 Section 66(2)(d)(i), after ';'—
 17

 insert—
 18

 'or'.
 19

Schedule (continued)

Vexatious Litigants Act 1981		1
1	Section 9(1)(b), 'a District Court'—	2
	omit, insert—	3
	'the District Court'.	4

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