

Queensland



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Defamation Bill 2005

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2005

A Bill

for

An Act to provide in Queensland provisions promoting uniform laws of defamation in Australia, to repeal the *Defamation Act 1889*, and to amend legislation administered by the Minister for Justice and Attorney-General

The Parliament of Queensland enacts—

Defamation Bill 2005

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Part	1	Preliminary	2
		,	_
1	Short tit	ile	3
	This	Act may be cited as the Defamation Act 2005.	4
2	Comme	ncement	5
	This	Act commences on 1 January 2006.	6
3	Objects	of Act	7
	The	objects of this Act are—	8
	(a)	to enact provisions to promote uniform laws of defamation in Australia; and	9 1(
		Note—	11
		To maximise uniformity between this Act and Acts enacted in other jurisdictions to promote uniform laws of defamation in Australia—	12 13 14
		• the numbers of some provisions that are not enacted in this jurisdiction have not been used in the numbering of this Act	15 16
		 this Act includes 3 references to schedules that are not enacted. 	17 18
	(b)	to ensure that the law of defamation does not place unreasonable limits on freedom of expression and, in particular, on the publication and discussion of matters of public interest and importance; and	19 20 21 22
	(c)	to provide effective and fair remedies for persons whose reputations are harmed by the publication of defamatory matter; and	23 24 25
	(d)	to promote speedy and non-litigious methods of resolving disputes about the publication of defamatory matter.	26 27 28

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4	Inte	erpretation	1
	(1)	The dictionary in schedule 5 defines particular words used in this Act.	2 3
	(2)	Notes do not form part of this Act.	4
5	Act	binds all persons	5
		This Act binds all persons, including the State and, as far as the legislative power of the Parliament permits, the Commonwealth and the other States.	6 7 8
Part	2	General principles	9
Divis	sion	1 Defamation and the general law	10
6	Tor	t of defamation	11
	(1)	This Act relates to the tort of defamation at general law.	12
	(2)	This Act does not affect the operation of the general law in relation to the tort of defamation except to the extent that this Act provides otherwise (whether expressly or by necessary implication).	13 14 15 16
	(3)	Without limiting subsection (2), the general law as it is from time to time applies for the purposes of this Act as if the <i>Defamation Act 1889</i> had never been enacted.	17 18 19
7	Dis	tinction between slander and libel remains abolished	20
	(1)	The distinction at general law between slander and libel remains abolished.	21 22
	(2)	Accordingly, the publication of defamatory matter of any kind is actionable without proof of special damage.	23 24

Division	on :	2	Causes of action for defamation	1
			ause of action for multiple defamatory ons in same matter	2 3
		relat	erson has a single cause of action for defamation in ion to the publication of defamatory matter about the on even if more than 1 defamatory imputation about the on is carried by the matter.	4 5 6 7
		tain (amat	corporations do not have cause of action for ion	8 9
((1)	relat	orporation has no cause of action for defamation in ion to the publication of defamatory matter about the oration unless it was an excluded corporation at the time e publication.	10 11 12 13
((2)	A co	orporation is an excluded corporation if—	14
		(a)	the objects for which it is formed do not include obtaining financial gain for its members or corporators; or	15 16 17
		(b)	it employs fewer than 10 persons and is not related to another corporation;	18 19
		and t	the corporation is not a public body.	20
((3)	part-	ounting employees for the purposes of subsection (2)(b), time employees are to be taken into account as an opriate fraction of a full-time equivalent.	21 22 23
((4)	Corp Corp	etermining whether a corporation is related to another oration for the purposes of subsection (2)(b), the porations Act, section 50 applies as if references to bodies orate in that section were references to corporations in the meaning of this section.	24 25 26 27 28
((5)	defandas in the i	section (1) does not affect any cause of action for mation that an individual associated with a corporation in relation to the publication of defamatory matter about ndividual even if the publication of the same matter also mes the corporation.	29 30 31 32 33
(6)	In th	is section—	34

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		<i>corporation</i> includes any body corporate or corporation constituted by or under a law of any country (including by exercise of a prerogative right), whether or not a public body.	1 2 3
		<i>public body</i> means a local government body or other governmental or public authority constituted by or under a law of any country.	4 5 6
10		cause of action for defamation of, or against, ceased persons	7 8
		A person (including a personal representative of a deceased person) can not assert, continue or enforce a cause of action for defamation in relation to—	9 10 11
		(a) the publication of defamatory matter about a deceased person (whether published before or after his or her death); or	12 13 14
		(b) the publication of defamatory matter by a person who has died since publishing the matter.	15 16
Div	ision	3 Choice of law	17
11	Ch	oice of law for defamation proceedings	18
	(1)	If a matter is published wholly within a particular Australian jurisdictional area, the substantive law that is applicable in that area must be applied in this jurisdiction to determine any cause of action for defamation based on the publication.	19 20 21 22
	(2)	If there is a multiple publication of matter in more than 1 Australian jurisdictional area, the substantive law applicable in the Australian jurisdictional area with which the harm occasioned by the publication as a whole has its closest connection must be applied in this jurisdiction to determine each cause of action for defamation based on the publication.	23 24 25 26 27 28
	(3)	In determining the Australian jurisdictional area with which the harm occasioned by a publication of matter has its closest connection, a court may take into account—	29 30 31
		(a) the place at the time of publication where the plaintiff was ordinarily resident or, in the case of a corporation	32 33

		that may assert a cause of action for defamation, the place where the corporation had its principal place of business at that time; and	1 2 3
	(b)	the extent of publication in each relevant Australian jurisdictional area; and	4 5
	(c)	the extent of harm sustained by the plaintiff in each relevant Australian jurisdictional area; and	6 7
	(d)	any other matter that the court considers relevant.	8
(4)	appl any	the purposes of this section, the <i>substantive law</i> icable in an Australian jurisdictional area does not include law prescribing rules for choice of law that differ from the sprescribed by this section.	9 10 11 12
(5)	In th	is section—	13
	Aust	tralian jurisdictional area means—	14
	(a)	the geographical area of Australia that lies within the territorial limits of a particular State (including its coastal waters), but not including any territory, place or other area referred to in paragraph (c); or	15 16 17 18
	(b)	the geographical area of Australia that lies within the territorial limits of a particular Territory (including its coastal waters), but not including any territory, place or other area referred to in paragraph (c); or	19 20 21 22
	(c)	any territory, place or other geographical area of Australia over which the Commonwealth has legislative competence but over which no State or Territory has legislative competence.	23 24 25 26
	geog	graphical area of Australia includes—	27
	(a)	the territorial sea of Australia; and	28
	(b)	the external Territories of the Commonwealth.	29
	of th	tiple publication means publication by a particular person are same, or substantially the same, matter in substantially same form to 2 or more persons.	30 31 32

Part	3	Resolution of civil disputes without litigation	1 2
Divis	ion	1 Offers to make amends	3
12	Apı	plication of division	4
	(1)	This division applies if a person (the <i>publisher</i>) publishes matter (the <i>matter in question</i>) that is, or may be, defamatory of another person (the <i>aggrieved person</i>).	5 6 7
	(2)	The provisions of this division may be used instead of the provisions of any rules of court or any other law in relation to payment into court or offers of compromise.	8 9 10
	(3)	Nothing in this division prevents a publisher or aggrieved person from making or accepting a settlement offer in relation to the publication of the matter in question otherwise than in accordance with the provisions of this division.	11 12 13 14
13	Pul	olisher may make offer to make amends	15
	(1)	The publisher may make an offer to make amends to the aggrieved person.	16 17
	(2)	The offer may be—	18
		(a) in relation to the matter in question generally; or	19
		(b) limited to any particular defamatory imputations that the publisher accepts that the matter in question carries.	20 21
	(3)	If 2 or more persons published the matter in question, an offer to make amends by 1 or more of them does not affect the liability of the other or others.	22 23 24
	(4)	An offer to make amends is taken to have been made without prejudice, unless the offer provides otherwise.	25 26
1.4	\ \ /_	an affar ta maka amanda may ba mada	25
14		en offer to make amends may be made	27

	(a)	28 days have elapsed since the publisher was given a concerns notice by the aggrieved person; or	1 2
	(b)	a defence has been served in an action brought by the aggrieved person against the publisher in relation to the matter in question.	3 4 5
(2)		otice is a <i>concerns notice</i> for the purposes of this section e notice—	6 7
	(a)	is in writing; and	8
	(b)	informs the publisher of the defamatory imputations that the aggrieved person considers are or may be carried about the aggrieved person by the matter in question (the <i>imputations of concern</i>).	9 10 11 12
(3)	but adeq writt aggr abou	aggrieved person gives the publisher a concerns notice, fails to particularise the imputations of concern uately, the publisher may give the aggrieved person a ten notice (a <i>further particulars notice</i>) requesting the lieved person to provide reasonable further particulars at the imputations of concern as specified in the further culars notice.	13 14 15 16 17 18 19
(4)	given in th	aggrieved person to whom a further particulars notice is in must provide the reasonable further particulars specified e notice within 14 days (or any further period agreed by publisher and aggrieved person) after being given the ee.	20 21 22 23 24
(5)	furth with	aggrieved person who fails to provide the reasonable particulars specified in a further particulars notice in the applicable period is taken not to have given the isher a concerns notice for the purposes of this section.	25 26 27 28
Coi	ntent	of offer to make amends	29
(1)	An o	offer to make amends—	30
	(a)	must be in writing; and	31
	(b)	must be readily identifiable as an offer to make amends under this division; and	32 33
	(c)	if the offer is limited to any particular defamatory imputations—must state that the offer is so limited and	34 35

particularise the imputations to which the offer is

		limited; and	2
	(d)	must include an offer to publish, or join in publishing, a reasonable correction of the matter in question or, if the offer is limited to any particular defamatory imputations, the imputations to which the offer is limited; and	3 4 5 6 7
	(e)	if material containing the matter has been given to someone else by the publisher or with the publisher's knowledge—must include an offer to take, or join in taking, reasonable steps to tell the other person that the matter is or may be defamatory of the aggrieved person; and	8 9 10 11 12 13
	(f)	must include an offer to pay the expenses reasonably incurred by the aggrieved person before the offer was made and the expenses reasonably incurred by the aggrieved person in considering the offer; and	14 15 16 17
	(g)	may include any other kind of offer, or particulars of any other action taken by the publisher, to redress the harm sustained by the aggrieved person because of the matter in question, including (but not limited to)—	18 19 20 21
		(i) an offer to publish, or join in publishing, an apology in relation to the matter in question or, if the offer is limited to any particular defamatory imputations, the imputations to which the offer is limited; or	22 23 24 25 26
		(ii) an offer to pay compensation for any economic or non-economic loss of the aggrieved person; or	27 28
		(iii) the particulars of any correction or apology made, or action taken, before the date of the offer.	29 30
(2)	comp	out limiting subsection (1)(g)(ii), an offer to pay pensation may comprise or include any 1 or more of the wing—	31 32 33
	(a)	an offer to pay a stated amount;	34
	(b)	an offer to pay an amount to be agreed between the publisher and the aggrieved person;	35 36

	(c)	an offer to pay an amount determined by an arbitrator appointed, or agreed on, by the publisher and the aggrieved person;	1 2 3
	(d)	an offer to pay an amount determined by a court.	4
(3)		n offer to make amends is accepted, a court may, on the ication of the aggrieved person or publisher, determine—	5 6
	(a)	if the offer provides for a court to determine the amount of compensation payable under the offer—the amount of compensation to be paid under the offer; and	7 8 9
	(b)	any other question that arises about what must be done to carry out the terms of the offer.	10 11
(4)		powers conferred on a court by subsection (3) are cisable—	12 13
	(a)	if the aggrieved person has brought proceedings against the publisher in any court for defamation in relation to the matter in question, by that court in those proceedings; and	14 15 16 17
	(b)	except as provided in paragraph (a), by the Supreme Court.	18 19
W	ithdra	wal of offer to make amends	20
(1)		offer to make amends may be withdrawn before it is epted by notice in writing given to the aggrieved person.	21 22
(2)		ablisher who has withdrawn an offer to make amends may e a renewed offer.	23 24
(3)		enewed offer may (but need not) be in the same terms as withdrawn offer.	25 26
(4)		enewed offer is to be treated as a new offer (including for purposes of section 14).	27 28
(5)	of o rene	vever, the time limit specified in section 14 for the making ffers to make amends does not prevent the making of a swed offer that is not in the same terms as the withdrawn r if—	29 30 31 32

		(a) the renewed offer represents a genuine attem publisher to address matters of concern raise aggrieved person about the withdrawn offer; an	ed by the	1 2 3
		(b) the renewed offer is made within 14 days withdrawal of the withdrawn offer or any oth agreed by the publisher and the aggrieved person	er period	4 5 6
17	Eff	ect of acceptance of offer to make amends		7
	(1)	If the publisher carries out the terms of an offer amends (including payment of any compensation offer) that is accepted, the aggrieved person can necontinue or enforce an action for defamation aggrublisher in relation to the matter in question even if was limited to any particular defamatory imputations	ot assert, ainst the the offer	8 9 10 11 12 13
	(2)	A court may (but need not)—		14
		(a) order the publisher to pay the aggrieved posture expenses reasonably incurred by the aggrieved a result of accepting the offer; and		15 16 17
		(b) order any costs incurred by the aggrieved per form part of those expenses to be assessed indemnity basis.		18 19 20
	(3)	The powers conferred on a court by subsection exercisable—	(2) are	21 22
		(a) if the aggrieved person has brought proceeding the publisher in any court for defamation in ruthe matter in question, by that court proceedings; and	elation to	23 24 25 26
		(b) except as provided in paragraph (a), by the Court.	Supreme	27 28
18		ect of failure to accept reasonable offer to mak	e	29 30
	(1)	If an offer to make amends is made in relation to the question but is not accepted, it is a defence to an a defamation against the publisher in relation to the magnitude.	action for	31 32 33

		(a)	beco	publisher made the offer as soon as practicable after oming aware that the matter is or may be amatory; and	1 2 3
		(b)	will	ny time before the trial the publisher was ready and ing, on acceptance of the offer by the aggrieved on, to carry out the terms of the offer; and	4 5 6
		(c)	in al	Il the circumstances the offer was reasonable.	7
	(2)			mining whether an offer to make amends is e, a court—	8 9
		(a)	before including the before the b	thave regard to any correction or apology published ore any trial arising out of the matter in question, uding the extent to which the correction or apology rought to the attention of the audience of the matter uestion taking into account—	10 11 12 13 14
			(i)	the prominence given to the correction or apology as published in comparison to the prominence given to the matter in question as published; and	15 16 17
			(ii)	the period that elapses between publication of the matter in question and publication of the correction or apology; and	18 19 20
		(b)	may	have regard to—	21
			(i)	whether the aggrieved person refused to accept an offer that was limited to any particular defamatory imputations because the aggrieved person did not agree with the publisher about the imputations that the matter in question carried; and	22 23 24 25 26
			(ii)	any other matter that the court considers relevant.	27
19		dmis nissi		ity of evidence of certain statements and	28 29
	(1)	with not a	the radmis	of any statement or admission made in connection making or acceptance of an offer to make amends is sible as evidence in any legal proceedings (whether or civil).	30 31 32 33
	(2)			n (1) does not prevent the admission of evidence in proceedings in order to determine—	34 35

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		(a)	any issue arising under, or relating to the application of, a provision of this division; or	1 2
		(b)	costs in defamation proceedings.	3
Divis	ion	2	Apologies	4
20	Effe	ect of	apology on liability for defamation	5
	(1)	with	apology made by or on behalf of a person in connection any defamatory matter alleged to have been published by person—	6 7 8
		(a)	does not constitute an express or implied admission of fault or liability by the person in connection with that matter; and	9 10 11
		(b)	is not relevant to the determination of fault or liability in connection with that matter.	12 13
	(2)	conn publi	ence of an apology made by or on behalf of a person in action with any defamatory matter alleged to have been ished by the person is not admissible in any civil eedings as evidence of the fault or liability of the person onnection with that matter.	14 15 16 17 18
	(3)	Noth	ning in this section limits the operation of section 38.	19
Part	4		Litigation of civil disputes	20
Divis	ion	1	General	21
21	Ele	ction	for defamation proceedings to be tried by jury	22
	(1)	defa	ess the court orders otherwise, a plaintiff or defendant in mation proceedings may elect for the proceedings to be by jury.	23 24 25

(2)	An election must be made at the time and in the manner prescribed by the rules of court for the court in which the proceedings are to be tried.	1 2 3
(3)	Without limiting subsection (1), a court may order that defamation proceedings are not to be tried by jury if—	4 5
	(a) the trial requires a prolonged examination of records; or	6
	(b) the trial involves any technical, scientific or other issue that can not be conveniently considered and resolved by a jury.	7 8 9
(4)	In this section—	10
	court means the Supreme Court or the District Court.	11
	les of judicial officers and juries in defamation occedings	12 13
(1)	This section applies to defamation proceedings that are tried by jury.	14 15
(2)	The jury is to determine whether the defendant has published defamatory matter about the plaintiff and, if so, whether any defence raised by the defendant has been established.	16 17 18
(3)	If the jury finds that the defendant has published defamatory matter about the plaintiff and that no defence has been established, the judicial officer and not the jury is to determine the amount of damages (if any) that should be awarded to the plaintiff and all unresolved issues of fact and law relating to the determination of that amount.	19 20 21 22 23 24
(4)	If the proceedings relate to more than 1 cause of action for defamation, the jury must give a single verdict in relation to all causes of action on which the plaintiff relies unless the judicial officer orders otherwise.	25 26 27 28
(5)	Nothing in this section—	29
	(a) affects any law or practice relating to special verdicts; or	30
	(b) requires or permits a jury to determine any issue that, at general law, is an issue to be determined by the judicial officer.	31 32 33

23		ave required for further proceedings in relation to blication of same defamatory matter If a person has brought defamation proceedings for damages (whether in this jurisdiction or elsewhere) against any person in relation to the publication of any matter, the person can not bring further defamation proceedings for damages against the	1 2 3 4 5 6
		same defendant in relation to the same or any other publication of the same or like matter, except with the leave of the court in which the further proceedings are to be brought.	7 8 9
Divi	sion	2 Defences	10
24	Sco	ope of defences under general law and other law not ited	11 12
	(1)	A defence under this division is additional to any other defence or exclusion of liability available to the defendant apart from this Act (including under the general law) and does not of itself vitiate, limit or abrogate any other defence or exclusion of liability.	13 14 15 16 17
	(2)	If a defence under this division to the publication of defamatory matter may be defeated by proof that the publication was actuated by malice, the general law applies in defamation proceedings in which the defence is raised to determine whether a particular publication of matter was actuated by malice.	18 19 20 21 22 23
25	De	fence of justification	24
		It is a defence to the publication of defamatory matter if the defendant proves that the defamatory imputations carried by the matter of which the plaintiff complains are substantially true.	25 26 27 28
26	De	fence of contextual truth	29
		It is a defence to the publication of defamatory matter if the defendant proves that—	30 31

		(a)	imp othe	matter carried, in addition to the defamatory utations of which the plaintiff complains, 1 or more er imputations (<i>contextual imputations</i>) that are stantially true; and	1 2 3 4
		(b)	repu	defamatory imputations do not further harm the station of the plaintiff because of the substantial truth ne contextual imputations.	5 6 7
27	De	fence	of a	bsolute privilege	8
	(1)	defe	ndant	Tence to the publication of defamatory matter if the proves that it was published on an occasion of privilege.	9 10 11
	(2)			imiting subsection (1), matter is published on an of absolute privilege if—	12 13
		(a)		matter is published in the course of the proceedings parliamentary body, including (but not limited to)—	14 15
			(i)	the publication of a document by order, or under the authority, of the body; and	16 17
			(ii)	the publication of the debates and proceedings of the body by or under the authority of the body or any law; and	18 19 20
			(iii)	the publication of matter while giving evidence before the body; and	21 22
			(iv)	the publication of matter while presenting or submitting a document to the body; or	23 24
		(b)	of a	matter is published in the course of the proceedings n Australian court or Australian tribunal, including not limited to)—	25 26 27
			(i)	the publication of matter in any document filed or lodged with, or otherwise submitted to, the court or tribunal (including any originating process); and	28 29 30
			(ii)	the publication of matter while giving evidence before the court or tribunal; and	31 32
			(iii)	the publication of matter in any judgment, order or other determination of the court or tribunal; or	33 34

		in another Australian jurisdiction, would be an occasion of absolute privilege in that jurisdiction under a provision of a law of the jurisdiction corresponding to	1 2 3 4 5
			6 7
		Note—	8
		This Act does not contain a schedule 1. See note to section 3(a).	9
28	De	ence for publication of public documents	10
	(1)	<u>.</u>	11 12
			13 14
		• • •	15 16
	(2)	document under the law of a country would be a public document except for non-compliance with a provision of that	17 18 19 20
		· ` '	21 22
		prepared, or presented, submitted, tabled or laid to or	23 24 25
		<u>.</u>	26 27
	(3)	only if, the plaintiff proves that the defamatory matter was not published honestly for the information of the public or the	28 29 30 31
	(4)	In this section—	32
		public document means—	33

(a)	any report or paper published by a parliamentary body, or a record of votes, debates or other proceedings relating to a parliamentary body published by or under the authority of the body or any law; or	1 2 3 4
(b)	any judgment, order or other determination of a court or arbitral tribunal of any country in civil proceedings, including—	5 6 7
	(i) any record of the court or tribunal relating to the judgment, order or determination or to its enforcement or satisfaction; and	8 9 10
	(ii) any report of the court or tribunal about its judgment, order or determination and the reasons for its judgment, order or determination; or	11 12 13
(c)	any report or other document that under the law of any country—	14 15
	(i) is authorised to be published; or	16
	(ii) is required to be presented or submitted to, tabled in, or laid before, a parliamentary body; or	17 18
(d)	any document issued by the government (including a local government) of a country, or by an officer, employee or agency of the government, for the information of the public; or	19 20 21 22
(e)	any record or other document open to inspection by the public that is kept—	23 24
	(i) by an Australian jurisdiction; or	25
	(ii) by a statutory authority of an Australian jurisdiction; or	26 27
	(iii) by an Australian court; or	28
	(iv) under legislation of an Australian jurisdiction; or	29
(f)	any other document issued, kept or published by a person, body or organisation of another Australian jurisdiction that is treated in that jurisdiction as a public document under a provision of a law of the jurisdiction corresponding to this section; or	30 31 32 33 34
(g)	any document of a kind specified in schedule 2.	35

		Note-	_	1
		Th	is Act does not contain a schedule 2. See note to section 3(a).	2
29	De	fence	es of fair report of proceedings of public concern	3
	(1)	defe	a defence to the publication of defamatory matter if the endant proves that the matter was, or was contained in, a report of any proceedings of public concern.	4 5 6
	(2)		a defence to the publication of defamatory matter if the endant proves that—	7 8
		(a)	the matter was, or was contained in, an earlier published report of proceedings of public concern; and	9 10
		(b)	the matter was, or was contained in, a fair copy of, a fair summary of, or a fair extract from, the earlier published report; and	11 12 13
		(c)	the defendant had no knowledge that would reasonably make the defendant aware that the earlier published report was not fair.	14 15 16
	(3)	if, an	efence established under subsection (1) or (2) is defeated nd only if, the plaintiff proves that the defamatory matter not published honestly for the information of the public ne advancement of education.	17 18 19 20
	(4)	In th	nis section—	21
		proc	ceedings of public concern means—	22
		(a)	any proceedings in public of a parliamentary body; or	23
		(b)	any proceedings in public of an international organisation of any countries or of the governments of any countries; or	24 25 26
		(c)	any proceedings in public of an international conference at which the governments of any countries are represented; or	27 28 29
		(d)	any proceedings in public of—	30
			(i) the International Court of Justice, or any other judicial or arbitral tribunal, for the decision of any matter in dispute between nations; or	31 32

	(ii) any other international judicial or arbitral tribunal; or	1 2
(e)	any proceedings in public of a court or arbitral tribunal of any country; or	3 4
(f)	any proceedings in public of an inquiry held under the law of any country or under the authority of the government of any country; or	5 6 7
(g)	any proceedings in public of a local government body of any Australian jurisdiction; or	8 9
(h)	proceedings of a learned society, or of a committee or governing body of the society, under its relevant objects, but only to the extent that the proceedings relate to a decision or adjudication made in Australia about—	10 11 12 13
	(i) a member or members of the society; or	14
	(ii) a person subject by contract or otherwise by law to control by the society; or	15 16
(i)	proceedings of a sport or recreation association, or of a committee or governing body of the association, under its relevant objects, but only to the extent that the proceedings relate to a decision or adjudication made in Australia about—	17 18 19 20 21
	(i) a member or members of the association; or	22
	(ii) a person subject by contract or otherwise by law to control by the association; or	23 24
(j)	proceedings of a trade association, or of a committee or governing body of the association, under its relevant objects, but only to the extent that the proceedings relate to a decision or adjudication made in Australia about—	25 26 27 28
	(i) a member or members of the association; or	29
	(ii) a person subject by contract or otherwise by law to control by the association; or	30 31
(k)	any proceedings of a public meeting (with or without restriction on the people attending) of shareholders of a public company under the Corporations Act held anywhere in Australia; or	32 33 34

	(1)	restr Aus inter	proceedings of a public meeting (with or without riction on the people attending) held anywhere in tralia if the proceedings relate to a matter of public rest, including the advocacy or candidature of a con for public office; or	1 2 3 4 5				
	(m)	-	proceedings of an ombudsman of any country if the ceedings relate to a report of the ombudsman; or	6 7				
	(n)	•	proceedings in public of a law reform body of any ntry; or	8 9				
	(0)	a pe juris proc	other proceedings conducted by, or proceedings of, erson, body or organisation of another Australian addiction that are treated in that jurisdiction as eeedings of public concern under a provision of a of the jurisdiction corresponding to this section; or	10 11 12 13 14				
	(p)	any	proceedings of a kind specified in schedule 3.	15				
	Note—							
	This Act does not contain a schedule 3. See note to section 3(a).							
(5)	In this section—							
	<i>law reform body</i> of a country means a body (however described and whether or not permanent or full-time) established by law to conduct inquiries into, and to make recommendations on, reforming the laws of that country.							
	learned society means a body, wherever formed—							
	(a) the objects of which include the advancement of any art science or religion or the advancement of learning in any field; and							
	(b)	auth	orised by its constitution—	27				
		(i)	to exercise control over, or adjudicate on, matters connected with those objects; and	28 29				
		(ii)	to make findings or decisions having effect, by law or custom, in any part of Australia.	30 31				
	<i>ombudsman</i> of a country means a person (however described and whether or not permanent or full-time) authorised by law to investigate complaints about the actions or other conduct of any public officials or public bodies of that country.							

		objects of a learned society, sport or recreation on or trade association means—	1 2
(a)	refe	relation to a learned society—objects of the kind rred to in paragraph (a) of the definition <i>learned tety</i> in this subsection; or	3 4 5
(b)	of tl	elation to a sport or recreation association—objects ne kind referred to in paragraph (a) of the definition of the recreation association in this subsection; or	6 7 8
(c)	refe	elation to a trade association—objects of the kind rred to in paragraph (a) of the definition <i>trade</i> ociation in this subsection.	9 10 11
	<i>t or</i> ed—	recreation association means a body, wherever	12 13
(a)	spor which and	objects of which include the promotion of any game, it, or pastime to the playing of which or exercise of ich the public is admitted as spectators or otherwise the promotion or protection of the interests of ple connected with the game, sport, or pastime; and	14 15 16 17 18
(b)	auth	orised by its constitution—	19
	(i)	to exercise control over, or adjudicate on, matters connected with the game, sport, or pastime; and	20 21
	(ii)	to make findings or decisions having effect, by law or custom, in any part of Australia.	22 23
trade	e asso	ociation means a body, wherever formed—	24
(a)	calli prof	objects of which include the promotion of any ing, that is to say, a trade, business, industry or ression, and the promotion or protection of the rests of people engaged in any calling; and	25 26 27 28
(b)	auth	orised by its constitution—	29
	(i)	to exercise control over, or adjudicate on, matters connected with a calling or the conduct of people engaged in the calling; and	30 31 32
	(ii)	to make findings or decisions having effect, by law or custom, in any part of Australia.	33 34

	fence orma	e of qualified privilege for provision of certain tion	1 2
(1)	defa	re is a defence of qualified privilege for the publication of amatory matter to a person (the <i>recipient</i>) if the defendant wes that—	3 4 5
	(a)	the recipient has an interest or apparent interest in having information on some subject; and	6 7
	(b)	the matter is published to the recipient in the course of giving to the recipient information on that subject; and	8 9
	(c)	the conduct of the defendant in publishing that matter is reasonable in the circumstances.	10 11
(2)	inter at t	the purposes of subsection (1), a recipient has an apparent rest in having information on some subject if, and only if, he time of the publication in question, the defendant eves on reasonable grounds that the recipient has that rest.	12 13 14 15 16
(3)	cond is re	etermining for the purposes of subsection (1) whether the duct of the defendant in publishing matter about a person easonable in the circumstances, a court may take into bunt—	17 18 19 20
	(a)	the extent to which the matter published is of public interest; and	21 22
	(b)	the extent to which the matter published relates to the performance of the public functions or activities of the person; and	23 24 25
	(c)	the seriousness of any defamatory imputation carried by the matter published; and	26 27
	(d)	the extent to which the matter published distinguishes between suspicions, allegations and proven facts; and	28 29
	(e)	whether it was in the public interest in the circumstances for the matter published to be published expeditiously; and	30 31 32
	(f)	the nature of the business environment in which the defendant operates; and	33 34
	(g)	the sources of the information in the matter published and the integrity of those sources; and	35 36

		(n)	the person's side of the story and, if not, whether a reasonable attempt was made by the defendant to obtain and publish a response from the person; and	1 2 3 4
		(i)	any other steps taken to verify the information in the matter published; and	5 6
		(j)	any other circumstances that the court considers relevant.	7 8
	(4)	unde	the avoidance of doubt, a defence of qualified privilege er subsection (1) is defeated if the plaintiff proves that the lication of the defamatory matter was actuated by malice.	9 10 11
	(5)	is n	vever, a defence of qualified privilege under subsection (1) ot defeated merely because the defamatory matter was lished for reward.	12 13 14
31	De	fence	es of honest opinion	15
	(1)		a defence to the publication of defamatory matter if the endant proves that—	16 17
		(a)	the matter was an expression of opinion of the defendant rather than a statement of fact; and	18 19
		(b)	the opinion related to a matter of public interest; and	20
		(c)	the opinion is based on proper material.	21
	(2)		a defence to the publication of defamatory matter if the endant proves that—	22 23
		(a)	the matter was an expression of opinion of an employee or agent of the defendant rather than a statement of fact; and	24 25 26
		(b)	the opinion related to a matter of public interest; and	27
		(c)	the opinion is based on proper material.	28
	(3)		a defence to the publication of defamatory matter if the endant proves that—	29 30
		(a)	the matter was an expression of opinion of a person (the <i>commentator</i>), other than the defendant or an employee or agent of the defendant, rather than a statement of fact; and	31 32 33 34

	(b)	the opinion related to a matter of public interest; and	1
	(c)	the opinion is based on proper material.	2
(4)		efence established under this section is defeated if, and if, the plaintiff proves that—	3 4
	(a)	in the case of a defence under subsection (1)—the opinion was not honestly held by the defendant at the time the defamatory matter was published; or	5 6 7
	(b)	in the case of a defence under subsection (2)—the defendant did not believe that the opinion was honestly held by the employee or agent at the time the defamatory matter was published; or	8 9 10 11
	(c)	in the case of a defence under subsection (3)—the defendant had reasonable grounds to believe that the opinion was not honestly held by the commentator at the time the defamatory matter was published.	12 13 14 15
(5)		the purposes of this section, an opinion is based on <i>proper</i> erial if it is based on material that—	16 17
	(a)	is substantially true; or	18
	(b)	was published on an occasion of absolute or qualified privilege (whether under this Act or at general law); or	19 20
	(c)	was published on an occasion that attracted the protection of a defence under this section or section 28 or 29.	21 22 23
(6)	beca mate	opinion does not cease to be based on proper material only ause some of the material on which it is based is not proper erial if the opinion might reasonably be based on such of material as is proper material.	24 25 26 27
Def	fence	e of innocent dissemination	28
(1)		a defence to the publication of defamatory matter if the ndant proves that—	29 30
	(a)	the defendant published the matter merely in the capacity, or as an employee or agent, of a subordinate distributor; and	31 32 33

	(b)	the defendant neither knew, nor ought reasonably to have known, that the matter was defamatory; and	1 2
	(c)	the defendant's lack of knowledge was not due to any negligence on the part of the defendant.	3 4
(2)		the purposes of subsection (1), a person is a <i>subordinate ributor</i> of defamatory matter if the person—	5 6
	(a)	was not the first or primary distributor of the matter; and	7
	(b)	was not the author or originator of the matter; and	8
	(c)	did not have any capacity to exercise editorial control over the content of the matter (or over the publication of the matter) before it was first published.	9 10 11
(3)	prim	nout limiting subsection (2)(a), a person is not the first or early distributor of matter merely because the person was lived in the publication of the matter in the capacity of—	12 13 14
	(a)	a bookseller, newsagent or news-vendor; or	15
	(b)	a librarian; or	16
	(c)	a wholesaler or retailer of the matter; or	17
	(d)	a provider of postal or similar services by means of which the matter is published; or	18 19
	(e)	a broadcaster of a live program (whether on television, radio or otherwise) containing the matter in circumstances in which the broadcaster has no effective control over the person who makes the statements that comprise the matter; or	20 21 22 23 24
	(f)	a provider of services consisting of—	25
		(i) the processing, copying, distributing or selling of any electronic medium in or on which the matter is recorded; or	26 27 28
		(ii) the operation of, or the provision of, any equipment, system or service, by means of which the matter is retrieved, copied, distributed or made available in electronic form; or	29 30 31 32
	(g)	an operator of, or a provider of access to, a communications system by means of which the matter is transmitted or made available by another person over	33 34

		(1.)	whom the operator or provider has no effective control; or	1 2
		(h)	a person who, on the instructions or at the direction of another person, prints or produces, reprints or reproduces or distributes the matter for or on behalf of that other person.	3 4 5 6
33	Def	fence	of triviality	7
		defe	a defence to the publication of defamatory matter if the ndant proves that the circumstances of publication were that the plaintiff was unlikely to sustain any harm.	8 9 10
Divi	sion	3	Remedies	11
34	Daı	mage	es to bear rational relationship to harm	12
		defa appr	etermining the amount of damages to be awarded in any mation proceedings, the court is to ensure that there is an opriate and rational relationship between the harm ained by the plaintiff and the amount of damages awarded.	13 14 15 16
35	Daı	mage	es for non-economic loss limited	17
	(1)	max may othe time	ess the court orders otherwise under subsection (2), the imum amount of damages for non-economic loss that be awarded in defamation proceedings is \$250000 or any r amount adjusted in accordance with this section from to time (the <i>maximum damages amount</i>) that is icable at the time damages are awarded.	18 19 20 21 22 23
	(2)	pay dam and publ	ourt may order a defendant in defamation proceedings to damages for non-economic loss that exceed the maximum ages amount applicable at the time the order is made if, only if, the court is satisfied that the circumstances of the ication of the defamatory matter to which the proceedings e are such as to warrant an award of aggravated damages.	24 25 26 27 28 29
	(3)		Minister is, on or before 1 July 2006 and on or before 1 in each succeeding year, to declare, by order published in	30 31

		specified in the order, for the purposes of subsection (1).	1 2
	(4)	The amount declared is to be the amount applicable under subsection (1) (or that amount as last adjusted under this section) adjusted by the percentage change in the amount estimated by the Australian Statistician of the average weekly total earnings of full-time adults in Australia over the 4 quarters preceding the date of the declaration for which those estimates are, at that date, available.	3 4 5 6 7 8 9
	(5)	An amount declared for the time being under this section applies to the exclusion of the amount of \$250000 or an amount previously adjusted under this section.	10 11 12
	(6)	If the Australian Statistician fails or ceases to estimate the amount referred to in subsection (4), the amount declared is to be determined under a regulation.	13 14 15
	(7)	In adjusting an amount to be declared for the purposes of subsection (1), the amount determined in accordance with subsection (4) is to be rounded to the nearest \$500.	16 17 18
	(8)	A declaration made or published in the gazette after 1 July in a year and specifying a date that is before the date it is made or published as the date from which the amount declared by the order is to apply has effect as from that specified date.	19 20 21 22
36		te of mind of defendant generally not relevant to arding damages	23 24
		In awarding damages for defamation, the court is to disregard the malice or other state of mind of the defendant at the time of the publication of the defamatory matter to which the proceedings relate or at any other time except to the extent that the malice or other state of mind affects the harm sustained by the plaintiff.	25 26 27 28 29 30
37	Exe	emplary or punitive damages can not be awarded	31
		A plaintiff can not be awarded exemplary or punitive damages for defamation.	32 33

38	Factors in mitigation of damages				
	(1)	miti	lence is admissible on behalf of the defendant, in gation of damages for the publication of defamatory er, that—	2 3 4	
		(a)	the defendant has made an apology to the plaintiff about the publication of the defamatory matter; or	5 6	
		(b)	the defendant has published a correction of the defamatory matter; or	7 8	
		(c)	the plaintiff has already recovered damages for defamation in relation to any other publication of matter having the same meaning or effect as the defamatory matter; or	9 10 11 12	
		(d)	the plaintiff has brought proceedings for damages for defamation in relation to any other publication of matter having the same meaning or effect as the defamatory matter; or	13 14 15 16	
		(e)	the plaintiff has received or agreed to receive compensation for defamation in relation to any other publication of matter having the same meaning or effect as the defamatory matter.	17 18 19 20	
	(2)		ning in subsection (1) operates to limit the matters that can aken into account by a court in mitigation of damages.	21 22	
39	Damages for multiple causes of action may be assessed as single sum				
		to m	e court in defamation proceedings finds for the plaintiff as fore than 1 cause of action, the judicial officer may assess ages in a single sum.	25 26 27	
Divis	sion	4	Costs	28	
40	Co	sts in	defamation proceedings	29	
	(1) In awarding costs in defamation proceedings, the court may have regard to—				

		(a) the way in which the parties to the proceedings conducted their cases (including any misuse of a party's superior financial position to hinder the early resolution of the proceedings); and	1 2 3 4	
		(b) any other matters that the court considers relevant.	5	
	(2)	Without limiting subsection (1), a court must (unless the interests of justice require otherwise)—	6 7	
		(a) if defamation proceedings are successfully brought by a plaintiff and costs in the proceedings are to be awarded to the plaintiff—order costs of and incidental to the proceedings to be assessed on an indemnity basis if the court is satisfied that the defendant unreasonably failed to make a settlement offer or agree to a settlement offer proposed by the plaintiff; or	8 9 10 11 12 13 14	
		(b) if defamation proceedings are unsuccessfully brought by a plaintiff and costs in the proceedings are to be awarded to the defendant—order costs of and incidental to the proceedings to be assessed on an indemnity basis if the court is satisfied that the plaintiff unreasonably failed to accept a settlement offer made by the defendant.	15 16 17 18 19 20	
	(3)	In this section—	21	
		settlement offer means any offer to settle the proceedings made before the proceedings are determined, and includes an offer to make amends (whether made before or after the proceedings are commenced), that was a reasonable offer at the time it was made.	22 23 24 25 26	
Part	5	Miscellaneous	27	
41	Proof of publication			
	(1)	If a document appears to be printed or otherwise produced by means adapted for the production of numerous copies and there is in the document a statement to the effect that the document is printed, produced, published or distributed by or for a particular person, the statement is evidence in	29 30 31 32 33	

			mation proceedings that the document was so printed, luced, published or distributed.	1 2
	(2)	a pe or proc or p	dence that a number or part of a document appearing to be priodical is printed, produced, published or distributed by for a particular person is evidence in defamation beedings that a document appearing to be another number art of the periodical was so printed, produced, published istributed.	3 4 5 6 7 8
	(3)	In th	nis section—	9
		prin	odical includes any newspaper, review, magazine or other ted document of which numbers or parts are published odically.	10 11 12
42	Pro	of of	f convictions for offences	13
	(1)		e question whether or not a person committed an offence question in defamation proceedings—	14 15
		(a)	proof that the person was convicted of the offence by an Australian court is conclusive evidence that the person committed the offence; and	16 17 18
		(b)	proof that the person was convicted of the offence by a court of any country (other than an Australian court) or a court martial of any country is evidence that the person committed the offence.	19 20 21 22
	(2)	that of a simi	the purposes of this section, the contents of a document is evidence of conviction of an offence, and the contents in information, complaint, indictment, charge sheet or lar document on which a person is convicted of an ince, are admissible in evidence to identify the facts on the conviction is based.	23 24 25 26 27 28
	(3)		section (2) does not affect the admissibility of other ence to identify the facts on which the conviction is based.	29 30
	(4)	In th	nis section—	31
			viction for an offence includes a finding of guilt but does include—	32 33
		(a)	a conviction that has been set aside or quashed; or	34

		(b)		onviction for an offence for which a person has ived a pardon.	1 2
43	Se	ction i	num	ber not used	3
		See n	ote t	o section 3(a).	4
44	Giv	ing o	f not	tices and other documents	5
	(1)	be gi	ven t	arposes of this Act, a notice or other document may to a person (or a notice or other document may be a person)—	6 7 8
		(a)	in th	ne case of a natural person—	9
			(i)	by delivering it to the person personally; or	10
			(ii)	by sending it by post to the address specified by the person for the giving or service of documents or, if no such address is specified, the residential or business address of the person last known to the person giving or serving the document; or	11 12 13 14 15
			(iii)	by sending it by facsimile transmission to the facsimile number of the person; or	16 17
		(b)	in th	ne case of a body corporate—	18
			(i)	by leaving it with a person apparently of or above the age of 16 years at, or by sending it by post to, the head office, a registered office or a principal office of the body corporate or to an address specified by the body corporate for the giving or service of documents; or	19 20 21 22 23 24
			(ii)	by sending it by facsimile transmission to the facsimile number of the body corporate.	25 26
	(2)	of a l	aw o	n this section affects the operation of any provision r of the rules of a court authorising a document to be a person in any other manner.	27 28 29
45	Re	gulatio	on-n	naking power	30
		The Act.	Gove	ernor in Council may make regulations under this	31 32

46	Se	See note to section 3(a).				
47	Re	peal of Defamation Act 1889 The Defamation Act 1889 53 Vic No. 12 is repealed.	3 4			
48	Ac	ts amended in sch 4	5			
		Schedule 4 amends the Acts it mentions.	6			
49	Sa	vings, transitional and other provisions	7			
	(1)	This Act applies to the publication of defamatory matter after the commencement of this Act, unless subsection (2) provides otherwise.	8 9 10			
	(2)	The provisions of this Act (other than this section) do not apply to a cause of action for the publication of defamatory matter that accrues after the commencement of this Act (the <i>post-commencement action</i>) if—	11 12 13 14			
		(a) the post-commencement action is 1 of 2 or more causes of action in proceedings commenced by a plaintiff; and	15 16			
		(b) each cause of action in the proceedings accrues because of the publication of the same, or substantially the same, matter on separate occasions (whether by the same defendant or another defendant); and	17 18 19 20			
		(c) 1 or more of the other causes of action in the proceedings accrued before the commencement of this Act (a <i>pre-commencement action</i>); and	21 22 23			
		(d) the post-commencement action accrued no later than 1 year after the date on which the earliest pre-commencement action in the proceedings accrued.	24 25 26			
	(3)	The existing law of defamation continues to apply to the following causes of action in the same way as it would have applied to those causes of action had this Act not been enacted—	27 28 29 30			
		(a) any cause of action that accrued before the commencement of this Act;	31 32			

	(b) any post-commencement action to which the other provisions of this Act do not apply because of subsection (2).	1 2 3
(4)	In this section—	4
	existing law of defamation means the law (including all relevant statutory provisions and principles and rules of the general law) that applied in this jurisdiction to the determination of civil liability for the publication of	5 6 7 8
	defamatory matter immediately before the commencement of	9
	this Act.	10

Schedu	le numb	ers 1-3	not used	-

See note to section 3(a).

Schedule 4		le 4	Acts amended	1		
			section 48	2		
Criminal Code 3						
1	Par	t 5, a	fter section 364—	4		
		inser	<i>t</i> —	5		
'Ch	apte	r 35	Criminal Defamation	6		
'365	Crii	minal	defamation	7		
	'(1)	•	person who, without lawful excuse, publishes matter matory of another living person (the <i>relevant person</i>)—	8 9		
		(a)	knowing the matter to be false or without having regard to whether the matter is true or false; and	10 11		
		(b)	intending to cause serious harm to the relevant person or any other person or without having regard to whether serious harm to the relevant person or any other person is caused;	12 13 14 15		
		comi	mits a misdemeanour.	16		
		Max	imum penalty—3 years imprisonment.	17		
	'(2)	accu defai	proceeding for an offence defined in this section, the sed person has a lawful excuse for the publication of matory matter about the relevant person if, and only if, ection (3) applies.	18 19 20 21		
	'(3)	regar time publi	subsection applies if the accused person would, having rd only to the circumstances happening before or at the of the publication, have had a relevant defence for the ication if the relevant person had brought civil eedings for defamation against the accused person.	22 23 24 25 26		
	'(4)	a la estab	prosecution has the burden of negativing the existence of wful excuse if, and only if, evidence directed to blishing the excuse is first adduced by or on behalf of the sed person.	27 28 29 30		

'(5)		Whether the matter complained of is capable of bearing a efamatory meaning is a question of law.					
'(6)		Whether the matter complained of does bear a defamatory meaning is a question of fact.					
'(7)	secti	erson can not be prosecuted for an offence defined in this ion without the consent of the Director of Public secutions.	5 6 7				
' (8)	In th	nis section—	8				
		<i>matory</i> has the meaning that it has in the law of tort (as lifted by the <i>Defamation Act 2005</i>) relating to defamation.	9 10				
	state prov	dified statutory defence of justification means the defence ed in the Defamation Act 2005, section 25 as if that section rided that it is a defence to the publication of defamatory er if the defendant proves that—	11 12 13 14				
	(a)	the defamatory imputations carried by the matter of which the relevant person complains are substantially true; and	15 16 17				
	(b)	it was for the public benefit that the publication should be made.	18 19				
	<i>publish</i> has the meaning that it has in the law of tort (as modified by the <i>Defamation Act 2005</i>) relating to defamation.						
	relevant defence means—						
	(a)	a defence available under the <i>Defamation Act 2005</i> other than—	23 24				
		(i) the statutory defence of justification; or	25				
		(ii) the statutory defence of failure to accept reasonable offer; or	26 27				
	(b)	the modified statutory defence of justification; or	28				
	(c)	a defence available other than under the <i>Defamation Act</i> 2005, including under the general law.	29 30				

	statutory defence of failure to accept reasonable offer means the defence stated in the <i>Defamation Act 2005</i> , section 18(1) ¹ .	1 2
	statutory defence of justification means the defence stated in the Defamation Act 2005, section 25.2'.	3 4
2	Section 599—	5
	omit, insert—	6
'599	Defence of justification for defamation to be specially pleaded	7 8
	'A person charged with the offence defined in section 365, ³ who sets up as a defence the modified statutory defence of justification within the meaning of that section, must plead that defence specially, and may plead it with any other plea, except the plea of guilty.'.	9 10 11 12 13
3	Section 625, 'unlawful publication of defamatory matter'—	14 15
	omit, insert—	16
	'offence defined in section 3654'.	17
4	Section 638, after 'Attorney-General,'—	18
	insert—	19
	'or with the consent of the Director of Public Prosecutions,'.	20
5	Part 9, after section 715—	21
	insert—	22

¹ Defamation Act 2005, section 18 (Effect of failure to accept reasonable offer to make amends)

² Defamation Act 2005, section 25 (Defence of justification)

³ Section 365 (Criminal defamation)

⁴ Section 365 (Criminal defamation)

'Cha	pter 79 Transitional provision for Defamation Act 2005	1 2
'716	Defence of truth of defamatory matter still to be specially pleaded	3 4
	'Section 599, ⁵ as in force at any time before the commencement of this section, continues to apply in relation to a person charged with the unlawful publication of defamatory matter under the <i>Defamation Act 1889</i> as if the <i>Defamation Act 2005</i> , schedule 4, amendments of the Criminal Code, item 2 had not been enacted.'.	5 6 7 8 9 10
Limita	ation of Actions Act 1974	11
1	Section 10(1)(a), before 'an action'—	12
	insert—	13
	'subject to section 10AA,'.	14
2	After section 10—	15
	insert—	16
'10AA	Defamation actions	17
	'An action on a cause of action for defamation must not be brought after the end of 1 year from the date of the publication of the matter complained of.'.	18 19 20
3	After section 32—	21
	insert—	22

⁵ Section 599 (Defence of truth of defamatory matter to be specially pleaded)

'32A	Defamation actions				
	'(1)	A person claiming to have a cause of action for defamation may apply to the court for an order extending the limitation period for the cause of action.	2 3 4		
	'(2)	A court must, if satisfied that it was not reasonable in the circumstances for the plaintiff to have commenced an action in relation to the matter complained of within 1 year from the date of the publication, extend the limitation period mentioned in section 10AA to a period of up to 3 years from the date of the publication.	5 6 7 8 9		
	'(3)	A court may not order the extension of the limitation period for a cause of action for defamation other than in the circumstances specified in subsection (2).	11 12 13		
	'(4)	An order for the extension of a limitation period, and an application for an order for the extension of a limitation period, may be made under this section even though the limitation period has already ended.'.	14 15 16 17		
4	Aft	er section 43A—	18		
4	Aft	er section 43A— insert—	18 19		
⁴ 'Paı					
	rt 5	insert—	19		
'Paı	rt 5	insert— Transitional provision	19 20		
'Paı	r t 5 Tra	insert— Transitional provision nsitional provision for Defamation Act 2005 The new limitation law applies to the publication of any	19 20 21 22		
'Paı	rt 5 Tra '(1)	Transitional provision nsitional provision for Defamation Act 2005 The new limitation law applies to the publication of any defamatory matter to which the <i>Defamation Act 2005</i> applies. The existing limitation law continues to apply to any cause of action to which the existing law of defamation continues to	19 20 21 22 23 24 25		
'Paı	rt 5 Tra '(1) '(2)	Transitional provision nsitional provision for Defamation Act 2005 The new limitation law applies to the publication of any defamatory matter to which the <i>Defamation Act 2005</i> applies. The existing limitation law continues to apply to any cause of action to which the existing law of defamation continues to apply under the <i>Defamation Act 2005</i> , section 49.	19 20 21 22 23 24 25 26		

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	ctions immediat ection.	ely before	the	commencement	of	this 1
	ew limitation law y the Defamation		ions 1	0AA and 32A as	inse	rted 3
Reprints A	ct 1992					5
1 Section	on 17(1), exam _l	ole—				6
01	mit.					7

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Schedule 5 Dictionary

section 4(1)	2
Australian court means any court established by or under a law of an Australian jurisdiction (including a court conducting committal proceedings for an indictable offence).	3 4 5
Australian jurisdiction means—	6
(a) a State; or	7
(b) a Territory; or	8
(c) the Commonwealth.	9
Australian tribunal means any tribunal (other than a court) established by or under a law of an Australian jurisdiction that has the power to take evidence from witnesses before it on oath or affirmation (including a Royal Commission or other special commission of inquiry).	
country includes—	
(a) a federation and a state, territory, province or other part of a federation; and	16 17
(b) an Australian jurisdiction.	18
document means any record of information, and includes—	
(a) anything on which there is writing; and	20
(b) anything on which there are marks, figures, symbols or perforations having a meaning for persons qualified to interpret them; and	21 22 23
(c) anything from which sounds, images or writings can be reproduced with or without the aid of anything else; and	24 25
(d) a map, plan, drawing or photograph.	26
<i>electronic communication</i> includes a communication of information in the form of data, text, images or sound (or any combination of these) by means of guided or unguided electromagnetic energy, or both.	27 28 29 30
general law means the common law and equity.	31

matte	er includes—	1
(a)	an article, report, advertisement or other thing communicated by means of a newspaper, magazine or other periodical; and	2 3 4
(b)	a program, report, advertisement or other thing communicated by means of television, radio, the Internet or any other form of electronic communication; and	5 6 7 8
(c)	a letter, note or other writing; and	9
(d)	a picture, gesture or oral utterance; and	10
(e)	any other thing by means of which something may be communicated to a person.	11 12
00	to make amends means an offer to make amends under 3, division 1.	13 14
parli	amentary body means—	15
(a)	a parliament or legislature of any country; or	16
(b)	a house of a parliament or legislature of any country; or	17
(c)	a committee of a parliament or legislature of any country; or	18 19
(d)	a committee of a house or houses of a parliament or legislature of any country.	20 21
	tantially true means true in substance or not materially rent from the truth.	22 23
	tory means the Australian Capital Territory or the hern Territory.	24 25
this j	urisdiction means Queensland.	26