

Queensland

State Penalties Enforcement and Other Legislation Amendment Bill 2009



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State Penalties Enforcement and Other Legislation Amendment Bill 2009

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2009

A Bill

for

An Act to amend the State Penalties Enforcement Act 1999 to provide for vehicle immobilisation as an enforcement measure and for other particular purposes, to amend legislation mentioned in chapter 3 to facilitate the national exchange of criminal history information in particular circumstances and for other particular purposes, to amend the Queensland Civil and Administrative Tribunal Act 2009 for particular purposes, to amend other Acts mentioned in chapter 4 to make amendments for particular purposes relating to the Queensland Civil and Administrative Tribunal, and to amend the *Classification of* Computer Games and Images Act 1995, the Classification of Films Act 1991, the Classification of Publications Act 1991, the Disability Services Act 2006, the Guardianship and Administration Act 2000, the Industrial Relations Act 1999, the Information Privacy Act 2009, the Right to Information Act 2009, the Superannuation (State Public Sector) Act 1990 and the Transport Operations (Road Use Management) Act 1995 for particular purposes

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	The I	Parlia	ment of Queensland enacts—	1
	Cha	apte	er 1 Preliminary	2
lause	1	She	ort title	3
			This Act may be cited as the State Penalties Enforcement and Other Legislation Amendment Act 2009.	4 5
lause	2	Co	mmencement	6
		(1)	Chapter 2, part 1 (other than sections 4, 12, 35 and 38) and part 3 commence on 1 January 2010.	7 8
		(2)	Chapter 3 (other than as provided under subsection (3) and (4)) and chapter 4, part 3 commence on a day to be fixed by proclamation.	9 10 11
		(3)	Section 54 commences immediately after the commencement of the <i>Queensland Civil and Administrative Tribunal Act</i> 2009, chapter 7.	12 13 14
		(4)	Section 66, to the extent it inserts the <i>Police Service Administration Act 1990</i> , section 10.2S, definition <i>interstate screening unit</i> , paragraph (b) commences immediately after the commencement of the <i>Crimes Act 1914</i> (Cwlth), section 85ZZGA.	15 16 17 18 19
		(5)	Chapter 4, parts 4 to 8, 11 to 21 and 24 commence immediately after the commencement of the <i>Queensland Civil and Administrative Tribunal Act 2009</i> , chapter 7.	20 21 22
		(6)	Chapter 4, parts 10, 22 and 23 commence when the <i>Queensland Civil and Administrative Tribunal Act 2009</i> , chapter 7 commences.	23 24 25

[s 3]

	Chapter 2		er 2 Amendment of State Penalties Enforcement Act 1999 and related Acts	1 2 3	
	Part	1	Amendment of State Penalties Enforcement Act 1999	4 5	
Clause	3	Act	t amended	6	
			This part amends the State Penalties Enforcement Act 1999.	7	
Clause	4	Am oth	nendment of s 34 (Default in paying fine, penalty or her amount under court order)	8 9	
		(1)	Section 34(1)—	10	
			insert—	11	
			'(h) an order mentioned in the <i>Industrial Relations Act 1999</i> , section 400(1) or 408H(1).'.	12 13	
		(2)	Section 34(2), after 'subsection (1)(a) to (f)'—	14	
			insert—	15	
			'or (h)'.	16	
Clause	5	Am	nendment of s 63 (Issue of enforcement warrant)	17	
		(1)	Section 63(2)(a), after 'property'—	18	
			insert—	19	
			', other than exempt property,'.	20	
		(2)	Section 63(3)(d)—	21	
			renumber as section 63(3)(e).	22	
		(3)	Section 63(3)(c)—	23	
			omit, insert—	24	

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			'(c) for an enforcement warrant to seize and sell property—state the date and time of issue and the date, within 1 year after the warrant's issue, the warrant ends; and	1 2 3 4
			(d) for an another enforcement warrant—state the date and time of issue and the date, within 6 months after the warrant's issue, the warrant ends; and'.	5 6 7
		(4)	Section 63(4)—	8
			omit.	9
		(5)	Section 63(5) and (6)—	10
			renumber as section 63(4) and (5).	11
		(6)	Section 63—	12
			insert—	13
		'(6)	Nothing in this Act prevents the registrar from issuing an enforcement warrant to seize and sell a vehicle while it is subject to an immobilisation warrant.	14 15 16
		'(7)	However, an enforcement warrant can not be enforced while a vehicle is immobilised under an immobilisation warrant.	17 18
		'(8)	In this section—	19
			exempt property see the Supreme Court of Queensland Act 1991, schedule 2.'.	20 21
Clause	6	Ins	ertion of new s 63A	22
			After section 63—	23
			insert—	24
	'63A	Rer	newal of enforcement warrant	25
		'(1)	Before an enforcement warrant ends, the warrant may be renewed by the registrar for a period of—	26 27
			(a) for an enforcement warrant to seize and sell property—not more than 1 year at any 1 time, from the date the warrant ends; or	28 29 30

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		(b) for another enforcement warrant—not more than 6 months at any one time, from the date the warrant ends.	1 2
		'(2) A renewed enforcement warrant must state the period for which the warrant has been renewed.	3 4
		'(3) The priority of a renewed enforcement warrant is decided according to the date the warrant was originally issued.	5 6
		'(4) A copy of the renewed enforcement warrant must be served on the enforcement debtor.'.	7 8
Clause	7	Insertion of new s 68A	9
		After section 68—	10
		insert—	11
	'68A	Offence of concealing, selling, transferring or otherwise dealing with property subject to seizure	12 13
		'An enforcement debtor who is served with a copy of an enforcement warrant to seize and sell property must not conceal, sell, transfer or otherwise deal with the property with intent to—	14 15 16 17
		(a) defeat the enforcement of the warrant; or	18
		(b) adversely affect any seizure or sale of the property under this Act.	19 20
		Maximum penalty—200 penalty units or 3 years imprisonment.'.	21 22
Clause	8	Insertion of new s 69A	23
		After section 69—	24
		insert—	25
	'69A	Particular matters about enforcement of enforcement warrant	26 27
		'(1) The registrar must give an enforcement warrant to an enforcement officer to be enforced, subject to any instruction under section 69(1) for the warrant.	28 29 30

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		'(2)	An enforcement officer must—	1
			(a) have the warrant in the enforcement officer's possession when enforcing the warrant; and	2 3
			(b) for a warrant to seize or sell property—show the warrant to any person claiming an interest in the property to be seized.	
		'(3)	Actual seizure is not necessary to authorise the sale of real property under an enforcement warrant.	7 8
		'(4)	If there is an advertisement of a notice about real property under section 73H, an enforcement officer is taken to have seized the real property for the purpose of this division.'.	
Clause	9	Am	nendment of s 72 (Powers under search warrant)	12
			Section 72(1)—	13
			insert—	14
			'(d) power to do anything else reasonably necessary to be done that is incidental to searching for and seizing any property the enforcement officer may seize under an enforcement warrant.'.	16
Clause	10	Ins	sertion of new ss 73A-73K	19
			After section 73—	20
			insert—	21
	'73A	No	tice to enforcement debtor etc. if seizure	22
		'(1)	An enforcement officer who seizes property under an enforcement warrant must serve a notice complying with subsection (2) on the enforcement debtor or the person who is in possession of the property immediately before it is seized.	24
		'(2)	For subsection (1), the notice must—	27
			(a) be in the approved form; and	28

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		(b)	state the warrant;	e property that is seized for sale under the ; and	1 2
		(c)	state tha	at it is an offence—	3
			. ,		4 5
			(A)	,	6 7
			(B)	,	8 9
				interfere with property, seized by an forcement officer, left at the place of seizure or a zure tag or sticker placed on the property.	10 11 12
73B	Enf	force	nent off	icer may authorise tow	13
	'(1)	moto	r vehicle	applies if an enforcement officer arranges for a e seized under an enforcement warrant to be lding yard.	14 15 16
	'(2)		nforceme d vehicle	ent officer may sign a towing authority for the	17 18
	'(3)			f a tow truck towing the seized motor vehicle g authority must tow the vehicle to—	19 20
		(a)		ehicle to a particular holding yard—the holding	21 22 23
		(b)			24 25
	'(4)	In th	s section	ı—	26
		towi	g author	rity means—	27
		(a)	a towing	g authority under the Tow Truck Act 1973; or	28
		(b)	another vehicle.	C I	29 30

'73C	Ord	der of	f selling property	1
	'(1)		enforcement officer must seize and sell property in the er appearing to the enforcement officer to be best for—	2 3
		(a)	the prompt enforcement of the warrant without undue expense; and	4 5
		(b)	subject to paragraph (a), minimising hardship to the enforcement debtor and other persons.	6 7
	'(2)	men offic	vever, the registrar may, after having regard to the matters tioned in subsection (1)(a) and (b), direct the enforcement ter to seize and sell property in an order different to the er mentioned in the subsection.	8 9 10 11
	'(3)	even valu	enforcement officer may seize and sell an item of property a though the enforcement officer considers that the item's e exceeds the amount recoverable, but the enforcement cer must not also seize and sell additional items.	12 13 14 15
'73D	Pay	/men	t by enforcement debtor before sale	16
		an	enforcement officer must not sell property seized under enforcement warrant if, at or before the sale, the orcement debtor pays to the enforcement officer—	17 18 19
		(a)	the amount stated in the warrant; and	20
		(b)	the costs of enforcement then known to the enforcement officer.	21 22
'73E	Sto	rage	before sale	23
	'(1)	unde then	I sale, an enforcement officer must put goods seized er an enforcement warrant in an appropriate place, or give in to an appropriate person, approved by the registrar for purpose.	24 25 26 27
	'(2)		R must pay any storage expenses but may recover them as s of enforcement.	28 29

'73F	Nature of sale				
	'(1)	Unless the registrar directs otherwise, an enforcement officer must put up for sale by public auction all property liable to be sold under an enforcement warrant—			2 3 4
		(a)	as ea	arly as possible; and	5
		(b)		place and in a way appearing to the enforcement eer to be suitable for a beneficial sale of the property.	6 7
	'(2)		-	c auction may be conducted by the enforcement a person authorised by the registrar.	8 9
	'(3)	-	•	sold by public auction must be sold under the conditions of sale—	10 11
		(a)	the p	property must be sold—	12
			(i)	for goods, if the person conducting the auction considers the particular lot in which the goods are to be auctioned is worth less than \$500, or for other property if the enforcement debtor agrees—at the best price obtainable; or	13 14 15 16 17
			(ii)	otherwise, if the reserve is reached—to the highest bidder;	18 19
		(b)	disp	e person conducting the auction considers there is a ute as to who is the highest bidder, the property is to eauctioned and knocked down to the highest bidder.	20 21 22
	'(4)	debt	or ma	before a sale by public auction, the enforcement ay apply to the registrar for a direction that the be sold privately.	23 24 25
	'(5)			ication must state the facts relied on by the ent debtor.	26 27
	'(6)	If the	e regi	strar gives a direction under subsection (4)—	28
		(a)		registrar may give the direction to an enforcement eer; and	29 30
		(b)		enforcement debtor must pay any costs already rred by an enforcement officer for the auction.	31 32

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	(7)	If property put up for sale at public auction is not sold by auction, an enforcement officer may sell the property privately—	1 2 3
		(a) for an amount not less than the highest bid made at the auction that the registrar considers is a reasonable amount for the property; or	4 5 6
		(b) if no bid was made at the auction—for an amount the registrar considers is a reasonable amount for the property.	7 8 9
		Note—	10
		See section 73G (Sale at best price obtainable).	11
	'(8)	In this section—	12
		<i>reserve</i> , for property to be sold at auction, means the reserve amount set by the registrar, that is an amount the registrar considers is not less than a reasonable amount for the property.	13 14 15 16
73G	Sal	e at best price obtainable	17
	'(1)	This section applies if the enforcement debtor's property has not been sold under section 73F.	18 19
	'(2)	The registrar may direct an enforcement officer to sell the property at the best price obtainable.	20 21
73H	Adv	vertising	22
	'(1)	Before selling property seized under an enforcement warrant an enforcement officer must arrange advertisement of a notice giving the time and place of sale together with details of the property to be sold.	23 24 25 26
	'(2)	However, an enforcement officer may sell seized goods without arranging the advertisement if—	27 28
		(a) the goods are of a perishable nature; or	29
		(b) the enforcement debtor requests it in writing.	30

' (3)	up f	o, if property seized under an enforcement warrant is put for sale at a public auction to be conducted by a person or than an enforcement officer—	1 2 3
	(a)	it is sufficient for a notice under subsection (1) to contain only the details reasonable and usual for a public auction of property of the same nature as the seized property; and	4 5 6 7
	(b)	subsection (5) does not apply and advertisement of the notice may be done in the way reasonable and usual for a public auction of property of the same nature as the seized property; and	8 9 10 11
	(c)	the registrar may require any additional advertising the registrar considers reasonable.	12 13
' (4)	prep	enforcement officer must send a copy of the notice by baid post to the enforcement debtor at the enforcement cor's last known address.	14 15 16
'(5)	In th	nis section—	17
	adve	ertisement, of a notice, means—	18
	(a)	in any case—publication of the notice on SPER's website; and	19 20
		Editor's note—	21
		The address of SPER's website is <www.sper.qld.gov.au>.</www.sper.qld.gov.au>	22
	(b)	if there are 2 or more newspapers circulating in the district where the property is located—publication of the notice once in each of 2 of the newspapers not less than 2 weeks, and no more than 4 weeks, before the date of sale; and	23 24 25 26 27
	(c)	if there is only 1 newspaper circulating in the district where the property is located—publication of the notice twice in the newspaper (on different days, if practicable) not less than 2 weeks, and no more than 4 weeks, before the date of sale; and	28 29 30 31 32
	(d)	if there is no newspaper circulating in the district where the property is located and the property to be sold is an	33 34

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		interest in land—posting the notice on the land not less than 2 weeks, and no more than 4 weeks, before the date of sale; and	1 2 3
		(e) if there is no newspaper circulating in the district where the property is located and the property to be sold is not an interest in land—posting the notice at the place where the sale is to take place not less than 2 weeks, and no more than 4 weeks, before the date of sale.	4 5 6 7 8
		district means Magistrates Courts district.	9
'73I	Pos	stponement of sale	10
	'(1)	The registrar may, on application by the enforcement debtor or on the advice of an enforcement officer, direct that a sale of property seized under an enforcement warrant be postponed to a stated date.	11 12 13 14
	'(2)	If the enforcement warrant authorising the seizure would otherwise end before the stated date, the postponement extends the warrant's validity until the end of the stated date.	15 16 17
'73J		countability for, and distribution of, money eived	18 19
	'(1)	An enforcement officer must pay to the registrar all proceeds of sale and other money received by the enforcement officer under an enforcement warrant as soon as practicable after receiving the money, whether before or after the seizure of property under the warrant.	20 21 22 23 24
	'(2)	However, before making the payment, the enforcement officer may deduct the enforcement officer's fees and expenses in relation to enforcement or attempted enforcement.	25 26 27
	'(3)	The registrar must apply the money received from the enforcement officer in the following order—	28 29
		(a) pay any other enforcement costs incurred by SPER in seizing and selling, or attempting to seize and sell the property;	30 31 32

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		(b) from any balance, discharge any registered security interest over the property;	1 2
		(c) from any balance, pay the amount recoverable under the enforcement warrant excluding costs;	3 4
		(d) pay any balance to the enforcement debtor.	5
	' (4)	In this section—	6
		registered security interest means a security interest registered under the Motor Vehicles and Boats Securities Act 1986 or the Bills of Sale and Other Instruments Act 1955.	7 8 9
'73K	Re	serve price provisions	10
	'(1)	To set an amount as a reasonable value of the property to be sold, an enforcement officer may require the enforcement debtor to give the enforcement officer any information about the property that is known to, or can reasonably be obtained by, the enforcement debtor.	11 12 13 14 15
	'(2)	An enforcement debtor required under subsection (1) to give an enforcement officer any information about the property that is known to, or can reasonably be obtained by, the enforcement debtor must comply with the requirement, unless the enforcement debtor has a reasonable excuse.	16 17 18 19 20
		Maximum penalty—10 penalty units.	21
	'(3)	A failure by the enforcement debtor to comply with the enforcement officer's requirement does not prevent the registrar setting a reserve under section 73F.	22 23 24
	'(4)	The enforcement officer may communicate the amount set as a reasonable value of property to any person before the sale only if the communication is necessary to conduct the sale or there is another sufficient excuse.'.	25 26 27 28
11	Am	nendment of s 75 (Issue of fine collection notice)	29
		Section 75(2)(b), at the end—	30

Clause

State Penalties Enforcement and Other Legislation Amendment Bill 2009 Chapter 2 Amendment of State Penalties Enforcement Act 1999 and related Acts Part 1 Amendment of State Penalties Enforcement Act 1999

		inse	rt—	1
		'or'.		2
Clause		nendr ence)	nent of s 104 (Criteria for suspending driver	3 4
		Sect	ion 104(1)—	5
		omit	, insert—	6
	'(1)		division applies whether or not the enforcement debtor driver licence.	7 8
		Edito	r's note—	9
		Sec	e section 106.'.	10
Clause	13 Ins	ertio	n of new pt 5, div 7A	11
Jiuuoo	10 1110		r section 108—	12
		inse		13
	'Division			
	'Divisior	1 / A	Enforcement by vehicle immobilisation	14
			IIIIIIODIIISation	15
	'Subdivi	sion	1 Criteria for vehicle immobilisation	16
	'108A C ri	iteria	for vehicle immobilisation	17
		'A v	ehicle may be immobilised under this division if—	18
		(a)	the vehicle is of a type that under section 108B may be immobilised under this division; and	19 20
		(b)	an enforcement debtor is the sole registered operator of the vehicle; and	21 22
		(c)	the amount owing by the enforcement debtor is at least the amount prescribed under a regulation; and	23 24

		(d)	the registrar is satisfied the entaking action to dispute the an and any of the following appenforcement debtor—	nount owed or part of it	1 2 3 4
			(i) the enforcement debtor has stated in an enforcement of the date of the order;	± •	5 6 7
			(ii) an instalment payment not	ice has been cancelled;	8
			(iii) a fine option order has bee	en revoked;	9
			(iv) a good behaviour order ha	s been cancelled; and	10
		(e)	the registrar is satisfied either—	-	11
			(i) it is not possible or appropen enforcement action under the enforcement debtor; or	this Act to be applied to	12 13 14
			(ii) another form of enforce attempted unsuccessfully to the enforcement debtor.	under this Act in relation	15 16 17
108B	Тур	es o	vehicles that may be immo	bilised	18
	'(1)	The divis	following vehicles may be i on—	mmobilised under this	19 20
		(a)	a motor vehicle that has wheels	;	21
		(b)	a trailer, including a caravan, motor vehicle that has wheels.	built to be attached to a	22 23
	'(2)		ver, the following vehicles m this division—	nay not be immobilised	24 25
		(a)	a motorised wheelchair;		26
		(b)	a motorised wheeled recreations	al device;	27
		(c)	any of the following used wl person with a disability or by th		28 29
			(i) a scooter;		30

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		(ii) a quad bike;(iii) a motor vehicle that has been adapted to accommodate the disability.	1 2 3
'Subdivi	sion	2 Notice of intention to issue immobilisation warrant	4 5
		ar to serve notice of intention to issue isation warrant	6 7
	this with	ne registrar wants to immobilise 1 or more vehicles under division, the registrar must serve the enforcement debtor a notice of intention to issue an immobilisation warrant er section 146A.	8 9 10 11
'Subdivi	sion	3 Immobilisation warrant and related matters	12 13
'108D Iss	ue ar	nd service of immobilisation warrant	14
'(1)	(<i>imn</i> inter	registrar may issue a warrant under section 146B nobilisation warrant) if, within 14 days after a notice of ation to issue an immobilisation warrant was served on the recement debtor, none of the following happens—	15 16 17 18
	(a)	the enforcement debtor pays in full the amount stated in the notice as owing by the enforcement debtor;	19 20
	(b)	on application mentioned in section 41(b) or (c) by the	21
		enforcement debtor, the registrar decides to allow payment of the amount owing by instalments or makes a fine option order;	22 23 24
	(c)	payment of the amount owing by instalments or makes a	22 23

'(2)	In deciding whether to issue an immobilisation warrant for a vehicle, the registrar may have regard to whether immobilising the vehicle would cause severe or unusual hardship to the enforcement debtor, the enforcement debtor's family or another person who uses the vehicle but has no capacity to ensure the enforcement debtor pays the amount owing.	1 2 3 4 5 6 7
'(3)	A copy of the immobilisation warrant must be served on the enforcement debtor as soon as practicable after it is issued.	8 9
	gistrar may cancel, suspend or vary mobilisation warrant	10 11
'(1)	A person claiming an interest in a vehicle that is or is about to be immobilised under an immobilisation warrant may apply to the registrar for the cancellation, suspension or variation of all or part of the warrant, including because of facts that arise or are discovered after the warrant was issued.	12 13 14 15 16
'(2)	The application must be written and state the facts relied on by the applicant.	17 18
'(3)	The registrar may, by order, cancel, suspend or vary an immobilisation warrant.	19 20
'108F Eff	ect of immobilisation warrant	21
'(1)	An immobilisation warrant for a vehicle authorises an enforcement officer to immobilise the vehicle stated in the warrant, without further notice to the enforcement debtor and without the enforcement debtor's consent, by attaching an immobilising device to the vehicle.	22 23 24 25 26
'(2)	Under an immobilisation warrant, an enforcement officer has the additional powers stated in section 108I.	27 28
'(3)	On the issue of an immobilisation warrant, the amount owing by the enforcement debtor is increased to the total of the amount unpaid before the warrant was issued and the civil enforcement fee.	29 30 31 32

'108G Wh	o may enforce an immobilisation warrant	1
	'An immobilisation warrant may be enforced by an enforcement officer.	2 3
	ere and when an immobilisation warrant may or y not be enforced	4 5
'(1)	Under an immobilisation warrant for a vehicle, an immobilising device may be attached to the vehicle stated in the warrant if it is parked or stopped—	6 7 8
	(a) in a public place; or	9
	(b) on property occupied by the enforcement debtor; or	10
	(c) if the enforcement debtor is not an individual, at the enforcement debtor's place of business or registered office; or	11 12 13
	(d) at any other premises, but only with the consent of the occupier of the premises.	14 15
'(2)	The vehicle may be immobilised even if it is unattended.	16
'(3)	An enforcement officer may enforce an immobilisation warrant at any reasonable time of the day or night.	17 18
'(4)	An enforcement officer must not enforce an immobilisation warrant—	19 20
	(a) at a place where the vehicle, if immobilised, could impede the use of the place or the road network or be a risk to safety; or	21 22 23
	(b) at a place where the enforcement officer reasonably believes the safety of the driver and any other occupants of the vehicle may be at risk, for example, at an isolated location; or	24 25 26 27
	(c) if, before the immobilising device is attached to the enforcement debtor's vehicle—	28 29

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		(i)	the enforcement debtor pays in full the amount stated in the immobilisation warrant as owing by the enforcement debtor; or	1 2 3
		(ii)	on application mentioned in section 41(b) or (c) by the enforcement debtor, the registrar decides to allow payment of the amount owing by instalments or makes a fine option order; or	4 5 6 7
		(iii)	a good behaviour order is made against the enforcement debtor.	8 9
	'(5)	In this sec	tion—	10
		public and	the means an area that is open to or used by the dis developed for, or has as 1 of its uses, the driving of motor vehicles, whether on payment of a fee or	11 12 13 14
1081	Add	ditional po	owers under an immobilisation warrant	15
	'(1)		arpose of enforcing an immobilisation warrant for a n enforcement officer may also—	16 17
		(a) enter	r and re-enter a public place; and	18
			r and re-enter premises occupied by the enforcement or, without the enforcement debtor's consent; and	19 20
		men	r and re-enter premises, other than premises tioned in paragraph (b), with the consent of the upier of the premises; and	21 22 23
		(d) do a vehi	nything else reasonably necessary to immobilise the cle.	24 25
	'(2)	(1)(b), ent purposes of	an enforcement officer may, under subsection ter a part of any premises used only for residential only if the occupier consents to the entry or entry is a under an immobilisation search warrant.	26 27 28 29
	' (3)	In this sec	tion—	30
			ace means a place that is open to or used by the mether or not on payment of a fee.	31 32

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'108J	Ent	ry to	ask occupier for consent to enter	1	
		'For the purpose of asking an occupier of premises for conser to enter, an enforcement officer may, without the occupier' consent or a warrant—			
		(a)	enter land around the premises to an extent that is reasonable to contact the occupier; or	5 6	
		(b)	enter part of the premises the enforcement officer reasonably considers members of the public ordinarily are allowed to enter when they wish to contact the occupier.	7 8 9 10	
'108K	Ent	ry wi	th consent	11	
	'(1)	This section applies if an enforcement officer intends to ask an occupier of premises to consent to the enforcement officer or another enforcement officer entering the premises under section 108I.			
•	'(2) Before asking for the consent, the enforcement officer is show the occupier the immobilisation warrant and tell occupier—				
		(a)	the purpose of the entry; and	19	
		(b)	that the occupier is not required to consent.	20	
•	'(3) If the consent is given, the enforcement officer may ask occupier to sign an acknowledgement of the consent.			21 22	
•	(4)	The a	acknowledgement must state—	23	
		(a)	the occupier has been told—	24	
			(i) the purpose of the entry; and	25	
			(ii) that the occupier is not required to consent; and	26	
		(b)	the purpose of the entry; and	27	
		(c)	the occupier gives the enforcement officer consent to enter and re-enter the premises and enforce the warrant; and	28 29 30	

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	(d) the time and date the consent was given.	1
'(5)	If the occupier signs the acknowledgement, the enforcement officer must immediately give a copy to the occupier.	2 3
'(6)	If—	4
	(a) an issue arises in a proceeding about whether the occupier consented to the entry or re-entry; and	5 6
	(b) an acknowledgement complying with subsection (4) for the entry or re-entry is not produced in evidence;	7 8
	the onus of proof is on the person relying on the lawfulness of the entry or re-entry to prove the occupier consented.	9 10
108L In	nmobilisation search warrant	11
'(1)	This section applies if an enforcement officer reasonably believes that—	12 13
	(a) there may be at any premises a vehicle mentioned in an immobilisation warrant; and	14 15
	(b) the vehicle has been relocated by or for the enforcement debtor in an attempt to avoid enforcement of the warrant.	16 17 18
'(2)	The enforcement officer may apply to a magistrate or a justice of the peace (magistrates court), who is not an official within the meaning of section 12, for the issue of a search warrant (<i>immobilisation search warrant</i>) under this section.	19 20 21 22
'(3)	The magistrate or justice (<i>issuer</i>) may refuse to consider the application until the enforcement officer gives the issuer all the information the issuer requires about the application in the way the issuer requires.	23 24 25 26
	Example—	27
	The issuer may require additional information about the application to be given by statutory declaration.	28 29
' (4)	The issuer may issue the warrant only if satisfied there are reasonable grounds for believing the matters mentioned in	30 31

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		subsection (1)(a) and (b).	1
4	(5)	The warrant must comply with section 146D.	2
'108M	Pow	vers under immobilisation search warrant	3
			4 5
		on the premises for the time reasonably necessary to	6 7 8
		(b) power to search for the vehicle;	9
		(c) power to use reasonable help for paragraphs (a) and (b).	10
'108N	lmm	nobilisation notice	11
		immobilisation warrant, an enforcement officer must attach a notice (<i>immobilisation notice</i>) under section 146C to a prominent place on the vehicle, for example, the windscreen	12 13 14 15 16
'1080	lmm	nobilisation period and access to vehicle	17
٤	(1)	attached to a vehicle stated in an immobilisation warrant for	18 19 20
•	(2)	vehicle, for example, to retrieve personal property, during the	21 22 23
'108P			24 25
•	(1)	C	26 27

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		-	ticable if, before the end of the immobilisation period, the strar is satisfied that—	1 2
		(a)	the enforcement debtor has paid in full the amount stated in the immobilisation warrant as owing by the enforcement debtor; or	3 4 5
		(b)	on application mentioned in section 41(b) or (c) by the enforcement debtor, the registrar decided to allow payment of the amount owing by instalments or makes a fine option order; or	6 7 8 9
		(c)	a good behaviour order has been made against the enforcement debtor; or	10 11
		(d)	the immobilised vehicle is impeding the use of a place or the road network or is a risk to safety.	12 13
'(2)		remo soon perio is no	registrar may also direct an enforcement officer to ove the immobilising device and immobilisation notice as as practicable if, before the end of the immobilisation od, the registrar is satisfied that if the immobilising device of tremoved before the end of the immobilisation period, are or unusual hardship would be caused to—	14 15 16 17 18
		(a)	the enforcement debtor or the enforcement debtor's family; or	20 21
		(b)	another person who uses the vehicle but has no capacity to ensure the enforcement debtor pays the amount owing.	22 23 24
'108Q	Rer imn	nova nobil	l of immobilising device immediately after isation period ends	25 26
		and i	enforcement officer must remove the immobilising device immobilisation notice from the vehicle immediately after mmobilisation period for the vehicle ends.	27 28 29

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'108R			registrar to seize vehicle under warrant	1 2
		_	strar may direct an enforcement officer to seize a der an enforcement warrant if—	3 4
	(a)	beer	immobilisation period has ended or the abbilising device and immobilisation notice have a removed from the vehicle before the end of the abbilisation period; and	5 6 7 8
	(b)	none	e of the following has happened—	9
		(i)	the enforcement debtor has paid the amount stated in the immobilisation warrant;	10 11
		(ii)	the registrar has decided, on application mentioned in section 41(b) or (c) by the enforcement debtor, to allow payment of the amount owing by instalments or makes a fine option order;	12 13 14 15
		(iii)	a good behaviour order is made against the enforcement debtor.	16 17
'108S			registrar to re-enforce current on warrant	18 19
		ırrent	strar may direct an enforcement officer to re-enforce immobilisation warrant if, after the warrant is	20 21 22
	(a)		instalment payment notice is issued and is equently cancelled; or	23 24
	(b)		ne option order is made against the enforcement or and is subsequently revoked; or	25 26
	(c)		ehaviour order is made against the enforcement or and is subsequently cancelled.	27 28

[s	1	31

'108T	Ret	urn of immobilisation warrant	1
'((1)	An enforcement officer must, within a reasonable time, give to the registrar a return about the enforcement or otherwise of an immobilisation warrant.	2 3 4
'((2)	The return must be made by giving to the registrar a certificate signed by the enforcement officer stating what was done to enforce the warrant, or what other action, if any, was taken.	5 6 7
'108U	Noti	ice of damage—immobilisation warrant	8
'((1)	This section applies if an enforcement officer damages property when exercising or purporting to exercise a power under an immobilisation warrant.	9 10 11
'((2)	The officer must immediately give written notice of particulars of the damage to the person who appears to the officer to be the owner of the property.	12 13 14
'((3)	If the officer believes the damage was caused by a latent defect in the property or circumstances beyond the officer's control, the enforcement officer may state the belief in the notice.	15 16 17 18
'((4)	If, for any reason, it is impracticable to comply with subsection (2), the officer must leave the notice in a conspicuous position and in a reasonably secure way where the damage happened.	19 20 21 22
'((5)	This section does not apply to damage the officer reasonably believes is trivial.	23 24
'((6)	In this section—	25
		owner, of property, includes the person in possession or control of it.	26 27
'108V	Con	npensation—immobilisation warrant	28
'((1)	A person may claim from the State the cost of repairing or replacing property damaged by an enforcement officer when	29 30

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	exercising or purporting to exercise a power under an immobilisation warrant.	1 2
'(2)	Without limiting subsection (1), compensation may be claimed for a loss or expense incurred in complying with a requirement made of the person under section 114.	3 4 5
'(3)	Compensation may be claimed and ordered to be paid in a proceeding—	6 7
	(a) brought in a court with jurisdiction for the recovery of the amount of compensation claimed; or	8 9
	(b) for an offence against this Act brought against the person claiming compensation.	10 11
'(4)	A court may order compensation to be paid only if it is satisfied it is just to make the order in the circumstances of the particular case.	12 13 14
108W Effe	ect of immobilisation on vehicle insurance	15
'(1)	A claim under a vehicle insurance policy for an event that occurred during the immobilisation period can not be refused merely because the vehicle was immobilised under this division.	16 17 18
'(2)	Subsection (1) applies despite anything to the contrary in a vehicle insurance policy or other agreement.	20 21
'Subdivi	sion 4 Offences	22
	ences of concealing, selling, transferring or erwise dealing with vehicle with particular intent	23 24
'(1)	An enforcement debtor who is the registered operator of a vehicle mentioned in a notice of intention to issue an immobilisation warrant must not conceal, sell, transfer or otherwise deal with the vehicle with intent to avoid the issue of an immobilisation warrant for the vehicle.	25 26 27 28 29

	[s 14]	
	Maximum penalty—200 penalty units or 3 years imprisonment.	1 2
'(2	An enforcement debtor who is the registered operator of a vehicle mentioned in an immobilisation warrant must not conceal, sell, transfer or otherwise deal with the vehicle with intent to avoid the enforcement of the warrant.	3 4 5 6
	Maximum penalty—200 penalty units or 3 years imprisonment.	7 8
	ffence of interfering with or removing immobilised ehicle	9 10
	'A person must not interfere with, or remove, an immobilised vehicle during the immobilisation period with intent to adversely affect any seizure or sale of the vehicle under this Act.	11 12 13 14
	Maximum penalty—200 penalty units or 3 years imprisonment.	15 16
	ffence of tampering with or removing immobilising evice or immobilising notice	17 18
	'A person must not, without reasonable excuse, tamper with, or remove, or attempt to remove, an immobilising device or an immobilisation notice attached to a vehicle under this Act.	19 20 21
	Maximum penalty—50 penalty units.'.	22
14 A	mendment of s 110 (Registration of interests)	23
	Section 110—	24
	insert—	25
'(2A)	The registration of an interest in a motor vehicle under subsection (2) does not prevent the registrar issuing any of the following in relation to the vehicle—	26 27 28
	(a) a notice of intention to immobilise a vehicle;	29

Clause

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		(b) an immobilisation warrant;	1
		(c) an enforcement warrant to seize and sell property.'.	2
Clause	15	Amendment of s 111 (Order of satisfaction of fines for	3
		infringement notice offences)	4
		Section 111(1), after 'enforcement warrant'—	5
		insert—	6
		', immobilisation warrant'.	7
Clause	16	Amendment of s 112 (Order of satisfaction of other amounts)	8 9
		Section 112(1), after 'enforcement warrant'—	10
		insert—	11
		', immobilisation warrant'.	12
Clause	17	Amendment of s 113 (Order of satisfaction if more than 1 enforcement order)	13 14
		(1) Section 113(1), after 'enforcement warrant'—	15
		insert—	16
		', immobilisation warrant'.	17
		(2) Section 113(3), example 1(a), 'and' second mention—	18
		omit.	19
		(3) Section 113(3), example 2(a) to (c), 'and' second mention—	20
		omit.	21
		omu.	21
Clause	18	Amendment of s 114 (Power of person serving fine collection notice or enforcing warrant to demand name and address etc.)	22 23 24
		(1) Section 114(5) and (6)—	25

s	181	

	renumber as section 114(7) and (8).	1
(2)	Section 114—	2
	insert—	3
'(5)	An enforcement officer who is enforcing an immobilisation warrant may require a person the enforcement officer reasonably suspects to be the person named in the warrant to answer a question relevant to the warrant or the exercise of powers under this Act because of the warrant.	4 5 6 7 8
	Example of a question under this subsection—	9
	a question to establish a vehicle's location	10
'(6)	When making a requirement under subsection (5), the enforcement officer must warn the person that, unless the person has a reasonable excuse, it is an offence not to provide the answer required.'.	11 12 13 14
(3)	Section 114(7), as renumbered, 'subsection (1) or (2)'—	15
	omit, insert—	16
	'subsection (1), (2) or (5)'.	17
(4)	Section 114(8), as renumbered, 'subsection (5)'—	18
	omit, insert—	19
	'subsection (7)'.	20
(5)	Section 114—	21
	insert—	22
'(9)	Before exercising a power under subsection (1) or (5) in relation to a person, the enforcement officer must show the person the identity card given to the enforcement officer under section 10.	23 24 25 26

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Clause	19	Amendment of s 115 (Effect of particular proceedings)	1
		Section 115(1)(b), after 'enforcement warrant'—	2
		insert—	3
		', an immobilisation warrant'.	4
Clause	20	Amendment of s 116 (Offence of obstructing enforcement officer)	5 6
		Section 116, after 'not'—	7
		insert—	8
		'threaten,'.	9
Clause	21	Amendment of s 117 (Offence of defacing or removing seizure tags)	10 11
		Section 117, penalty—	12
		omit, insert—	13
		'Maximum penalty—50 penalty units.'.	14
Clause	22	Amendment of s 118 (Good behaviour order when imprisonment not appropriate)	15 16
		Section 118(1)(a), after 'enforcement warrant'—	17
		insert—	18
		', an immobilisation warrant'.	19
Clause	23	Amendment of s 119 (Enforcement by imprisonment)	20
		(1) Section 119(1), after 'enforcement warrant', first mention—	21
		insert—	22
		'or immobilisation warrant'.	23
		(2) Section 119(1), 'enforcement', last mention—	24
		omit.	25

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		(3)	Section 119(2), after 'enforcement warrant'—	1
			insert—	2
			'or immobilisation warrant'.	3
Clause	24	Am	nendment of s 136 (Instalment payment notice)	4
			Section 136(1)(i)(i), after 'enforcement warrant'—	5
			insert—	6
			', immobilisation warrant'.	7
Clause	25	Am	nendment of s 137 (Enforcement order)	8
		(1)	Section 137(1)(e), 'or' last mention—	9
			omit.	10
		(2)	Section 137(1)(f)—	11
			insert—	12
			'(vi) issue an immobilisation warrant empowering to immobilisation of a vehicle of which to enforcement debtor is the registered operator;'.	he 13 he 14
Clause	26	Ins	ertion of new ss 146A–146D	16
			Part 9, division 1, after section 146—	17
			insert—	18
	'146A	No	tice of intention to issue immobilisation warrant	19
			'A notice of intention to issue an immobilisation warranotice must—	ant 20 21
			(a) be in the approved form; and	22
			(b) state the amount owing by the enforcement debtor; and	d 23
			(c) state the vehicle or vehicles proposed to be immobilise under an immobilisation warrant; and	ed 24 25

[s 26	
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(d)		e that an immobilisation warrant may be issued after lays unless—	1 2
	(i)	the enforcement debtor pays the amount stated in the notice in full; or	3 4
	(ii)	on application mentioned in section 41(b) or (c) by the enforcement debtor, the registrar decides to allow payment of the amount owing by instalments or makes a fine option order; or	5 6 7 8
	(iii)	a good behaviour order is made against the enforcement debtor; and	9 10
(e)	enfo the	e that an immobilisation warrant empowers an orcement officer to immobilise the vehicle stated in warrant, without further notice to the debtor and nout the debtor's consent; and	11 12 13 14
(f)		e where, when and for how long the vehicle may be nobilised under the warrant; and	15 16
(g)	und	e that the vehicle may be liable to be seized and sold er an enforcement warrant immediately after the nobilisation period ends unless—	17 18 19
	(i)	the enforcement debtor pays the amount stated in the notice in full; or	20 21
	(ii)	on application mentioned in section 41(b) or (c) by the enforcement debtor, the registrar decides to allow payment of the amount owing by instalments or makes a fine option order; or	22 23 24 25
	(iii)	a good behaviour order is made against the enforcement debtor; and	26 27
(h)	state	e that it is an offence—	28
	(i)	to conceal, sell, transfer or otherwise deal with the vehicle with intent to avoid the issue of an immobilisation warrant or to defeat the enforcement of an immobilisation warrant; or	29 30 31 32

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	(ii)	to interfere with or remove an immobilised vehicle during the immobilisation period with intent to adversely affect any seizure or sale of the vehicle under this Act; or	1 2 3 4
	(iii)	to threaten, obstruct or assault an enforcement officer acting in the performance of duties under this Act; or	5 6 7
	(iv)	to tamper with or remove or attempt to remove an immobilising device or an immobilisation notice attached to a vehicle under this Act.	8 9 10
146B Form	of imm	obilisation warrant	11
'(1) A	An immob	oilisation warrant must—	12
(a) be in	the approved form; and	13
(b) be di	irected to all enforcement officers; and	14
(/	the full name and address of the enforcement or; and	15 16
(d) state	the amount owing by the enforcement debtor; and	17
(e) inclu	ide a debt schedule that—	18
	(i)	for a fine, states the offence for which the amount became payable; or	19 20
	(ii)	for an amount owing because of a court order, states the original order of the court to which the amount relates; and	21 22 23
(date,	the date and time of issue of the warrant and the within 12 months of the warrant's issue, the rant ends; and	24 25 26
(<i>U</i> ,	the vehicle or vehicles to be immobilised under the ant; and	27 28
(h) state seize	that the vehicle or vehicles may be liable to be ed and sold under an enforcement warrant	29 30

		imm unle	ediately after the immobilisation period ends ss—	1 2
		(i)	the enforcement debtor pays the amount stated in the warrant in full; or	3 4
		(ii)	on application mentioned in section 41(b) or (c) by the enforcement debtor, the registrar decides to allow payment of the amount owing by instalments or makes a fine option order; or	5 6 7 8
		(iii)	a good behaviour order is made against the enforcement debtor; and	9 10
	(i)	state	that it is an offence—	11
		(i)	to interfere with or remove an immobilised vehicle during the immobilisation period with intent to adversely affect any seizure or sale of the vehicle under this Act; or	12 13 14 15
		(ii)	to threaten, obstruct or assault an enforcement officer acting in the performance of duties under this Act; or	16 17 18
		(iii)	to tamper with or remove or attempt to remove an immobilising device or an immobilisation notice attached to a vehicle under this Act.	19 20 21
'(2)	An ii	mmob	pilisation warrant may mention more than 1 vehicle.	22
'146C Foi	rm of	imm	obilisation notice	23
	'An i		bilisation notice must be in the approved form and	24 25
	(a)	regis	the vehicle has been immobilised because the stered operator of the vehicle is a person against m an immobilisation warrant has been issued; and	26 27 28
	(b)		long the immobilising device may remain attached e vehicle; and	29 30
	(c)	that	it is an offence—	31

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	(i)	to interfere with or remove an immobilised vehicle during the immobilisation period with intent to adversely affect any seizure or sale of the vehicle under this Act; or	1 2 3 4
	(ii)	to threaten, obstruct or assault an enforcement officer acting in the performance of duties under this Act; or	5 6 7
	(iii)	to tamper with or remove or attempt to remove an immobilising device or an immobilisation notice attached to a vehicle under this Act.	8 9 10
'146D Foi	rm of imm	nobilisation search warrant	11
	'An imme form and	obilisation search warrant must be in the approved state—	12 13
	offi	a stated enforcement officer, or all enforcement cers, may enter the stated premises and exercise the vers mentioned in section 108M; and	14 15 16
	` /	ne warrant is to be enforced at night—the hours when stated premises may be entered; and	17 18
		en the warrant ends being a time no more than 7 days r it is issued.	19 20
	endment rrants)	of s 147 (Effect of notices, orders and	21 22
	Section 1	47—	23
	insert—		24
'(2)	the enfordistrict of receiving the registr	istrar believes that the enforcement debtor or any of cement debtor's property is in a Magistrates Court her than the Brisbane Magistrates Court district (the <i>district</i>), the registrar may send a warrant issued by trar to the registrar of the court in the receiving the <i>receiving registrar</i>).	25 26 27 28 29 30
'(3)	The recei	ving registrar must—	31

Clause

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		(a)	record the warrant; and	1
		(b)	stamp the warrant with the court seal; and	2
		(c)	issue the warrant to an enforcement officer in the receiving district and record having issued it.	3
	'(4)	An e	enforcement officer in the receiving district—	5
		(a)	is authorised and required to act as if the warrant had been directed to the enforcement officer; and	6 7
		(b)	must, within a reasonable time, report in writing to the receiving registrar about what the enforcement officer has done to enforce the warrant; and	8 9 10
		(c)	must, within a reasonable time, give the receiving registrar any money received in the enforcement of the warrant.'.	11 12 13
Clause 28			nent of s 148 (Electronic transmission of ar documents)	14 15
	•		ion 148(2), after 'enforcement warrant'—	16
		inse	rt—	17
		or i	mmobilisation warrant'.	18
Clause 29	Am	nendr	ment of s 150B (Guidelines)	19
		Sect	ion 150B—	20
		inse	rt—	21
	'(3)		registrar may issue guidelines for the purposes of section B, 108C, 108D(2), 108H(4)(a) or (b) or 108P(1)(d) or (2).	22 23
	'(4)		nout limiting subsection (3), a guideline for the purposes ection 108D(2) or 108P(2) may deal with—	24 25
		(a)	whether there is severe or unusual hardship caused by depriving an enforcement debtor of the enforcement debtor's means of earning a living; and	26 27 28

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			(b) whether there is severe or unusual hardship caused other than by depriving an enforcement debtor of the enforcement debtor's means of earning a living.	1 2 3
		'(5)	The registrar—	4
			(a) may have regard to a guideline issued by the registrar for the purposes of section 108B, 108D(2) or 108P(2); and	5 6
			(b) must have regard to a guideline issued by the registrar for the purposes of section 108C or 108P(1)(d).	7 8
		'(6)	An enforcement officer must have regard to a guideline issued by the registrar for the purposes of section 108H(4)(a) or (b).	9 10
		'(7)	A guideline under subsection (3) must be publicly available including available on SPER's website.	11 12
			Editor's note—	13
			The address of SPER's website is <www.sper.qld.gov.au>.'.</www.sper.qld.gov.au>	14
		_		
Clause	30	Ins	ertion of new s 151A	15
			After section 151—	16
			insert—	17
	'151A		gistrar may advise commissioner of police service particular information	18 19
		'(1)	The registrar may advise the commissioner of the police service of the following information—	20 21
			(a) that the registrar has issued a particular immobilisation warrant;	22 23
			(b) when and where the registrar proposes to have the warrant enforced.	24 25
		'(2)	The information may only be used by the Queensland Police Service in relation to the enforcement of the warrant.'.	26 27
Clause	31	Am	endment of s 153 (Register)	28
		(1)	Section 153(2)(j)—	29

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		renumber as section 153(2)(1).	1
		(2) Section 153(2)—	2
		insert—	3
		'(j) a notice of intention to issue an immobilisation warrant;	4
		(k) an immobilisation warrant;'.	5
Clause	32	Amendment of s 155 (Non-reviewable decision)	6
		(1) Section 155(1)(a)(ii), (b), (c)(v) and (e), 'or'—	7
		omit.	8
		(2) Section 155(1)—	9
		insert—	10
		'(g) a decision of the registrar to issue—	11
		(i) a notice of intention to issue an immobilisation warrant; or	12 13
		(ii) an immobilisation warrant.'.	14
Clause	33	Amendment of s 157 (Evidentiary provisions)	15
		Section 157(3)—	16
		insert—	17
		'(i) a notice of intention to issue an immobilisation warrant was served on a stated person on a stated day;	18 19
		(j) an immobilisation warrant was served on a stated person on a stated day.'.	20 21
Clause	34	Amendment of s 158 (Service of document)	22
		Section 158—	23
		insert—	24

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		' (3)	For the <i>Acts Interpretation Act 1954</i> , part 10, a notice of intention to issue an immobilisation warrant, or a immobilisation warrant, for a vehicle may be sent by post of facsimile to the enforcement debtor at—			
				(Ro	address registered under the <i>Transport Operations</i> and <i>Use Management</i>) Act 1995 of the vehicle's stered operator (the <i>registered address</i>); or	5 6 7
			(b)	the	address last known to the registrar to be—	8
				(i)	if the enforcement debtor is an individual—the enforcement debtor's residential or business address; or	9 10 11
				(ii)	if the enforcement debtor is a corporation—the head office, a registered office or a principal office of the corporation.	12 13 14
Clause	35	Inse	ertio	n of ı	new s 159A	15
			Part	9, div	vision 2, after section 159—	16
			inser	т—		17
	'159A		gistra otors		y communicate with enforcement MS	18 19
				_	strar may communicate with an enforcement debtor without the enforcement debtor's consent, about—	20 21
			(a)		orcement action under the Act that is being, or may taken against the enforcement debtor; or	22 23
			(b)		ters relating to the enforcement debtor's payment of amount owing.'.	24 25
Clause	36	Am	endn	nent	of s 165 (Regulation-making power)	26
		(1)	Secti	ion 1	55(5)(a), after 'enforcement warrants'—	27
			inser	т—		28
			ʻ, im	mobi	lisation warrants'.	29

[s 37]	
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		(2)	Section 165(5)(c) to (e)—	1
			omit.	2
		_		
Clause	37	Am	endment of s 169 (Saving of enforcement orders)	3
			Section 169(1), 'section 98O'—	4
			omit, insert—	5
			'section 98P'.	6
Clause	38	Ins	ertion of new s 174A	7
			Part 10, division 2—	8
			insert—	9
	'174A		ticular orders made under Industrial Relations t 1999	10 11
		'(1)	Subsection (2) applies if, before the commencement of this section—	12 13
			(a) a magistrate gave particulars of a relevant order to the court registrar for the purpose of registering the prescribed particulars, in relation to the unpaid amount payable under the order, under section 34; or	14 15 16 17
			(b) a court registrar purported, under section 34, to give to SPER, for registration, the prescribed particulars in relation to the unpaid amount payable under the order.	18 19 20
		'(2)	The giving of the particulars by the magistrate and the giving of the prescribed particulars by the court registrar is, and always has been, lawful.	21 22 23
		'(3)	Subsection (4) applies if, before the commencement of this section—	24 25
			(a) the registrar purportedly registered, under section 34, prescribed particulars in relation to the unpaid amount payable under a relevant order; or	26 27 28

s:	39]

		(b) a person took action purportedly under the Act to enforce a relevant order.	1 2
	'(4)	The registration of the prescribed particulars, and the action taken, is as valid, and always has been as valid, as if, at the time the relevant order was made, it was an order to which section 34 applied.	3 4 5 6
	'(5)	In this section—	7
		<i>relevant order</i> means an order mentioned in the <i>Industrial Relations Act 1999</i> , section 400(1) or 408H(1).'.	8 9
lause 3	39 Am	endment of sch 2 (Dictionary)	10
	(1)	Schedule 2, definition enforcement officer—	11
		omit.	12
	(2)	Schedule 2—	13
		insert—	14
		'appropriately qualified public service officer means a public service officer who has the training and experience to perform an enforcement function under this Act.	15 16 17
		enforcement officer means—	18
		(a) an appropriately qualified public service officer; or	19
		(b) the sheriff, deputy sheriff and the bailiff of a court; or	20
		(b) a commercial agent engaged under section 10(3)(a).	21
		immobilisation notice see section 108N.	22
		immobilisation period see section 108O.	23
		immobilisation search warrant see section 108L.	24
		immobilisation warrant see section 108D.	25
		immobilising device, for a vehicle, means—	26
		(a) wheel clamps; or	27
		(b) another device that effectively detains the vehicle.	28

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		public service officer see the Public Service Act 2008, schedule 4.	1 2
		<i>quad bike</i> means a 4-wheeled motor vehicle that is ridden in the same way as a 2-wheeled motor vehicle.	3 4
		registered operator, of a vehicle—	5
		(a) means the registered operator of the vehicle under the Transport Operations (Road Use Management) Act 1995 (transport registered operator); and	6 7 8
		(b) if there is not, but has been, a transport registered operator of the vehicle—includes the last transport registered operator of the vehicle.	9 10 11
		SMS means short messaging service.	12
		vehicle insurance policy see section 108(4).	13
		wheelchair see the Transport Operations (Road Use Management) Act 1995, schedule 4.	14 15
		wheeled recreational device see the Transport Operations (Road Use Management) Act 1995, schedule 4.'.	16 17
	Part 2	Amendment of Industrial Relations Act 1999	18 19
Clause	40 Ac	t amended	20
		This part amends the <i>Industrial Relations Act 1999</i> .	21
Clause	41 An	nendment of s 400 (Enforcement of magistrate's order)	22
	(1)	Section 400(5)—	23
		renumber as section 400(6).	24
	(2)	Section 400—	25

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	insert—	1
'(5)	The magistrate may give particulars of the order mentioned in subsection (1) to the court registrar for the purpose of registering the prescribed particulars, in relation to the unpaid amount payable under the order, under the <i>State Penalties Enforcement Act 1999</i> , section 34.'.	2 3 4 5 6
(3)	Section 400(6), as renumbered—	7
	insert—	8
	'court registrar, in relation to a magistrate, means the clerk of the court of the Magistrates Court that the magistrate constitutes under the Magistrates Act 1991.'.	9 10 11
	endment of s 408H (Enforcement of magistrate's lers)	12 13
(1)	Section 408H—	14
	insert—	15
'(5)	The magistrate may give particulars of the order mentioned in subsection (1) to the court registrar for the purpose of registering the prescribed particulars, in relation to the unpaid amount payable under the order, under the <i>State Penalties Enforcement Act 1999</i> , section 34.'.	16 17 18 19 20
(2)	Section 408H—	21
	insert—	22
'(6)	In this section—	23
	court registrar, in relation to a magistrate, means the clerk of the court of the Magistrates Court that the magistrate constitutes under the Magistrates Act 1991.'.	24 25 26

Clause 42

State Penalties Enforcement and Other Legislation Amendment Bill 2009 Chapter 2 Amendment of State Penalties Enforcement Act 1999 and related Acts Part 3 Amendment of Transport Operations (Road Use Management) Act 1995

[s 43]

	Pa	rt 3	Amendment of Transport Operations (Road Use Management) Act 1995	1 2 3
Clause	43	Act	t amended	4
			This part amends the Transport Operations (Road Use Management) Act 1995.	5 6
Clause	44		nendment of s 135 (Unlawfully interfering with, or taining, vehicles etc.)	7 8
			Section 135, after subsection (3)—	9
			insert—	10
		'(3A)	Subsection (1)(c) does not apply to an enforcement officer under the <i>State Penalties Enforcement Act 1999</i> who is enforcing an immobilisation warrant under that Act.'.	11 12 13

[s 45]

Chapto	er 3 Amendments relating mainly to the national exchange of criminal history information	1 2 3 4
Part 1	Amendment of Education (Queensland College of Teachers) Act 2005	5 6 7
45 Ac	t amended This part amends the Education (Queensland College of Teachers) Act 2005.	8 9 10
	ormation) Section 11— insert—	11 12 13 14 15
(1)	Section 12(4)— renumber as section 12(5).	16 17 18 19 20 21 22
	Part 1 45 Ac 46 An inf (5) 47 An co (1) (2)	mainly to the national exchange of criminal history information Part 1 Amendment of Education (Queensland College of Teachers) Act 2005 45 Act amended This part amends the Education (Queensland College of Teachers) Act 2005. 46 Amendment of s 11 (Suitability to teach—criminal history information) Section 11— insert— '(5) This section is subject to section 12A.'. 47 Amendment of s 12 (Suitability to teach—other considerations) (1) Section 12(4)— renumber as section 12(5). (2) Section 12— insert—

Part 1 Amendment of Education (Queensland College of Teachers) Act 2005

[s 48]

Clause	48	48 Insertion of new s 12A			
			Chap	oter 2, part 1, after section 12—	2
			inser	<i>t</i> —	3
	'12A		itabili ormat	ty to work in child-related field—interstate iion	4 5
		'(1)	child colle	onsidering whether a person is suitable to work in a d-related field as mentioned in section 12(1)(b), the ege must consider whether the person poses a risk of harm hildren.	6 7 8 9
		'(2)		onsidering whether the person poses a risk of harm to dren, the college must have regard to—	10 11
			(a)	the person's expanded interstate criminal history; and	12
			(b)	any other information, that relates to the person's expanded interstate criminal history, disclosed by the commissioner of police under section 15, or an interstate commissioner of police under section 15A.	13 14 15 16
		'(3)	the o	aving regard to the matters mentioned in subsection (2), college must consider the following matters relating to rmation about the commission, or alleged or possible mission, of an offence by the person—	17 18 19 20
			(a)	when the offence was committed, is alleged to have been committed or may possibly have been committed;	21 22
			(b)	the nature of the offence and its relevance to the duties of a teacher;	23 24
			(c)	anything else the college considers relevant to deciding whether the person poses a risk of harm to children.	25 26
		'(4)		section does not limit the matters the college may ider under section 11(2) or 12(1)(b).	27 28
		'(5)	perso perso of th	rever, despite section 11 or 12, in considering whether a con is suitable to teach, the college may have regard to the con's expanded interstate criminal history, or information are type mentioned in subsection (2)(b), only to consider there the person poses a risk of harm to children.	29 30 31 32 33

[s 49]

			Notes	_	1
			1	This section implements the Council of Australian Governments' (COAG) agreement dated 29 November 2008 to facilitate the inter-jurisdictional exchange of criminal history information for people working with children.	2 3 4 5
			2	A copy of COAG's communiqué about the agreement is available on COAG's website.'.	6 7
Clause	49	Ins	ertio	n of new s 15A	8
			Afte	r section 15—	9
			inser	<i>t</i> —	10
	'15A			ing further information about interstate ons and charges	11 12
		'(1)		section applies if a person's criminal history obtained or section 14 or 15 includes—	13 14
			(a)	a conviction of the person for an offence in another State, including an interstate spent conviction of the person; or	15 16 17
			(b)	an interstate charge against the person.	18
		'(2)		college may ask an interstate commissioner of police for ef description of the circumstances of the conviction or ge.	19 20 21
		'(3)	The infor	college's request may include the following rmation—	22 23
			(a)	the applicant's name and any other name the college believes the applicant may use or have used;	24 25
			(b)	the applicant's gender and date and place of birth.'.	26
Clause	50			nent of s 16 (Requirement to advise applicant of history information received)	27 28
			Sect	ion 16(1), after 'section 15(4)'—	29

Part 1 Amendment of Education (Queensland College of Teachers) Act 2005

[s 51]

			inse	rt—		1
			or 1	15A'.		2
lause	51				of s 65 (College's power to obtain criminal n relation to an approved teacher)	3 4
		(1)	Sect	tion 65	5(1) and (2)—	5
			omii	t, inse	rt—	6
		'(1)			ing whether an approved teacher is or continues to e to teach, the college may—	7 8
			(a)	ask	the commissioner of police for—	9
				(i)	a written report about the teacher's criminal history; or	10 11
				(ii)	a brief description of the circumstances of a conviction or charge, for an offence, mentioned in the applicant's criminal history; or	12 13 14
				(iii)	information about any investigation relating to the possible commission of a serious offence by the applicant; or	15 16 17
			(b)		an interstate commissioner of police for a brief cription of the circumstances of—	18 19
				(i)	a conviction of the person for an offence in another State, including an interstate spent conviction of the person; or	20 21 22
				(ii)	an interstate charge against the person.	23
		'(2)			5(3) to (7) applies for the request mentioned in (1)(a) as if it were made under section 15(1) or (2).	24 25
		'(2A)			15A(3) applies for the request mentioned in $A(1)(b)$ as if it were made under section $15A(2)$.	26 27
		(2)	Sect	ion 65	5(3), 'section 15(3)'—	28
			omii	t, inse	rt—	29
			'sec	tions	15(3) and 15A(3)'.	30

s	52]	

		(3)	Sect	ion 65	5(4), 'Sections 11 and 12'—	1
			omit	t, inse	rt—	2
			'Sec	tions	11, 12 and 12A'.	3
		(4)	Sect	ion 65	5(1) to (4)—	4
			renu	ımber	as section 65(1) to (5).	5
Clause	52	Re	place	ment	t of s 91 (Definition for ch 5)	6
			Sect	ion 91	l—	7
			omit	t, inse	rt—	8
	'91	Def	finitio	on foi	r ch 5	9
		'(1)	In th	nis cha	apter—	10
			disc	iplina	ry information—	11
			(a)	mea	ns any of the following—	12
				(i)	a complaint, other than a complaint the college refuses to deal with under section 89;	13 14
				(ii)	information in or accompanying an application made by a person under chapter 2;	15 16
				(iii)	information disclosed to the college as required under chapter 3, part 1;	17 18
				(iv)	other information or a document required or permitted to be given to the college under this Act; and	19 20 21
			(b)	does	s not include interstate information.	22
		'(2)	by a not disc	perso inters losed	e any doubt, it is declared that information disclosed on to the college as required under chapter 3, part 1 is state information even if the information is also to the college by the commissioner of police or an commissioner.'.	23 24 25 26 27

State Penalties Enforcement and Other Legislation Amendment Bill 2009 Chapter 3 Amendments relating mainly to the national exchange of criminal history information

Part 1 Amendment of Education (Queensland College of Teachers) Act 2005

[s 53]

Clause	53	Amendment of s 112 (Reporting of offences)	1
		Section 112—	2
		insert—	3
		'(3) To remove any doubt, it is declared that in subsection (1), a reference to other information does not include interstate information.'.	4 5 6
Clause	54	Amendment of s 124 (Constitution of QCAT for disciplinary proceedings)	7 8
		(1) Section 124(b), 'members'—	9
		omit, insert—	10
		'QCAT members'.	11
		(2) Section 124—	12
		insert—	13
		'(2) In this section—	14
		<i>legally qualified member</i> means a legally qualified member under the QCAT Act.	15 16
		QCAT member means a member under the QCAT Act.'.	17
Clause	55	Amendment of s 282 (Definition for pt 1)	18
		(1) Section 282, definition relevant personal information, paragraph (a)—	19 20
		insert—	21
		'(ia) section 15A;'.	22
		(2) Section 282, definition <i>relevant personal information</i> , paragraph (a)(i) to (v)—	23 24
		renumber as paragraph (a)(i) to (vi).	25

[s 56]

Clause	56		endn ormat		of s 283 (Confidentiality of particular	1 2
		(1)	Secti	Section 283(2), 'subsection (3)'—		
			omit,	inse	rt—	4
			'subs	sectio	on (3) or (3A)'.	5
		(2)	Secti	on 2	83—	6
			inser	t—		7
		'(3A)	How	ever,	if the information is interstate information—	8
			(a)		person may, and may only, disclose the information omeone else—	9 10
				(i)	to the extent necessary to perform the person's functions under section 12A, 15A, 65(1)(b) or 285; or	11 12 13
				(ii)	for a proceeding relating to section 12A; and	14
			(b)		section (3) does not apply other than as mentioned in section (3)(d), (e) or (f).	15 16
		'(3B)	Subs Act.'		on (3A) applies despite any other provision of an	17 18
Clause	57				of s 286 (College may enter into information ngement with commissioner of police)	19 20
		(1)	Secti	on 2	86, heading—	21
			omit,	inse	rt—	22
	'286				sharing arrangement with commissioner of formation otherwise lawfully given'.	23 24
		(2)	Secti	on 2	86(5), definition criminal history information—	25
			inser	t—		26
			'(ab)	sect	ion 15A;'.	27

State Penalties Enforcement and Other Legislation Amendment Bill 2009 Chapter 3 Amendments relating mainly to the national exchange of criminal history information

Part 1 Amendment of Education (Queensland College of Teachers) Act 2005

[s	58]
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	(?	3) Sect	tion 286(5), d	lefinition (criminal	history	information	1		
	(-	*	graphs (a) to (d			ilisioi y	ingormani,	2		
		renu	<i>ımber</i> as paragra	aphs (a) to	(e).			3		
Clause		Amendr agreem	ment of s 287 ents)	(Other inf	ormatio	n sharir	ng	4 5		
	(1	1) Sect	tion 287(4)—					6		
		renu	umber as section	n 287(5).				7		
	(2	2) Sect	tion 287—					8		
		inse	rt—					9		
	'(4	_	ubsection (1), a		to inform	ation doe	es not include	10 11		
		Note:						12		
			e section 12A (Su formation).'.	iitability to v	ork in chi	ld-related	field—interstate	13 14		
Clause	59 I	nsertio	n of new ch 1	2, pt 10				15		
		Cha	pter 12—					16		
		inse	rt—					17		
	'Part	10	Trans	sitional	provi	sion f	or the	18		
			State Penalties Enforcement					19		
			and (Other L	egisla	tion		20		
			Ame	ndmen	t Act 2	009		21		
	'331 I	ntersta	on	22						
	'(1	1) To r	To remove any doubt, it is declared that—							
		(a)	for schedule 3			0	e, a reference ce includes a	24 25		

		State Penalties Enforcement and Other Legislation Amendment Bill 2009 ter 3 Amendments relating mainly to the national exchange of criminal history information Part 1 Amendment of Education (Queensland College of Teachers) Act 2005 [s 60]	
		(b) for schedule 3, definition <i>interstate spent conviction</i> , a reference to a conviction of a person includes a conviction of the person before the commencement.	1 2 3
	'(2)	In this section—	4
		commencement means the commencement of the State Penalties Enforcement and Other Legislation Amendment Act 2009, chapter 3.'.	5 6 7
Clause 60) Am	nendment of sch 3 (Dictionary)	8
		Schedule 3—	9
		insert—	10
		'expanded interstate criminal history, of a person, means—	11
		(a) every interstate spent conviction of the person; and	12
		(b) every interstate charge against the person.	13
		<i>interstate charge</i> , made against a person, means a charge against the person for an offence alleged to have been committed by the person against a law of another State or the Commonwealth.	14 15 16 17
		interstate commissioner of police means the commissioner of a police force or service of another State or the Commonwealth.	18 19 20
		interstate information means—	21
		(a) a person's expanded interstate criminal history disclosed by the commissioner of police to the college under section 15, 65 or 75; or	22 23 24
		(b) any other information, that relates to a person's expanded interstate criminal history, disclosed by the commissioner of police under section 15, 65 or 75, or an interstate commissioner of police under section 15A or 65, to the college.	25 26 27 28 29
		interstate rehabilitation law means a law applying, or that applied, in another State or the Commonwealth, that provides,	30 31

Part 2 Amendment of Police Service Administration Act 1990

[s 61]

			•	or provided, for the same matter as the Criminal Law (Rehabilitation of Offenders) Act 1986.				
			for anot requ	an offence committed by the person against a law of ther State or the Commonwealth that the person is not tired to disclose under an interstate rehabilitation law nuse—	3 4 5 6 7			
			(a)	a rehabilitation period prescribed under that law for the conviction has expired; and	8 9			
			(b)	the conviction has not been revived under that law.'.	10			
	Par	t 2		Amendment of Police Service	11			
				Administration Act 1990	12			
lause	61	Act	t ame	ended	13			
			This	s part amends the <i>Police Service Administration Act 1990</i> .	14			
lause	62	Am	endr	ment of s 1.4 (Definitions)	15			
		(1)		ion 1.4, definitions approved agency, conviction and ninal history—	16 17			
			omii	t, insert—	18			
			ʻapp	proved agency—	19			
			(a)	for part 10, division 1A—see section 10.2G; or	20			
			(b)	for part 10, division 1B—see section 10.2S.	21			
			1B,	viction, for a provision of part 5AA or part 10, division means a finding of guilt, or the acceptance of a plea of ty, by a court for an offence—	22 23 24			
			(a)	whether or not a conviction is recorded; and	25			
			(b)	whether in Queensland or elsewhere; and	26			

[s 63]

			(c)	whether before or after the commencement of the provision.	1 2
			crim	inal history, of a person—	3
			(a)	for part 5AA and the schedule—see section 5AA.1A; or	4
			(b)	for part 10, division 1, subdivision 2—see section 10.2AA; or	5 6
			(c)	for part 10, division 1A—see section 10.2G; or	7
			(d)	for part 10, division 1B—see section 10.2S.'.	8
		(2)	Secti	ion 1.4—	9
			inser	<i>t</i> —	10
				d-related employment screening, for part 10, division see section 10.2S.	11 12
			<i>inter</i> 10.23	estate screening unit, for part 10, division 1B, see section S.'.	13 14
lause	63	Ins	ertior	n of new s 5AA.1A	15
lause	63	Ins		n of new s 5AA.1A r section 5AA.1—	15 16
lause	63	Ins		r section 5AA.1—	
lause			Aftei inser	r section 5AA.1—	16
lause			Aften inser	r section 5AA.1—	16 17
lause			After inser efinit 'In th	r section 5AA.1— t— ion for pt 5AA	16 17 18
lause			After inser efinit 'In th	r section 5AA.1— t— ion for pt 5AA his part—	16 17 18 19
lause			After inser efinit 'In the crime	r section 5AA.1— t— ion for pt 5AA his part— inal history, of a person— means the person's convictions in relation to offences	16 17 18 19 20 21
lause		.1A D	After inser efinit 'In the crima' (a) (b)	r section 5AA.1— ion for pt 5AA his part— inal history, of a person— means the person's convictions in relation to offences committed in Queensland or elsewhere; and includes information about offences of any kind alleged to have been committed, in Queensland or elsewhere, by	16 17 18 19 20 21 22 23 24

State Penalties Enforcement and Other Legislation Amendment Bill 2009 Chapter 3 Amendments relating mainly to the national exchange of criminal history information

Part 2 Amendment of Police Service Administration Act 1990

[s 65]

		inse	rt—		1				
	'10.2	AA Definit	ion f	or sdiv 2	2				
		'In t	his su	bdivision—	3				
				history has the meaning given by the Criminal Law ation of Offenders) Act 1986, section 3.	4 5				
		Edito	r's not	e—	6				
			der the	e Criminal Law (Rehabilitation of Offenders) Act 1986, section	7 8				
				<i>history</i> means, in relation to any person, the convictions against that person in respect of offences.'.	9 10				
lause	65	Amendr	nent	of s 10.2G (Definitions for div 1A)	11				
		Sect	ion 10).2G—	12				
		inse	rt—		13				
		'criminal history, of a person—							
		(a)		ns the person's convictions in relation to offences mitted in Queensland or elsewhere; and	15 16				
		(b)	inclu	udes information about—	17				
			(i)	offences of any kind alleged to have been committed, in Queensland or elsewhere, by the person; and	18 19 20				
			(ii)	cautions administered to the person under the <i>Juvenile Justice Act 1992</i> , part 2, division 2; and	21 22				
			(iii)	referrals of offences to conferences under the <i>Juvenile Justice Act 1992</i> , part 2, division 3 or part 7, division 2.'.	23 24 25				
lause	66	Insertio	n of r	new pt 10, div 1B	26				
		Afte	r part	10, division 1A—	27				
		inse	rt—		28				

[s 66]

'Division	1B	Provisions about exchange of criminal history for child-related employment screening	1 2 3
'10.2S Defi	nitio	ns for div 1B	4
	'In th	is division—	5
	appro	oved agency means—	6
	(a)	CrimTrac; or	7
	(b)	a police force or service of the Commonwealth or another State.	8 9
	about law c	related employment screening means using information a person in a way that is authorised or required under a of another State or the Commonwealth that relates to sing whether a person poses a risk of harm to children.	10 11 12 13
	crimi	inal history, of a person, means—	14
	(a)	the person's convictions for offences committed in Queensland or elsewhere; and	15 16
	(b)	charges against the person for offences alleged to have been committed in Queensland or elsewhere; and	17 18
	(c)	information about a conviction mentioned in paragraph (a) or a charge mentioned in paragraph (b), including, for example, a brief description of the circumstances of the conviction or charge.	19 20 21 22
		state screening unit means an entity, established under a fanother State or the Commonwealth, that is—	23 24
	(a)	prescribed under a regulation; or	25
	(b)	prescribed under the <i>Crimes Act 1914</i> (Cwlth), section 85ZZGB, 85ZZGC or 85ZZGD.	26 27

Part 2 Amendment of Police Service Administration Act 1990

[s 66]

ар		riminal history to interstate screening unit or d agency for child-related employment g	1 2 3
	'The	commissioner may give a person's criminal history to—	4
	(a)	an interstate screening unit to enable the unit to use the history for child-related employment screening; or	5 6
	(b)	an approved agency for the purpose of the approved agency giving the history to an interstate screening unit to enable the unit to use the history for child-related employment screening.	7 8 9 10
	e of cr ovisior	riminal history permitted despite other ns	11 12
'(1)	inters	commissioner may give a person's criminal history to an state screening unit or an approved agency as mentioned etion 10.2T despite a prescribed provision.	13 14 15
'(2)	In thi	s section—	16
	presc	ribed provision means—	17
	(a)	part 5A; or	18
	(b)	part 5AA; or	19
	(c)	part 10, division 1 or 1A; or	20
	(d)	the Criminal Law (Rehabilitation of Offenders) Act 1986; or	21 22
	(e)	the Juvenile Justice Act 1992, part 9.	23
'10.2V Pr	otectio	on from liability	24
'(1)		section applies if a person, acting honestly and without gence, uses a person's criminal history under this on.	25 26 27
'(2)		person is not liable, civilly, criminally or under an nistrative process, for using the history.	28 29

[s 67]

	'(o, merely because the person uses the history, the person not be held to have—	1 2
		(a)	breached any code of professional etiquette or ethics; or	3
		(b)	departed from accepted standards of professional conduct.	4 5
	'(4) With	nout limiting subsections (2) and (3)—	6
		(a)	in a proceeding for defamation, the person has a defence of absolute privilege for publishing the history; and	7 8
		(b)	if the person would otherwise be required to maintain confidentiality about the history under an Act, oath or rule of law or practice, the person—	9 10 11
			(i) does not contravene the Act, oath or rule of law or practice by using the history; and	12 13
			(ii) is not liable to disciplinary action for using the history.'.	14 15
lause	67 I	nsertio	n of new pt 11, div 5	16
		Part	11—	17
		inse	rt—	18
	'Divisi	on 5	Transitional provisions for the State	19
			Penalties Enforcement and Other	20
			Legislation Amendment Act 2009	21
	'11.9 I	Definitio	on for div 5	22
	11.9		his division—	23
		Pena	mencement means the commencement of the State alties Enforcement and Other Legislation Amendment Act 9, chapter 3.	24 25 26

State Penalties Enforcement and Other Legislation Amendment Bill 2009	
Chapter 3 Amendments relating mainly to the national exchange of criminal histo information	ry

Part 3 Amendment of Police Service Administration Regulation 1990

[s 68]

	'11.10	Enforcement of regulation by State Penalties Enforcement and Other Legislation Amendment Act 2009 does not affect powers of Governor in Council	1 2 3
		'The amendment of the <i>Police Service Administration Regulation 1990</i> by the <i>State Penalties Enforcement and Other Legislation Amendment Act 2009</i> does not affect the power of the Governor in Council to further amend the regulation or to repeal it.	4 5 6 7 8
	'11.11	Exchange of criminal history for child-related employment screening	9 10
		'To remove any doubt, it is declared that for section 10.2S, definition <i>criminal history</i> , a reference to a charge against a person for an offence includes a charge for an offence alleged to have been committed by the person before the commencement.'.	11 12 13 14 15
	Part	3 Amendment of Police Service Administration Regulation 1990	16 17
Clause	68	Regulation amended	18
		This part amends the <i>Police Service Administration</i> Regulation 1990.	19 20
Clause	69	Insertion of new pt 7E	21
		After part 7D—	22
		insert—	23

Part 3 Amendment of Police Service Administration Regulation 1990

[s 69]

'Part	7 E	Provision about exchange of criminal history for child-related employment screening	1 2 3 4
'7E.1	Interstat	te screening units—Act, s 10.2S, definition te screening unit, paragraph (a)	5 6
	unit,	section 10.2S of the Act, definition <i>interstate screening</i> paragraph (a), each of the following entities is an estate screening unit—	7 8 9
	(a)	the Commission for Children and Young People constituted by the Commission for Children and Young People Act 1998 (NSW);	10 11 12
	(b)	an approved screening agency under the Commission for Children and Young People Act 1998 (NSW);	13 14
	(c)	the Secretary to the Department of Justice as mentioned in the <i>Working with Children Act 2005</i> (Vic);	15 16
	(d)	the Victorian Institute of Teaching as mentioned in the <i>Education and Training Reform Act 2006</i> (Vic);	17 18
	(e)	the chief executive officer as mentioned in the Working with Children (Criminal Record Checking) Act 2004 (WA);	19 20 21
	(f)	the Screening Authority established under the <i>Care and Protection of Children Act</i> (NT), section 196.'.	22 23

[s 70]

	Cha	pte	r 4 G	CAT Amendments	1
	Part	1	C	mendment of Queensland civil and Administrative ribunal Act 2009	2 3 4
Clause	70	Act	amended		5
			This part ame Tribunal Act 2	ends the Queensland Civil and Administrative 2009.	6 7
Clause	71	Ame	endment of s	s 2 (Commencement)	8
		(1)	Section 2, after	er 'Act'—	9
			insert—		10
			, other than s	ection 277A,'.	11
		(2)	Section 2—		12
			insert—		13
		, ,		commences on the day of assent of the State preement and Other Legislation Amendment Act	14 15 16
Clause	72	Ame	endment of s	s 128 (Procedural defects etc.)	17
		(1)	Section 128(2)(b), from 'appointment'—	18
			omit, insert—		19
			'appointment	of—	20
			(i) a n	nember or acting member; or	21
			(ii) an	adjudicator or acting adjudicator; or	22
			(iii) the	principal registrar; or	23

			(iv	a registry staff member or Magistrates Court staff member performing a function of the principal registrar delegated to the member under section 210(2); or	1 2 3 4
			(v	a registrar performing a function of the principal registrar under section 211(1); or'.	5 6
		(2)	Section	128(3)—	7
			omit.		8
Clause	73	Am	endmer	nt of s 132 (Non-monetary decisions)	9
		(1)	Section	132(2) and (4), 'Supreme Court'—	10
			omit, in	sert—	11
			'relevan	t court'.	12
		(2)	Section	132(6), second paragraph (a)—	13
			renumb	<i>er</i> as section 132(6)(b).	14
		(3)	Section	132(7)—	15
			insert—		16
			'relevar	nt court means—	17
				r a final decision of the tribunal relating to a minor vil dispute—the Magistrates Court; or	18 19
				r another final decision of the tribunal—the Supreme ourt.'.	20 21
Clause	74	Am	endmer	nt of s 166 (Constitution of appeal tribunal)	22
			Section	166—	23
			insert—		24
		'(3)	applicat	ion (2) does not apply in relation to an appeal or an ion for leave to appeal if the appeal or application to a decision of the tribunal as constituted by a ate.'.	25 26 27 28

[s 75]

Clause	75	Am	endment of s 167 (Choosing persons)	1
			Section 167(1), notes—	2
			insert—	3
			'3 A judicial registrar who is an adjudicator under section 198A can hear and decide only minor civil disputes.'.	4 5
Clause	76	Inse	ertion of new s 198A	6
			After section 198—	7
			insert—	8
	'198A		licial registrars are adjudicators for minor civil putes	9 10
	•	'(1)	Every judicial registrar, while the judicial registrar holds the office of judicial registrar, is an adjudicator for minor civil disputes.	11 12 13
	•	'(2)	The president may enter into an arrangement with the Chief Magistrate about using judicial registrars as adjudicators.	14 15
	•	' (3)	An arrangement under subsection (2) may provide for the following for a judicial registrar the subject of the arrangement—	16 17 18
			(a) the time the judicial registrar may allocate to hearing and deciding minor civil disputes;	19 20
			(b) the places at which the judicial registrar may hear and decide minor civil disputes.	21 22
	•	'(4)	If an arrangement under subsection (2) applies to a judicial registrar, the judicial registrar may perform a function as an adjudicator for a minor civil dispute only as authorised, and in the way provided, under the arrangement.	23 24 25 26
	•	'(5)	This part, other than sections 195(a), 196 and 197, does not apply to a judicial registrar who is an adjudicator under subsection (1).	27 28 29
	•	' (6)	The appointment of a judicial registrar as an adjudicator does not affect any of the following—	30 31

		(a) the judicial registrar's tenure of office or status as a judicial registrar;	1 2
		(b) the payment of the judicial registrar's salary or allowances as a judicial registrar;	3 4
		(c) any other right or privilege the judicial registrar has as a judicial registrar.	5 6
	'(7)	Service by a judicial registrar in the office of an adjudicator is taken, for all purposes, to be service as a judicial registrar.	7 8
	'(8)	Nothing in this Act prevents a judicial registrar who holds office as an adjudicator from doing anything in the judicial registrar's capacity as a judicial registrar.'.	9 10 11
Clause 7	7 A	mendment of s 203 (Removal from office)	12
		Section 203(1)(c), 'Act.'—	13
		omit, insert—	14
		'Act; or'.	15
Clause 7	'8 A	mendment of s 210 (Principal registrar)	16
	(1)	Section 210, heading, 'registrar'—	17
		omit, insert—	18
		'registrar's functions and power to delegate'.	19
	(2)	Section 210(2) and (3)—	20
		omit, insert—	21
	'(2)	The principal registrar may delegate a function mentioned in subsection (1) to—	22 23
		(a) a registry staff member; or	24
		(b) a Magistrates Court staff member.	25
	'(3)	However, the principal registrar may delegate a function under subsection (2) only to a person the principal registrar is satisfied is appropriately qualified to perform the function.	26 27 28

[s :	79]
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		'(4)	Also, the principal registrar can not delegate a function delegated to the principal registrar by the president or deputy president under section 182.	1 2 3
		'(5)	A person performing a function mentioned in subsection (1) is, in performing the function, subject to the direction of the president.	4 5 6
		'(6)	A person performing a function mentioned in subsection (1) may do all things necessary or convenient to be done for the performance of the function.	7 8 9
		'(7)	A function delegated to the clerk of a Magistrates Court under subsection (2)(b) is a duty of the clerk for the <i>Justices Act</i> 1886, section 23.	10 11 12
		'(8)	In this section—	13
			appropriately qualified, for a function, includes having the qualifications, experience or standing appropriate to perform the function.'.	14 15 16
Clause	79	Am	nendment of s 211 (Registrar)	17
Clause	79	Am	nendment of s 211 (Registrar) Section 211, heading—	17 18
Clause	79	Am	, - ,	
Clause	79 '211		Section 211, heading—	18
Clause		Re	Section 211, heading— omit, insert—	18 19
	'211	Re	Section 211, heading— omit, insert— gistrar's functions'. nendment of s 212 (Principal registrar must disclose	18 19 20 21
	'211	Re	Section 211, heading— omit, insert— gistrar's functions'. nendment of s 212 (Principal registrar must disclose erests)	18 19 20 21 22
	'211	Re	Section 211, heading— omit, insert— gistrar's functions'. nendment of s 212 (Principal registrar must disclose erests) Section 212(3), definition principal registrar—	18 19 20 21 22 23
	'211	Re	Section 211, heading— omit, insert— gistrar's functions'. nendment of s 212 (Principal registrar must disclose erests) Section 212(3), definition principal registrar— omit, insert—	18 19 20 21 22 23 24

[s 81]

Clause	81	Am	endmen	t of s 216 (False or misleading information)	1
			Section 2	216(4), definition <i>official</i> , paragraph (a)—	2
			omit, ins	ert—	3
			(a) inc	ludes—	4
			(i)	a registry staff member; and	5
			(ii)	a Magistrates Court staff member performing a function of the principal registrar delegated to the member under section 210(2); and'.	6 7 8
Clause	82	Am	endmen	t of s 218 (Contempt of tribunal)	9
		(1)	Section 2	218(1), 'is in'—	10
			omit, ins	ert—	11
			'may be	in'.	12
		(2)	Section 2	218(1)(a)—	13
			omit, ins	ert—	14
			'(a) ins	ults an official while the official is—	15
			(i)	sitting on or with the tribunal in a proceeding; or	16
			(ii)	attending a proceeding; or	17
			(iii	entering or leaving the place where the tribunal is sitting; or'.	18 19
		(3)	Section 2	218—	20
			insert—		21
		'(3)	In this se	ection—	22
			official 1	neans—	23
			(a) a n	nember; or	24
			(b) an	adjudicator; or	25
			(c) an	assessor; or	26
			(d) the	principal registrar; or	27

[S	83]
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			(e) a registrar; or	1
			(f) a registry staff member; or	2
			(g) a Magistrates Court staff member.'.	3
Clause	83	Am	nendment of s 220 (Tribunal may exclude person)	4
		(1)	Section 220(1)(b) and (3), 'tribunal staff members'—	5
			omit, insert—	6
			'prescribed persons'.	7
		(2)	Section 220(4), definition tribunal staff member—	8
			omit, insert—	9
			'prescribed person means—	10
			(a) the principal registrar; or	11
			(b) a registrar; or	12
			(c) a registry staff member; or	13
			(d) a Magistrates Court staff member performing a function of the principal registrar delegated to the member under section 210(2).'.	14 15 16
Clause	84	Am	nendment of s 228 (Oath of office)	17
		(1)	Section 228(1)(d), after 'member'—	18
			insert—	19
			', other than the office of an ordinary member held by a magistrate under section 171(2)'.	20 21
		(2)	Section 228(2)(a)—	22
			omit.	23
		(3)	Section 228(2)(b) and (c)—	24
			renumber as section 228(2)(a) and (b).	25

s	85]
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Clause	85	Amendment of s 233 (Confidentiality generally)	1
		Section 233(5), definition <i>prescribed person</i> —	2
		insert—	3
		'(d) a Magistrates Court staff member performing a function of the principal registrar delegated to the member under section 210(2).'.	4 5 6
Clause	86	Amendment of s 234 (Further limitation on disclosure to a court etc.)	7 8
		Section 234(2), definition prescribed person—	9
		insert—	10
		'(d) a Magistrates Court staff member performing a function of the principal registrar delegated to the member under section 210(2).'.	11 12 13
Clause	87	Amendment of s 237 (Immunity of participants etc.)	14
		Section 237(11), definition <i>principal registrar</i> —	15
		omit, insert—	16
		'principal registrar includes—	17
		(a) a registry staff member or Magistrates Court staff member performing a function of the principal registrar delegated to the member under section 210(2); and	18 19 20
		(b) a registrar performing a function of the principal registrar under section 211(1).'.	21 22
Clause	88	Amendment of s 238 (Protection from civil liability)	23
		Section 238(4), definition official—	24
		insert—	25
		'(d) a Magistrates Court staff member performing a function of the principal registrar delegated to the member under section 210(2).'.	26 27 28

[s 89]

Clause	89	Ins	ertion of new s 242A	1
			Chapter 5, part 3, division 5—	2
			insert—	3
	'242A	Exp	piry of ss 198A and 242A and amendment of Act	4
		' (1)	Section 198A and this section expire on the expiry of the <i>Magistrates Act 1991</i> , part 9A.	5 6
		'(2)	If a person ceases to be an adjudicator because of the expiry of the <i>Magistrates Act 1991</i> , part 9A and section 198A of this Act, the person is taken to continue to be an adjudicator to the extent necessary to enable a decision to be given in a matter that is partly heard or standing for the decision of the adjudicator.	7 8 9 10 11 12
		' (3)	On the expiry, this Act is amended as follows—	13
			• section 167(1), note 3—	14
			omit;	15
			• schedule 3, definition <i>judicial registrar</i> —	16
			omit.'.	17
Clause	90		nendment of s 263 (Transferring membership of tricular members)	18 19
		(1)	Section 263—	20
			insert—	21
	'(4A)	Subsection (1) does not apply if, immediately after the commencement, the person is appointed as a member or adjudicator.	22 23 24
	'(4B)	Also, the person ceases to hold the appointment under subsection (1) if the person is appointed as a member or adjudicator.'.	25 26 27
		(2)	Section 263(4A) to (5)—	28
			renumber as section 263(5) to (7).	29

[s 91]

Clause	91 Am	nendment of s 268 (Proceeding started)	1
		Section 268(5), 'subsection (4)(a)'—	2
		omit, insert—	3
		'subsection (4)'.	4
Clause	92 Ins	sertion of new s 277A	5
		After section 277—	6
		insert—	7
		e chief executive may approve forms for limited riod	8 9
	'(1)	The chief executive may, during the prescribed period, approve forms for use under this Act.	10 11
	'(2)	This section is not limited by section 241.	12
	' (3)	In this section—	13
		prescribed period means the period—	14
		(a) starting on the day this section commences; and	15
		(b) ending 3 months after the day section 241 commences.'.	16
Clause	93 Am	nendment of sch 2 (Subject matter for rules)	17
		Schedule 2, section 12(d), 'information'—	18
		omit, insert—	19
		'inform'.	20
Clause	94 Am	nendment of sch 3 (Dictionary)	21
	(1)	Schedule 3, definitions adjudicator and spent conviction—	22
		omit.	23
	(2)	Schedule 3—	24
		insert—	25

[s 95]

		ʻadj	<i>iudicator</i> means—	1
		(a)	a person appointed as an adjudicator under section 198; or	2 3
		(b)	a person who is an adjudicator under section 198A.	4
		•	cial registrar means a person who is a judicial registrar er the Magistrates Act 1991.	5 6
		Maş	gistrates Court staff member means—	7
		(a)	the clerk of a Magistrates Court; or	8
		(b)	a person employed in the registry of a Magistrates Court.'.	9 10
	Part 2		Amendment of Queensland Civil and Administrative Tribunal (Jurisdiction Provisions) Amendment Act 2009	11 12 13 14 15
Clause	95 A	ct ame	ended	16
			s part amends the Queensland Civil and Administrative punal (Jurisdiction Provisions) Amendment Act 2009.	17 18
Clause	96 A	mendı	ment of s 11 (Insertion of new pt 3A)	19
		Sec	tion 11, inserted section 36E(5)—	20
		omi	t, insert—	21
	'(5)		nember is ineligible to be a constituting member for a ew of a reviewable decision if—	22 23
		(a)	the member's name is in the expression of interest register, the assessment register or an adoption list; or	24 25

[s 97]

		(b) a decision or assessment mentioned in section 14D(has been made in relation to the member (whether or not the member has applied to the tribunal to have the decision or assessment reviewed).'.	ot 2
		Editor's note—	5
		Legislation ultimately amended—	6
		Adoption of Children Act 1964	7
lause	97	Insertion of new s 559A	8
		After section 559—	9
		insert—	10
	'559A	Amendment of s 97 (Cancellation or suspension of gaming machine licences and letters of censure)	11 12
		'Section 97(1)(c)(ia), ', 109C or 411(1)'—	13
		omit, insert—	14
		'or 109C'.'.	15
		Editor's note—	16
		Legislation ultimately amended—	17
		• Gaming Machine Act 1991	18
lause	98	Replacement of s 564 (Omission of ss 414–421)	19
		'Section 564—	20
		omit, insert—	21
	'564	Omission of pt 12, div 8 (Provisions for Gaming Machine and Other Legislation Amendment Act 2003)	
		Part 12, division 8—	24
		omit.'.	25
		Editor's note—	26
		Legislation ultimately amended—	27
		• Gaming Machine Act 1991	28

[s 99]

Clause	99		endn ctiona		of s 565 (Amendment of schedule	1 2
		-	Secti	on 56	55—	3
			inser	<i>t</i> —		4
	•	(2A)	Sche	dule,	definition commencement, paragraph (b)—	5
			omit.			6
	•	(2B)	Sche	dule,	definition commencement, paragraphs (c) and (d)—	7
			renui	mber	as paragraphs (b) and (c).	8
	•	(4A)	Sche (b)—		third definition operating authority, paragraph	9 10
			omit,	inse	rt—	11
			'(b)		her operating authority, other than an operating ority that—	12 13
				(i)	was allocated under repealed section 409; or	14
					Note—	15
					Repealed section 409 provided for the allocation, on 1 July 2003, of operating authorities to category 1 licensees.	16 17
				(ii)	is transferred by operation of section 78(5); or	18
				(iii)	is purchased at an authorised sale.'.'.	19
			Editor	r's not	e—	20
			Leg	gislatic	on ultimately amended—	21
			•	Gamii	ng Machine Act 1991	22
Clause	100				of s 699 (Amendment of s 500B (How to eding))	23 24
			Secti	on 69	99—	25
			omit,	inse	rt—	26
	'699	Rep	olace	ment	of s 500B (How to start a proceeding)	27
			'Sect	tion 5	00B—	28

[s 101]

			omit, insert—	1
	'500E	3 Ho	w to start a proceeding	2
		'(1)	The chief executive may apply, as provided under the QCAT Act, to the tribunal to conduct a marketeer proceeding.	3 4
		'(2)	The application must state—	5
			(a) the grounds for starting the proceeding; and	6
			(b) the conduct constituting the grounds; and	7
			(c) that an application will be made for orders under section 530A.'.'.	8
			Editor's note—	10
			Legislation ultimately amended—	11
			• Property Agents and Motor Dealers Act 2000	12
Clause	101		nendment of s 724 (Replacement of ch 5 (Racing peals Tribunal))	13 14
			Section 724, inserted section 153, heading, 'appeal'—	15
			omit, insert—	16
			'review'.	17
			Editor's note—	18
			Legislation ultimately amended—	19
			• Racing Act 2002	20
Clause	102		placement of ch 5, pt 79 (Amendment of Wine Industry gulation 1995)	21 22
			Chapter 5, part 79—	23
			omit, insert—	24

[s 103]

	'Par	t 79	Amendment of Wine Industry Regulation 2009	1 2
	'871	Reg	gulation amended	3
			'This part amends the Wine Industry Regulation 2009.	4
	'872		nendment of s 9 (Requirements of submission by ition)	5 6
			'Section 9(2), 'registrar of the Tribunal'—	7
			omit, insert—	8
			'tribunal'.'.	9
			Editor's note—	10
			Legislation ultimately amended—	11
			Wine Industry Regulation 2009	12
Clause	103		placement of s 1047 (Replacement of s 213 nairperson to allocate matters))	13 14
			Section 1047—	15
			omit, insert—	16
	'1047		placement of s 213 (Chairperson to allocate tters)	17 18
			'Section 213—	19
			omit, insert—	20
	'213	Alle	ocation of matters and constitution of the tribunal	21
		'(1)	As soon as practicable after a referral notice is filed with the principal registrar the principal registrar must choose assessors to assist the tribunal.	22 23 24
		'(2)	The tribunal must be constituted by a judicial member.	25
		'(3)	In this section—	26

[s 104]

			<i>judicial member</i> see the <i>Queensland Civil and Administrative Tribunal Act</i> 2009, schedule 3.'.'.	1 2
			Editor's note—	3
			Legislation ultimately amended—	4
			• Health Practitioners (Professional Standards) Act 1999	5
Clause	104	Co	nendment of s 1273 (Amendment of s 189 (Appeals to mmercial and Consumer Tribunal about decisions der pt 3))	6 7 8
			Section 1273(1)—	9
			omit, insert—	10
		'(1)	Section 189, heading, 'Appeals to Commercial and Consumer Tribunal about'—	11 12
			omit, insert—	13
			'Reviews by tribunal of'.'.	14
			Editor's note—	15
			Legislation ultimately amended—	16
			• Building Act 1975	17
Clause	105	Am	nendment of s 1293 (Insertion of new ch 16, pt 3A)	18
			Section 1293, inserted section 1137K—	19
			insert—	20
		'(3)	An individual required to answer a question, give information, produce a document or give a copy of a document under this section must comply with the requirement, unless the individual has a reasonable excuse.	21 22 23 24
		'(4)	It is a reasonable excuse for the individual not to comply with the requirement if complying might tend to incriminate the individual.'.	25 26 27

[s 106]

		Editor's note—	1
		Legislation ultimately amended—	2
		• Local Government Act 1993	3
Clause	106	Amendment of s 1466 (Replacement of ss 163–165)	4
		Section 1466, inserted section 163(3)(a)(viii), after 'tribunal'—	5 6
		insert—	7
		', or the Court of Appeal,'.	8
		Editor's note—	9
		Legislation ultimately amended—	10
		• Guardianship and Administration Act 2000	11
Clause	107	Replacement of s 1519 (Insertion of new s 462A)	12
		Section 1519—	13
		omit, insert—	14
	'1519	Insertion of new s 462A	15
		'After section 462—	16
		insert—	17
	'462A	Institution of proceedings by the commissioner	18
		'The commissioner may bring a proceeding under this part for the imposition or enforcement of a penalty.'.'	19 20
		Editor's note—	21
		Legislation ultimately amended—	22
		• Legal Profession Act 2007	23
Clause	108	Insertion of new s 1555A	24
		After section 1555—	25
		insert—	26

[s 109]

				of s 53I (Power concerning prescribed and matters)	1 2	
		'Se	ction 5	53I(4)—	3	
		ins	ert—		4	
		'No	te—		5	
				QCAT Act, section 198A for provisions about a judicial registrar adjudicator under that Act.'.'.	6 7	
		Edi	or's no	te—	8	
		L	egislatio	on ultimately amended—	9	
		•	Mag	istrates Act 1991	10	
Clause		Replac lirection		t of s 1556 (Amendment of s 53J (Practice	11 12	
		Sec	tion 1	556—	13	
		om	it, inse	rt—	14	
	'1556 Amendment of s 53J (Practice direction)					
	'(1) Sec	tion 5	3J(1)(b) and (c)—	16	
		om	it.		17	
	"(2	2) Sec	tion 5	3J(1)—	18	
		ins	ert—		19	
		'(f)	an a	application under the Bail Act 1980, section 8 if—	20	
			(i)	the application is to grant bail for a defendant charged with an offence mentioned in section 16(3) of that Act; and	21 22 23	
			(ii)	the application is made following the defendant's committal for trial or sentence under the <i>Justices Act 1886</i> , section 110A(6) in relation to the offence; and	24 25 26 27	
			(iii)	the complainant, the prosecutor or a person appearing on behalf of the Crown does not oppose the application;	28 29 30	

[s 110]

			(g)	an a	pplic	ation under the Bail Act 1980, section 8 if—	1
				(i)	defe	application is to enlarge or vary bail for a endant charged with an offence mentioned in ion 16(3) of that Act; and	2 3 4
				(ii)	app	complainant, the prosecutor or a person earing on behalf of the Crown does not oppose application.'.	5 6 7
		'(3)	Secti	on 53	3J(1)	(d) to (g)—	8
			renui	mber	as se	ection 53J(1)(b) to (e).'.	9
			Edito	r's not	e—		10
			Leg	gislatic	n ulti	mately amended—	11
			•	Magi	strate	s Act 1991	12
lause	110		olicati	ion o	r ma	1557 (Amendment of s 53K (Referring atter))	13 14
			Secti	on 15	557, a	after 'section 53J(1)(c)'—	15
			inser	<i>t</i> —			16
			', (d)	or (e	e)'.		17
			Edito	r's not	e—		18
			Leg			mately amended—	19
			•	Magi	strate	s Act 1991	20
lause	111	Am	endn	nent	of s	1844 (Insertion of new ss 8–10)	21
				on ceedir		inserted section 10, from "Despite' to	22 23
			omit,	inse	rt—		24
		'(1)	trans	fer a	proc	CAT Act, section 268(4) the court may not ceeding to QCAT without the consent of the proceeding.	25 26 27

[s 112]

		'(2)	The QCAT Act, section 268(7) does not apply to a final decision of the court in a proceeding relating to the commissioner's decision on an objection.'.'	1 2 3
			Editor's note—	4
			Legislation ultimately amended—	5
			• Debits Tax Repeal Act 2005	6
Clause	112		nendment of s 1886 (Amendment of s 68 (Notice of cision))	7 8
		(1)	Section 1886, inserted section 68(2)(d), 'review;'—	9
			omit, insert—	10
			'review.'.	11
		(2)	Section 1886, inserted section 68(2)(e)—	12
			omit.	13
			Editor's note—	14
			Legislation ultimately amended—	15
			• Taxation Administration Act 2001	16
lause	113	Am	nendment of s 1892 (Insertion of new pt 14)	17
			Section 1892, inserted section 165, from "Despite' to 'proceeding.'.'—	18 19
			omit, insert—	20
		'(1)	Despite the QCAT Act, section 268(4) the court may not transfer a proceeding to QCAT without the consent of the applicant for the proceeding.	21 22 23
		'(2)	The QCAT Act, section 268(7) does not apply to a final decision of the court in a proceeding relating to an appeal against a decision of the commissioner on an objection.'.'	24 25 26
			Editor's note—	27
			Legislation ultimately amended—	28
			Taxation Administration Act 2001	29

[s 114]

Part 3		t 3 Amendment of Adoption Act 2009	1 2
Clause	114	Act amended	3
		This part amends the Adoption Act 2009.	4
Clause	115	Amendment of s 29 (Declaration of tribunal whether an adult parent has capacity to consent)	5 6
		(1) Section 29, heading, 'tribunal'—	7
		omit, insert—	8
		'QCAT'.	9
		(2) Section 29(2), 'the Guardianship and Administration Tribunal'—	10 11
		omit, insert—	12
		'QCAT'.	13
Clause	116	Amendment of s 30 (Appointment of guardian for adult parent without capacity to consent)	14 15
		Section 30(1)(a) and (2), 'the Guardianship and Administration Tribunal'—	16 17
		omit, insert—	18
		'QCAT'.	19
Clause	117	Amendment of s 39 (Court may dispense with need for consent)	20 21
		Section 39(1)(b), 'the Guardianship and Administration Tribunal'—	22 23
		omit, insert—	24
		'QCAT'.	25

[s 118]

Clause	118		nt of s 148 (Appeal from decision that in is investigative information)	1 2
		Section	n 148(5), 'The tribunal'—	3
		omit, in	isert—	4
		'QCAT	····	5
Clause	119		nt of s 175 (Consents and pre-consent g and information)	6 7
		Section Tribuna	n 175(3)(d), 'the Guardianship and Administration al'—	8 9
		omit, ii	isert—	10
		'QCAT		11
Clause	120	Insertion of	of new pt 14A	12
		After p	part 14—	13
		insert–	_	14
	'Part	14 A	Proceedings before QCAT	15
	'Divis	sion 1	Preliminary	16
	'307A	Applicatio	n of pt 14A	17
			part applies to a proceeding before QCAT for a review reviewable decision under this Act (an <i>adoption ding</i>).	18 19 20
		Note—		21
			ection 319 for particular decisions under this Act that may wed by QCAT.	22 23

s	1	2	0

'307B	Definitions for pt 14A	1
	'In this part—	2
	president means the president under the QCAT Act.	3
	registrar means the principal registrar under the QCAT Act.	4
	<i>review application</i> means an application made, as provided under the QCAT Act, for review of a reviewable decision by the tribunal.	5 6 7
	separate representative see section 307I(2).	8
	support person means a person allowed by the tribunal under the QCAT Act, section 91 to attend a hearing for the purpose of supporting a party or witness.	9 10 11
	tribunal means QCAT.	12
'20 7 C	Object of at 14A	10
3070	Object of pt 14A	13
	'The object of this part is to provide for the tribunal—	14
	(a) to make decisions, in a review about the eligibility or suitability of a prospective adoptive parent, that promote the welfare and interests of children who may be adopted by them; and	15 16 17 18
	 (b) to conduct adoption proceedings in a way that uses adversarial and inquisitorial procedures, as appropriate, to arrive at the best possible decision in the circumstances; and 	19 20 21 22
	(c) to foster an atmosphere of review that enhances the delivery of adoption services to children.	23 24
'307D	Principles for tribunal in matters relating to this Act	25
	'When exercising its jurisdiction, functions or powers in relation to this Act, the tribunal must have regard to the principles mentioned in sections 6 and 7.	26 27 28

'Division	2 Notice for proceedings	1
'307E Gov	ernment entity may nominate decision-maker	2
	'The department may give the registrar a notice nominating an officer or employee of the department, or the holder for the time being of an office in the department, as the decision-maker for an assessment or decision to be reviewed by the tribunal.	3 4 5 6 7
'Division	3 Proceedings	8
	stitution of tribunal and hearing of compulsory ference	9 10
'(1)	For an adoption proceeding, the tribunal must be constituted by 3 members, at least 1 of whom is a legally qualified member.	11 12 13
'(2)	A compulsory conference relating to an adoption proceeding must be heard by at least 2 members, at least 1 of whom is a legally qualified member.	14 15 16
'(3)	If a child to which an adoption proceeding relates is Aboriginal or Torres Strait Islander, the tribunal hearing the proceeding must include, if practicable, a member who is Aboriginal or Torres Strait Islander.	17 18 19 20
'(4)	The president may choose a member to constitute the tribunal for an adoption proceeding only if the president considers the member—	21 22 23
	(a) is committed to the principles mentioned in sections 6 and 7; and	24 25
	(b) has extensive professional knowledge and experience of children; and	26 27
	(c) has demonstrated a knowledge of and has experience in 1 or more of the fields of administrative review, child care, child protection, child welfare, community	28 29 30

		es, education, health, indigenous affairs, law, blogy or social work.	1 2		
'(5)		is ineligible to be a constituting member for a reviewable decision if—	3 4		
		ember's name is in the expression of interest r or suitable adoptive parents register; or	5 6		
	divisio	ember has made an application under part 5, in 1 that the chief executive is required to deal inder part 5, division 2; or	7 8 9		
	relation	sion mentioned in section 319 has been made in n to the member (whether or not the member has d to the tribunal for a review of the decision).	10 11 12		
'(6)	In this sectio	n—	13		
	<i>legally qualified member</i> has the meaning given by the QCAT Act.				
	<i>member</i> has	the meaning given by the QCAT Act.	16		
'307G He	ring must u	sually be held in private	17		
'(1)	A hearing of	an adoption proceeding must be held in private.	18		
'(2)	However, the proceeding—	ne following are entitled to be present at the	19 20		
	(a) each pa	arty to the proceeding;	21		
	someon	er an Act, a party is entitled to be represented by ne else at the proceeding, the party's entative;	22 23 24		
	(c) a sepa proceed	arate representative representing a child in the ding;	25 26		
	(d) a witne	ess while giving evidence;	27		
		port person for a witness, while the witness is evidence;	28 29		
	(f) a perso	on allowed to be present by the tribunal.	30		

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	'(3)	This section is subject to section 307N(3) and the QCAT Act, section 220.	1 2
		Editor's note—	3
		QCAT Act, section 220 (Tribunal may exclude person)	4
'Divi	sion	4 Children in proceedings	5
'307H		uirements about ensuring proper understanding ibunal proceedings	6
		'The tribunal must take all reasonable steps to ensure each child taking part in an adoption proceeding understands the tribunal's procedures.	8 9 10
		Note—	11
		See also the QCAT Act, section 29 (Ensuring proper understanding and regard).	12 13
'307I	Sep	arate representation of children	14
	'(1)	This section applies if an adoption proceeding is about the suitability of a person to be an adoptive parent of a particular child.	15 16 17
	'(2)	The tribunal must consider whether it would be in the child's best interests for the child to be separately represented before the tribunal by a lawyer (a <i>separate representative</i>).	18 19 20
	'(3)	If the tribunal considers it would be in the child's best interests for the child to be separately represented before the tribunal by a lawyer, the tribunal must order that the child be represented by a separate representative.	21 22 23 24
	'(4)	A separate representative may represent more than 1 child in the same proceeding before the tribunal.	25 26
	'(5)	A separate representative must—	27
		(a) act in the child's best interests having regard to any expressed views or wishes of the child; and	28 29

[s 120]

		_	
		(b) as far as possible, present the child's views and wishes to the tribunal.	1 2
4	(6)	For the QCAT Act, a separate representative has the same rights and obligations as a party to the review.	3 4
'307J	Chil	dren must not be compelled to give evidence	5
•	(1)	A child must not be compelled to give evidence in an adoption proceeding.	6 7
4	(2)	Without limiting subsection (1), the tribunal may not require a child to do either of the following under the QCAT Act, section 97(1)—	8 9 10
		(a) attend a hearing of an adoption proceeding to give evidence;	11 12
		(b) produce a stated document or other thing to the tribunal.	13
6	(3)	Before a child gives evidence in an adoption proceeding, the tribunal must satisfy itself that the child is willing to give the evidence.	14 15 16
'307K	Chil	ld's right to express views to tribunal	17
•	(1)	This section applies if an adoption proceeding is about the suitability of a person to be an adoptive parent of a particular child.	18 19 20
•	(2)	Whether or not the child appears as a witness before the tribunal, the child has the right to express his or her views to the tribunal about matters relevant to the review.	21 22 23
'307L		ldren giving evidence or expressing views to unal	24 25
4	(1)	This section applies if a child is giving evidence or expressing the child's views to the tribunal.	26 27
•	(2)	Only the following persons may be present while the child gives evidence or expresses the child's views—	28 29

s	1	20]	

	(a)	the members constituting the tribunal for the proceeding;	1 2		
	(b)	the lawyer, if any, representing the child;	3		
	(c) the separate representative, if any, for the child;				
	(d)	the child's support person if the child has a support person and agrees to that person's presence.	5 6		
'(3)	expre	ess the child's views in the presence of the parties and representatives if the child—	7 8 9		
	(a)	is 12 years or more; and	10		
	(b)	is represented by a lawyer or a separate representative.	11		
'307M Que		ning of children	12		
'(1)		ild giving evidence or expressing the child's views in an tion proceeding must not be cross-examined.	13 14		
'(2)	Also, only the following persons may ask questions of a child giving evidence or expressing the child's views in an adoption proceeding—				
	(a)	the members constituting the tribunal for the proceeding;	18 19		
	(b)	the lawyer, if any, representing the child;	20		
	(c)	the separate representative, if any, for the child.	21		
'Division	5	Confidentiality	22		
'307N Cor	nfider	ntiality order	23		
'(1)	The for resort of all the v	tribunal may, by order (a <i>confidentiality order</i>), prohibit strict the disclosure to a party to an adoption proceeding I or some of the evidence given before the tribunal, or of whole or part of the contents of a document given to, or ved in evidence by, the tribunal for the review.	24 25 26 27 28		

[s 120]

'(2)	Subsection (3) applies for the purpose of the tribunal—		
	(a) deciding whether to make a confidentiality order; or	2	
	(b) giving effect to a confidentiality order.	3	
'(3)	The tribunal may—	4	
	(a) exclude a party, and any representative of the party, from part of an adoption proceeding; or	5 6	
	(b) deal with a document in a way that ensures it is not disclosed to a party.	7 8	
'(4)	The tribunal may make a confidentiality order only if it is satisfied that if it does not do so—	9 10	
	(a) a child is likely to be harmed; or	11	
	(b) the safety of another person is likely to be endangered; or	12 13	
	(c) there would be undue interference with the privacy of a child or another person.	14 15	
'(5)	The tribunal may act under subsection (1) on its own initiative or on application by a party to an adoption proceeding.	16 17	
'(6)	A confidentiality order does not act to prohibit or limit the disclosure of material to a separate representative in an adoption proceeding.	18 19 20	
'307O Lin	nited access to tribunal's register of proceedings	21	
'(1)	This section applies to the register of proceedings kept by the principal registrar under the QCAT Act, section 229(1).	22 23	
'(2)	Despite the QCAT Act, section 229(2) the principal registrar must ensure that part of the register which relates to adoption proceedings is not available for inspection by the public.	24 25 26	
'(3)	The QCAT Act, section 229(4) does not apply to that part of the register which relates to adoption proceedings.	27 28	

'307P Li	mited a	access to tribunal's record of proceedings	1	
'(1)		This section applies to a record kept under the QCAT Act, section 230 for an adoption proceeding.		
'(2)	'(2) Despite the QCAT Act, section 230(3) a person who is not a party to the proceeding may not inspect, or obtain a copy of, the record or a part of the record.			
'307Q C	ertain i	nformation not to be published	7	
'(1)	A per	rson must not publish—	8	
	(a)	information given in evidence or otherwise in an adoption proceeding; or	9 10	
	(b)	information that is likely to identify a person who—	11	
		(i) appears as a witness before the tribunal in an adoption proceeding; or	12 13	
		(ii) is a party to an adoption proceeding; or	14	
		(iii) is mentioned, or otherwise involved, in an adoption proceeding.	15 16	
	Maxi	mum penalty—	17	
	(a)	for a corporation—1000 penalty units; or	18	
	(b)	for an individual—100 penalty units or 2 years imprisonment.	19 20	
'(2)	Subse	ection (1)(a) does not apply to—	21	
	(a)	a person if the tribunal or the president of the tribunal consents to the publication of the information by the person; or	22 23 24	
	(b)	the tribunal publishing its final decision in an adoption proceeding, with or without the reasons for the decision.	25 26	
'(3)	publi	tribunal or the president may only consent to the cation as mentioned in subsection (2) if the tribunal or resident is satisfied the publication of the information—	27 28 29	
	(a)	is in the public interest; and	30	

[s	121	

		(b) does not conflict with the best interests of the child.	1
		'(4) In this section—	2
		information includes—	3
		(a) a matter contained in a document filed with, or received by, the tribunal; and	4 5
		(b) the tribunal's decision or reasons for a decision.	6
		<i>publish</i> , for information, means to publish it to the public by way of the internet, newspaper, radio, television or other form of communication.'.	7 8 9
Clause	121	Amendment of s 319 (Right of review against particular decisions)	10 11
		Section 319, 'the tribunal'—	12
		omit, insert—	13
		'QCAT'.	14
Clause	122	Amendment of s 335 (Review of decision to remove name from adoption list)	15 16
		(1) Section 335(1)(b) and (3), 'the tribunal'—	17
		omit, insert—	18
		'QCAT'.	19
		(2) Section 335(2), 'The tribunal'—	20
		omit, insert—	21
		'QCAT'.	22
Clause	123	Amendment of s 337 (Uncompleted review of decision to remove persons from expression of interest register)	23 24
		Section 337(1)(a), 'the tribunal'—	25

s	1	24]	

			omit, insert—	1
			'QCAT'.	2
Clause	124	Am	nendment of sch 3 (Dictionary)	3
		(1)	Schedule 3, definitions Guardianship and Administration Tribunal, information notice and tribunal—	4 5
			omit.	6
		(2)	Schedule 3—	7
			insert—	8
			'adoption proceeding, for part 14A, see section 307A.	9
			<i>information notice</i> means a notice complying with the QCAT Act, section 157(2).	10 11
			president, for part 14A, see section 307B.	12
			registrar, for part 14A, see section 307B.	13
			review application, for part 14A, see section 307B.	14
			separate representative, for part 14A, see section 307B.	15
			support person, for part 14A, see section 307B.	16
			tribunal, for part 14A, see section 307B.'.	17
	Part	4	Amendment of Body Corporate	18
		-	and Community Management	19
			Act 1997	20
Clause	125	Ac	t amended	21
			This part amends the <i>Body Corporate and Community Management Act 1997</i> .	22 23

Part 5 Amendment of Child Protection Act 1999

|--|

Clause	126		nendment of s 279 (Interim orders in context of udication)	1 2
		(1)	Section 279(2)(d)(ii), from 'written'—	3
			omit, insert—	4
			'QCAT information notice, under section 241A, for the commissioner's decision to reject the application; or'.	5 6
		(2)	Section 279(3)(a), 'section 291'—	7
			omit, insert—	8
			'the QCAT Act'.	9
	Par	t 5	Amendment of Child Protection Act 1999	10 11
Clause	127	Act	t amended	12
			This part amends the Child Protection Act 1999.	13
Clause	128	Am	nendment of s 99H (Constitution of tribunal)	14
			Section 99H(2)—	15
			omit, insert—	16
		'(2)	A compulsory conference must be heard by at least 2 members, at least 1 of whom is a legally qualified member.'.	17 18

[s 129]

	Part	6 Amendment of Crime and Misconduct Act 2001	1 2
Clause	129	Act amended	3
		This part amends the Crime and Misconduct Act 2001.	4
Clause	130	Amendment of ss 56 and 174	5
		Sections 56(b) and 174(1), 'Editor's note'—	6
		omit, insert—	7
		'Note'.	8
Clause	131	Amendment of ss 76, 78A, 79, 187, 191 and 195A	9
		Sections 76, 78A, 79, 187, 191 and 195A, heading, 'subdiv'—	10
		omit, insert—	11
		'sdiv'.	12
Clause	132	Amendment of s 78 (Procedure for documents subject to claim of privilege)	13 14
		Section 78(5), '82(1)(c)'—	15
		omit, insert—	16
		'82(1)(a)(iii)'.	17
Clause	133	Amendment of s 86 (Search warrant applications)	18
		Section 86(4)(b), before 'fully'—	19
		insert—	20
		'must'.	21

State Penalties Enforcement and Other Legislation Amendment Bill 2009 Chapter 4 QCAT Amendments Part 6 Amendment of Crime and Misconduct Act 2001

[s 134]

Clause	134	Amendment of s 109 (Definitions for pt 5)	1
		Section 109, definition court, 'misconduct tribunal'—	2
		omit, insert—	3
		'QCAT exercising its jurisdiction under this Act'.	4
Clause	135	Amendment of s 119B (Application of part 5A)	5
		Section 119B, heading, 'part'—	6
		omit, insert—	7
		'pt'.	8
Clause	136	Amendment of s 119K (What suspension order must state)	9 10
		Section 119K(3)—	11
		omit.	12
Clause	137	Amendment of s 124 (Issue of surveillance warrant)	13
		Section 124(2), 'major crime or'—	14
		omit.	15
Clause	138	Amendment of s 130 (Disclosure of information obtained using surveillance warrant)	16 17
		Section 130(2)(d)—	18
		omit, insert—	19
		'(d) QCAT hearing a matter, in the exercise of its jurisdiction under this Act, in which the relevant information is evidence; or'.	20 21 22

State Penalties Enforcement and Other Legislation Amendment Bill 2009 Chapter 4 QCAT Amendments Part 6 Amendment of Crime and Misconduct Act 2001

[s 139]

01	100	Amondment of a 440K (Dueto stien from lightlifts)	
Clause	139	Amendment of s 146K (Protection from liability)	1
		Section 146K(6)(b), first mention—	2
		renumber as section $146K(6)(a)$.	3
Clause	140	Amendment of s 166 (Register of warrants, warrant applications etc.)	4 5
		Section 166(4)(c), 'or 4'—	6
		omit.	7
Clause	141	Amendment of s 170 (Provision for overnight detention)	8
		Section 170, 'is to be'—	9
		omit, insert—	10
		'to be'.	11
Clause	142	Amendment of s 227 (Advertising and nominations for appointment)	12 13
		Section 227(2), '225(a)'—	14
		omit, insert—	15
		'225(1)(a)'.	16
Clause	143	Amendment of s 230 (Appointment of part-time commissioners)	17 18
		(1) Section 230(2), '225(a)'—	19
		omit, insert—	20
		'225(1)(a)'.	21
		(2) Section 230(3), '225(b)'—	22
		omit, insert—	23
		'225(1)(b)'.	24

[s 144]

Clause	144	Am	nendı	ment	of ss 326 and 339	1
			Sect	tions 3	326(1)(c) and 339(c), '; and'—	2
			omi	t, inse	rt—	3
			·;'.			4
Clause	145	Am	nendı	ment	of sch 2 (Dictionary)	5
		(1)	Sch	edule	2, definitions evidence—	6
			omi	t, inse	rt—	7
			'evi	dence	<u> </u>	8
			(a)		the commission of major crime or misconduct, udes—	9 10
				(i)	a thing or activity that is or may provide evidence of the commission of the major crime or misconduct; and	11 12 13
				(ii)	a thing that will, itself or by or on scientific examination, provide evidence of the commission of the major crime or misconduct; and	14 15 16
				(iii)	a thing that is intended to be used for the purpose of committing the major crime or misconduct; and	17 18
				(iv)	a thing that may be liable to forfeiture; or	19
			(b)	of ic	lentity, for chapter 3, part 6B, see section 146Q.'.	20
		(2)		edule or's no	2, definition <i>relevant person</i> , paragraph (b) and ote—	21 22
			omi	t.		23
		(3)	Scho (d)-		2, definition relevant person, paragraphs (c) and	24 25
			reni	ımber	as paragraphs (b) and (c).	26

[s 146]

	Par	Amendment of Fisheries Act 1994	1 2
Clause	146	Act amended	3
		This part amends the Fisheries Act 1994.	4
Clause	147	Amendment of s 186 (Constitution of tribunal)	5
		(1) Section 186(1)(b), 'members'—	6
		omit, insert—	7
		'QCAT members'.	8
		(2) Section 186(3)—	9
		insert—	10
		'QCAT member means a member under the QCAT Act.'.	11
	Par	t 8 Amendment of Food Act 2006	12
Clause	148	Act amended	13
		This part amends the Food Act 2006.	14
Clause	149	Insertion of new s 240	15
		Chapter 9, part 1—	16
		insert—	17
	'240	Stay of operation of original decision	18
		'(1) If an application is made for a review of an original decision, the applicant may immediately apply, as provided under the OCAT Act, to OCAT for a stay of the decision.	19 20 21

[s 150]

		'(2)	QCAT may stay the decision to secure the effectiveness of the review and any later review.	1 2
		' (3)	The stay—	3
			(a) may be given on conditions QCAT considers appropriate; and	4 5
			(b) operates for the period fixed by QCAT; and	6
			(c) may be revoked or amended by QCAT.	7
		' (4)	The period of the stay must not extend past the time when the reviewer makes a review decision about the original decision and any later period QCAT allows the applicant to enable the applicant to apply for a review of the review decision.	8 9 10 11
		'(5)	An application under subsection (1) affects the original decision, or carrying out of the original decision, only if the original decision is stayed.'.	12 13 14
	Part	9	Amendment of Health and Other Legislation Amendment Act 2009	15 16 17
Clause	Part	-	Other Legislation Amendment	16
Clause		-	Other Legislation Amendment Act 2009	16 17
Clause Clause		Act	Other Legislation Amendment Act 2009 amended This part amends the Health and Other Legislation	16 17 18 19
	150	Act	Other Legislation Amendment Act 2009 amended This part amends the Health and Other Legislation Amendment Act 2009. endment of s 42 (Amendment of s 392	16 17 18 19 20
	150	Act	Other Legislation Amendment Act 2009 amended This part amends the Health and Other Legislation Amendment Act 2009. endment of s 42 (Amendment of s 392 onfidentiality))	16 17 18 19 20 21 22
	150	Act	Other Legislation Amendment Act 2009 amended This part amends the Health and Other Legislation Amendment Act 2009. endment of s 42 (Amendment of s 392 onfidentiality)) Section 42(2)—	16 17 18 19 20 21 22 23

s	152]	

		'(c) if the disclosure is to the Queensland Nursing Council and the disclosure is necessary for the Queensland Nursing Council to perform its functions under the <i>Nursing Act 1992</i> ; or'.'. Editor's note—	1 2 3 4 5
		Legislation ultimately amended— • Health Practitioners (Professional Standards) Act 1999	6 7
Clause	152	Amendment of s 43 (Amendment of schedule (Dictionary)) Section 43, 'Nursing Tribunal see the Nursing Act 1992,	8 9 10
		section 4.'—	11
		omit.	12
		Editor's note—	13
		Legislation ultimately amended—	14
		Health Practitioners (Professional Standards) Act 1999	15
	Part	10 Amendment of Integrated Resort Development Act 1987	16 17
Clause	153	Act amended	18
		This part amends the <i>Integrated Resort Development Act</i> 1987.	19 20
Clause	154	Replacement of s 175W (CCT jurisdiction)	21
		Section 175W—	22
		omit, insert—	23

[s 155]

	'175W	QC	CAT jurisdiction	1
			'A dispute about the transfer, under this division, of a letting agent's management rights may be dealt with by QCAT under the QCAT Act.'.	2 3 4
Clause	155	Am	nendment of s 175X (CCT jurisdiction)	5
		(1)	Section 175X, heading, 'CCT'	6
			omit, insert—	7
			'QCAT'.	8
		(2)	Section 175X(2)—	9
			omit, insert—	10
		'(2)	A party to the dispute may apply, as provided under the QCAT Act, for an order of QCAT to resolve the dispute.'.	11 12
Clause	156		nendment of s 179B (Dealing with matter relating to velopment control by-law)	13 14
		(1)	Section 179B, 'The Commercial and Consumer Tribunal'—	15
			omit, insert—	16
			'QCAT'.	17
		(2)	Section 179B(2), 'tribunal'—	18
			omit, insert—	19
			'QCAT, as provided under the QCAT Act,'.	20
Clause	157		nendment of s 179C (Internal dispute resolution ocesses to be used before application)	21 22
		(1)	Section 179C(1)(b), 'the Commercial and Consumer Tribunal for'—	23 24
			omit, insert—	25
			'QCAT in'.	26

[s 1	58]
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		[6.66]	
	(2)	Section 179C(2), 'tribunal'—	1
		omit, insert—	2
		'QCAT'.	3
Clause	158 An	nendment of sch 7 (Dictionary)	4
		Schedule 7, definition Commercial and Consumer Tribunal—	5
		omit.	6
	Part 11	Amendment of Local	_
	rait ii	Government Act 2009	7 8
Clause	159 Ac	t amended	9
		This part amends the Local Government Act 2009.	10
Clause	160 Ins	sertion of new ch 6, pt 5, div 4	11
		Chapter 6, part 5—	12
		insert—	13
	'Divisior	Equality of employment opportunity	14
	'201A Eq	uality of employment opportunity obligations	15
	'(1)	A regulation may provide for matters about equality of employment opportunity for local governments.	16 17
	'(2)	If the chief executive reasonably believes a local government has not complied with a regulation made under subsection (1), or is not satisfied with a local government's reasons for not complying, the department's chief executive may—	18 19 20 21
		(a) report the matter to the Minister; or	22

	(b) refer the matter, as provided under the QCAT Act, to QCAT to investigate and give a report.	1 2
'201B QC	AT's powers for an investigation	3
'(1)	When investigating a referral under section 201A(2)(b), QCAT may require the particular local government or its chief executive officer—	4 5 6
	(a) to answer a question; or	7
	(b) to give QCAT information; or	8
	(c) to produce to QCAT a document or other thing; or	9
	(d) to give QCAT a copy of a document.	10
'(2)	A requirement under subsection (1) must—	11
	(a) be in writing; and	12
	(b) state or describe the information, document or thing required; and	13 14
	(c) state a reasonable period for compliance.	15
'(3)	An individual required to answer a question, give information, produce a document or give a copy of a document under this section must comply with the requirement, unless the individual has a reasonable excuse.	16 17 18 19
'(4)	It is a reasonable excuse for the individual not to comply with the requirement if complying with the requirement might tend to incriminate the individual.	20 21 22
'201C End	d of reference	23
'(1)	At the end of a referral, QCAT must give the following persons a report, with or without recommendations—	24 25
	(a) the relevant chief executive officer of the local government;	26 27
	(b) the department's chief executive.	28

[s	1	6	1]
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		'(2) The department's chief executive must give the Minister a copy of the report as soon as practicable after receiving it.	1 2
	'201D	Local government to comply with recommendation	3
		'A local government must comply with a recommendation given in a report under section 201C(1).'.	4 5
Clause	161	Amendment of s 270 (Regulation-making power)	6
		Section 270(2)(c), 'appeals against'—	7
		omit, insert—	8
		'reviews of, or appeals against,'.	9
	Part	12 Amendment of Nursing Act 1992	10 11
Clause	162	Act amended	12
		This part amends the Nursing Act 1992.	13
Clause	163	Amendment of s 87 (Assessors to assist tribunal)	14
		Section 87(1)(a) and (b), 'president'—	15
		omit, insert—	16
		'principal registrar'	17

[s 164]

	Part	t 13	Amendment of Pest Management Act 2001	1 2
lause	164	Act	t amended	3
			This part amends the Pest Management Act 2001.	4
lause	165	Ins	ertion of new s 107	5
			Part 4, division 1—	6
			insert—	7
	'107	Sta	y of operation of original decision	8
		'(1)	If an application is made for a review of an original decision, the applicant may immediately apply, as provided under the QCAT Act, to QCAT for a stay of the decision.	9 10 11
		'(2)	QCAT may stay the decision to secure the effectiveness of the review and any later review.	12 13
		'(3)	The stay—	14
			(a) may be given on conditions QCAT considers appropriate; and	15 16
			(b) operates for the period fixed by QCAT; and	17
			(c) may be revoked or amended by QCAT.	18
		'(4)	The period of the stay must not extend past the time when the chief executive makes a review decision about the original decision and any later period QCAT allows the applicant to enable the applicant to apply for a review of the review decision.	19 20 21 22 23
		'(5)	An application under subsection (1) affects the original decision, or carrying out of the original decision, only if the original decision is stayed.'.	24 25 26

[s 166]

	Part	: 14	Amendment of Plumbing and Drainage Act 2002	1 2
Clause	166	Act	t amended	3
			This part amends the <i>Plumbing and Drainage Act</i> 2002.	4
Clause	167	Am	endment of s 70B (Constitution of QCAT)	5
		(1)	Section 70B(2)(a), 'under the QCAT Act'—	6
			omit.	7
		(2)	Section 70B(2)(b), 'member'—	8
			omit, insert—	9
			'QCAT member'.	10
		(3)	Section 70B—	11
			insert—	12
		' (3)	In this section—	13
			<i>legally qualified member</i> means a legally qualified member under the QCAT Act.	14 15
			QCAT member means a member under the QCAT Act.'.	16
	Part	. 15	Amendment of Police Powers	4.5
	Part	. 13	and Responsibilities Act 2000	17 18
Clause	168	Act	t amended	19
			This part amends the <i>Police Powers and Responsibilities Act</i> 2000.	20 21

[s	1	69
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Clause	169	Am	endment of s 207 (What suspension order must state) Section 207(3)— omit.	1 2 3
	Part	16	Amendment of Private Health Facilities Act 1999	4 5
Clause	170	Act	amended	6
			This part amends the <i>Private Health Facilities Act 1999</i> .	7
Clause	171	Ins	ertion of new s 130	8
			Part 9, division 1—	9
	4400	01-	insert—	10
	'130		y of operation of original decision	11
		'(1)	If an application is made for an internal review of an original decision, the applicant may immediately apply, as provided under the QCAT Act, to QCAT for a stay of the decision.	12 13 14
		'(2)	QCAT may stay the decision to secure the effectiveness of the review and any later review.	15 16
		' (3)	The stay—	17
			(a) may be given on conditions QCAT considers appropriate; and	18 19
			(b) operates for the period fixed by QCAT; and	20
			(c) may be revoked or amended by QCAT.	21
		'(4)	The period of the stay must not extend past the time when the chief executive makes a review decision about the original decision and any later period QCAT allows the applicant to	22 23 24

[s 172]

		enable the applicant to apply for a review of the review decision.	1 2
		'(5) An application under subsection (1) affects the original decision, or carrying out of the original decision, only if the original decision is stayed.'.	3 4 5
	Part	Amendment of Property Agents and Motor Dealers Act 2000	6
Clause	172	Act amended	8
		This part amends the <i>Property Agents and Motor Dealers Act</i> 2000.	9 1
Clause	173	Amendment of s 477 (Inspector may investigate claims and report and related documents may be referred to the tribunal)	1 1 1
		Section 477(3) and (4), 'chairperson'—	1
		omit, insert—	1
		'president'.	1
Clause	174	Replacement of s 598 (Approved forms)	1
		Section 598—	1
		omit, insert—	1
	'598	Approved forms	2
		'The chief executive may approve forms for use under this Act.'.	2 2

Part 18 Amendment of Public Health (Infection Control for Personal Appearance Services) Act 2003

[s 175]

	Par	t 18	Amendment of Public Health (Infection Control for Personal Appearance Services) Act 2003	1 2 3
Clause	175	Act	t amended	4
			This part amends the <i>Public Health (Infection Control for Personal Appearance Services) Act 2003</i> .	5 6
Clause	176	Ins	ertion of new s 123	7
			Part 7, division 1—	8
			insert—	9
	'123	Sta	y of operation of original decision	10
		'(1)	If an application is made for a review of an original decision, the applicant may immediately apply, as provided under the QCAT Act, to QCAT for a stay of the decision.	11 12 13
		'(2)	QCAT may stay the decision to secure the effectiveness of the review and any later review.	14 15
		'(3)	The stay—	16
			(a) may be given on conditions QCAT considers appropriate; and	17 18
			(b) operates for the period fixed by QCAT; and	19
			(c) may be revoked or amended by QCAT.	20
		'(4)	The period of the stay must not extend past the time when the local government that made the original decision makes a review decision about the original decision and any later period QCAT allows the applicant to enable the applicant to apply for a review of the review decision.	21 22 23 24 25
		'(5)	An application under subsection (1) affects the original decision, or carrying out of the original decision, only if the original decision is stayed.'.	26 27 28

[s 177]

	Part	19				nendment of Queensland uilding Services Authority Act 91	1 2 3
Clause	177	Act	ame	nded	t		4
				part 1991.	ameno	ls the Queensland Building Services Authority	5 6
Clause	178				of s (95 (Expedited hearing of domestic	7 8
		(1)	Sect	ion 9:	5(2), '	The'—	9
			omit	, inse	rt—		10
			'Sub	ject t	o subs	section (3), the'.	11
		(2)	Sect	ion 9:	5—		12
			inse	rt—			13
		' (3)	a bu		g own	ay decide a domestic building dispute between er and a building contractor at an expedited	14 15 16
			(a)			ng contractor applied to the tribunal to have the ecide the dispute; and	17 18
			(b)	und	er sec	the proceedings the building owner applied tion 71A for the authority to consider whether the following rectification of building work—	19 20 21
				(i)	to co	emplete incomplete domestic building work;	22
				(ii)		emedy defective domestic building work ing to a building that—	23 24
					(A)	adversely affects the structural performance of the building; or	25 26
					(B)	adversely affects the health or safety of a person occupying the building; or	27 28

[s 178

		(C)	adversely affects the functional use of the building; or	1 2
		(D)	allows water penetration into the building; and	3 4
	(c)	undue l	anal considers the building owner may suffer hardship if the matter is not dealt with by ad hearing; and	5 6 7
	(d)	tribunal	regard to the complexity of the dispute, the considers that it may properly be dealt with at dited hearing.	8 9 10
'(4)			may decide a review of a decision of the expedited hearing if—	11 12
	(a)	a buildi review;	ng contractor applied to the tribunal for the and	13 14
	(b)	the revie	ew is of a decision of the authority—	15
		of	direct or not to direct rectification or completion tribunal work in relation to domestic building rk; or	16 17 18
		ter cla	t a domestic building contract has been validly minated having the consequence of allowing a im for noncompletion under the statutory urance scheme; and	19 20 21 22
	(c)	building 71A for	the review being commenced, the relevant owner for the decision applied under section the authority to consider whether to direct the g rectification of building work—	23 24 25 26
		(i) to o	complete incomplete domestic building work;	27
			remedy defective domestic building work ating to a building that—	28 29
		(A)	adversely affects the structural performance of the building; or	30 31
		(B)	adversely affects the health or safety of a person occupying the building; or	32 33

[s	179]
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				(C)	adversel building	-	the fund	ctional	use of the	1 2
				(D)	allows v	water pen	etration	into the	e building;	3 4
			(d)		nay suffe	r undue h	ardship i	_	oner for the atter is not	5 6 7
			(e)	_	onsiders t	hat it may			review the ealt with at	8 9 10
	Par	t 20		_		nent of		ation		11
				Sa	ilety A	CL 199	3			12
lause	179	Act	ame	ended						13
			This	part amend	ls the <i>Raa</i>	liation Saf	fety Act I	1999.		14
lause	180	Ins	ertio	n of new s	187					15
			Part	10, division	n 1—					16
			inse	rt—						17
	'187	Sta	y of o	operation	of origin	nal decisi	ion			18
		'(1)	the a	application applicant m AT Act, to Q	ay imme	diately ap	ply, as p	provided		19 20 21
		'(2)		AT may stay w and any			cure the e	effective	ness of the	22 23
		'(3)	The	stay—						24
			(a)	may be appropriate	•	on cond	litions	QCAT	considers	25 26

[s	1	8	1	
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			(b) operates for the period fixed by QCAT; and	1
			(c) may be revoked or amended by QCAT.	2
		'(4)	The period of the stay must not extend past the time when the chief executive makes a review decision about the original decision and any later period QCAT allows the applicant to enable the applicant to apply for a review of the review decision.	3 4 5 6 7
		'(5)	An application under subsection (1) affects the original decision, or carrying out of the original decision, only if the original decision is stayed.'.	8 9 10
	Part	t 21	Amendment of Retail Shop Leases Act 1994	11
			Leases ACI 1994	12
lause	181	Act	tamended	13
			This part amends the Retail Shop Leases Act 1994.	14
lause	182	Am ser	nendment of s 17 (Application of Act to leases of vice stations)	15 16
			Section 17, 'Petroleum Retail Marketing Franchise Act 1980 (Cwlth)'—	17 18
			omit, insert—	19
			'Trade Practices (Industry Codes—Oilcode) Regulations 2006 (Cwlth)'.	20 21
lause	183	Am	endment of s 63 (Reference of dispute—by mediator)	22
			Section 63(2)—	23
			Section 03(2)	23
			omit, insert—	24

s	1	84]	
	•	٠.,	

	(a)	refer the dispute, as provided under the QCAT Act, to QCAT; and	1 2
	(b)	give the chief executive written notice of the referral.'.	3
Part	22	Amendment of Sanctuary Cove Resort Act 1985	4 5
184	Act ame	ended	6
	This	s part amends the Sanctuary Cove Resort Act 1985.	7
185	Amendr	nent of s 4 (Definitions)	8
	Sect	ion 4, definition Commercial and Consumer Tribunal—	9
	omit	t.	1
186	Replace	ement of s 94T (CCT jurisdiction)	1
	Sect	ion 94T—	1
	omit	t, insert—	1.
'94T	QCAT ju	ırisdiction	1
	agen	nt's management rights may be dealt with by QCAT under	1. 1. 1.
187	Amendr	nent of s 94U (CCT jurisdiction)	1
	(1) Sect	ion 94U, heading, 'CCT'—	19
	omit	t, insert—	20
	'QC	CAT'.	2
	184 185 186 '94T	(b) Part 22 184 Act ame This 185 Amendr Sect omit 186 Replace Sect omit '94T QCAT ju 'A d ager the 0 187 Amendr (1) Sect omit	QCAT; and (b) give the chief executive written notice of the referral.'. Part 22 Amendment of Sanctuary Cove Resort Act 1985 184 Act amended This part amends the Sanctuary Cove Resort Act 1985. 185 Amendment of s 4 (Definitions) Section 4, definition Commercial and Consumer Tribunal—omit. 186 Replacement of s 94T (CCT jurisdiction) Section 94T—omit, insert— '94T QCAT jurisdiction 'A dispute about the transfer, under this division, of a letting agent's management rights may be dealt with by QCAT under the QCAT Act.'. 187 Amendment of s 94U (CCT jurisdiction)

State Penalties Enforcement and Other Legislation Amendment Bill 2009 Chapter 4 QCAT Amendments Part 22 Amendment of Sanctuary Cove Resort Act 1985

Tart 22 Amendment of Sanistadry Cove Resort Not 130

[S	18	88	3]
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		omit, insert—	1
		'(2) A party to the dispute may apply, as provided under the QCAT Act, for an order of QCAT to resolve the dispute.'.	2 3
Clause	188	Amendment of s 104B (Dealing with matter relating to development control by-law)	4 5
		(1) Section 104B(1), 'The Commercial and Consumer Tribunal'—	6 7
		omit, insert—	8
		'QCAT'.	9
		(2) Section 104B(2), 'the tribunal'—	10
		omit, insert—	11
		'QCAT, as provided under the QCAT Act,'.	12
Clause	189	Amendment of s 104C (Internal dispute resolution processes to be used before application)	13 14
		(1) Section 104C(1)(b), 'the Commercial and Consumer Tribunal for'—	15 16
		omit, insert—	17
		'QCAT in'.	18
		(2) Section 104C(2), 'tribunal'—	19
		omit, insert—	20
		'OCAT'.	21

[s 190]

	Par	t 23			Amendment of Taxation Administration Act 2001	1 2
Clause	190	Act	ame	nded		3
			This	part a	mends the Taxation Administration Act 2001.	4
Clause	191			nent o	of s 29B (Application to withdraw electronic ce)	5 6
			Sect	ion 29	B(7) to (10)—	7
			omit	, inser	<i>t</i> —	8
		'(7)			as (8) to (11) apply if the commissioner decides to rant the application.	9 10
		'(8)			issioner must immediately give the person a written ng the following—	11 12
			(a)	the d	ecision;	13
			(b)	the re	easons for the decision;	14
			(c)	Act,	the person may apply, as provided under the QCAT to the tribunal for a review of the decision within 14 after being given the notice (the <i>review period</i>);	15 16 17
			(d)	how	the person may apply for the review.	18
		'(9)			n may apply to the tribunal for a review of the aring the review period.	19 20
		'(10)	The	persor	is not required to comply with the notice—	21
			(a)	durin	ng the review period; and	22
			(b)	if the	person applies for a review of the decision—	23
				(i)	pending the review being decided; and	24
				(ii)	if the person is unsuccessful on the review—during 14 days immediately after the review is decided.	25 26
		' (11)	If th	e perso	on applies for a review of the decision—	27

[s	192]
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			(a)	a party to a proceeding of the tribunal for the review may be represented by a lawyer; and	1 2
			(b)	the grounds for the review are limited to the grounds stated in subsection (3).'.	3 4
Clause	192			ment of s 61 (Interest on particular overpayments g court's decision)	5 6
			Sect	ion 61, heading, after 'court's'—	7
			inse	rt—	8
			or (QCAT's'.	9
Clause	193			ment of s 143B (Application to withdraw electronic nication notice)	10 11
			Sect	ion 143B(7) to (10)—	12
			omii	t, insert—	13
		'(7)		sections (8) to (11) apply if the commissioner decides to se to grant the application.	14 15
		'(8)		commissioner must immediately give the person a written ce stating the following—	16 17
			(a)	the decision;	18
			(b)	the reasons for the decision;	19
			(c)	that the person may apply, as provided under the QCAT Act, to the tribunal for a review of the decision within 14 days after being given the notice (the <i>review period</i>);	20 21 22
			(d)	how the person may apply for the review.	23
		'(9)		person may apply to the tribunal for a review of the sion during the review period.	24 25
		'(10)	The	person is not required to comply with the notice—	26
			(a)	during the review period; and	27
			(b)	if the person applies for a review of the decision—	28

[s 194]

				-	
				(i) pending the review being decided; and	1
				(ii) if the person is unsuccessful on the review—during 14 days immediately after the review is decided.	2 3
		' (11)	If the	e person applies for a review of the decision—	4
			(a)	a party to a proceeding of the tribunal for the review may be represented by a lawyer; and	5 6
			(b)	the grounds for the review are limited to the grounds stated in subsection (3).'.	7 8
lause	194			nent of s 153C (Commissioner may require t of penalty)	9 10
		(1)	Sect	ion 153C(3)(c) and (d)—	11
			omit	, insert—	12
			'(c)	that the person may apply, as provided under the QCAT Act, to the tribunal for a review of the decision within 14 days after being given the notice (the <i>review period</i>);	13 14 15
			(d)	how the person may apply for the review.'.	16
		(2)	Sect	ion 153C(6) and (7)—	17
			omit	, insert—	18
		'(6)		person may apply to the tribunal for a review of the sion during the review period.	19 20
		'(7)	If the	e person applies for a review of the decision—	21
			(a)	the person is not required to pay the penalty amount pending the review being decided; and	22 23
			(b)	a party to a proceeding of the tribunal for the review may be represented by a lawyer.'.	24 25
lause	195	Am	endn	nent of sch 2 (Dictionary)	26
			Sche	dule 2, definition tribunal—	27

Part 24 Amendment of Veterinary Surgeons Act 1936

[S	19	96]
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	omit, insert— 'tribunal means QCAT.'.					
	Par	t 24	Amendment of Veterinary Surgeons Act 1936	3 4		
lause	196	Act	t amended	5		
			This part amends the Veterinary Surgeons Act 1936.	6		
lause	197	Am	nendment of s 15B (Constitution of tribunal)	7		
		(1)	Section 15B(1)(a), 'under the QCAT Act'—	8		
			omit.	9		
		(2)	Section 15B(1)(b), 'members'—	10		
			omit, insert—	11		
			'QCAT members'.	12		
		(3)	Section 15B—	13		
			insert—	14		
		' (3)	In this section—	15		
			<i>legally qualified member</i> means a legally qualified member under the QCAT Act.	16 17		
			QCAT member means a member under the QCAT Act.'.	18		

[s 198]

	Chapter 5		er 5 Other amendments	1
	Part	: 1	Amendment of Classification of Computer Games and Images Act 1995	2 3 4
Clause	198	Act	t amended	5
			This part amends the Classification of Computer Games and Images Act 1995.	6 7
Clause	199		nendment of s 12 (Advertisement to contain termined markings and consumer advice)	8 9
		(1)	Section 12(1)(b)(i), from 'Act', including footnote—	10
			omit, insert—	11
			'Act; and	12
			Note—	13
			See the Commonwealth Act, section 8.'.	14
		(2)	Section 12(2), footnote—	15
			omit, insert—	16
			'Note—	17
			See section 7A and the Commonwealth Act, section 28.'.	18
Clause	200	Am	nendment of s 30 (Appointment of inspectors)	19
			Section 30(1) and (2)—	20
			omit, insert—	21
		'(1)	The chief executive may appoint any of the following persons to be an inspector—	22 23
			(a) a public service officer;	24

[s 201]

			(b) a police officer.	1
			Note—	2
			A proposed appointment of a police officer must have the approval of the commissioner of the police service under the <i>Police Powers and Responsibilities Act 2000</i> , section 13.	3 4 5
		'(2)	The chief executive may appoint a person mentioned in subsection (1)(a) to be an inspector only if the chief executive believes the person has the necessary expertise or experience to be an inspector.'.	6 7 8 9
Clause	201	Am	nendment of s 51 (Obstructing inspector)	10
			Section 51(3)(c), footnote—	11
			omit.	12
Clause	202	Am	nendment of sch 2 (Dictionary)	13
Clause	202	Am (1)	nendment of sch 2 (Dictionary) Schedule 2, definition approved form, footnote—	13 14
Clause	202		* **	
Clause	202		Schedule 2, definition approved form, footnote—	14
Clause	202	(1)	Schedule 2, definition <i>approved form</i> , footnote— <i>omit</i> . Schedule 2, definition <i>determined markings</i> , paragraph (b),	14 15 16
Clause	202	(1)	Schedule 2, definition <i>approved form</i> , footnote— <i>omit</i> . Schedule 2, definition <i>determined markings</i> , paragraph (b), footnote—	14 15 16 17
Clause	202	(1)	Schedule 2, definition approved form, footnote— omit. Schedule 2, definition determined markings, paragraph (b), footnote— omit, insert—	14 15 16 17 18
Clause	202	(1)	Schedule 2, definition approved form, footnote— omit. Schedule 2, definition determined markings, paragraph (b), footnote— omit, insert— 'Note—	14 15 16 17 18 19

[s 203]

	Pa	rt 2	Amendment of Classification of Films Act 1991	
Clause	203	Act	t amended	3
			This part amends the Classification of Films Act 1991.	4
Clause	204		nendment of s 4 (Inspectors and films classification icer)	5 6
		(1)	Section 4(1)—	7
			omit, insert—	8
		'(1)	For the purposes of this Act, the chief executive may appoint any of the following persons to be an inspector—	9 10
			(a) a public service officer;	11
			(b) a police officer.	12
			Note—	13
			A proposed appointment of a police officer must have the approval of the commissioner of the police service under the <i>Police Powers and Responsibilities Act 2000</i> , section 13.	14 15 16
		'(1A)	The chief executive may appoint a person mentioned in subsection (1)(a) to be an inspector only if the chief executive believes the person has the necessary expertise or experience to be an inspector.'.	17 18 19 20
		(2)	Section 4(1A) to (6)—	21
			renumber as section 4(2) to (7).	22
Clause	205		nendment of s 27 (Advertisement to contain termined markings and consumer advice)	23 24
		(1)	Section 27(1)(b)(i), from 'Act', including footnote—	25
			omit, insert—	26
			'Act; and	27

State Penalties Enforcement and Other Legislation Amendment Bill 2009 Chapter 5 Other amendments Part 3 Amendment of Classification of Publications Act 1991

[s 206]

		Note—	1
		See the Commonwealth Act, section 8.'.	2
		(2) Section 27(2), footnote—	3
		omit, insert—	4
		'Note—	5
		See the Commonwealth Act, section 28.'.	6
Clause	206	Amendment of s 28 (False advertising of films prohibited)	7
		Section 28(1A), footnote—	8
		omit, insert—	9
		'Note—	10
		See the Commonwealth Act, section 28.'.	11
Clause	207	Amendment of s 56 (Approval of organisation)	12
		Section 56(4), 'film'—	13
		omit, insert—	14
		'films'.	15
	Part	3 Amendment of Classification of	16
		Publications Act 1991	17
Clause	208	Act amended	18
		This part amends the <i>Classification of Publications Act 1991</i> .	19

[s 209]

Clause	209) Am	nendment of s 3 (Definitions)	1
			Section 3, definitions <i>board</i> , <i>classification guidelines</i> , <i>determined markings</i> , footnotes only—	2 3
			omit.	4
Clause	210) Am	nendment of s 5 (Inspectors)	5
		(1)	Section 5(1)—	6
			omit, insert—	7
		'(1)	For the purposes of this Act, the chief executive may appoint any of the following persons to be an inspector—	8 9
			(a) a public service officer;	10
			(b) a police officer.	11
			Note—	12
			A proposed appointment of a police officer must have the approval of the commissioner of the police service under the <i>Police Powers and Responsibilities Act 2000</i> , section 13.	13 14 15
		'(1A)	The chief executive may appoint a person mentioned in subsection (1)(a) to be an inspector only if the chief executive believes the person has the necessary expertise or experience to be an inspector.'.	16 17 18 19
		(2)	Section 5(1A) to (4)—	20
			renumber as section 5(2) to (5).	21
Clause	211		nendment of s 6A (Delegation by publications ssification officer)	22 23
			Section 6A, 'of the department', first mention—	24
			omit.	25

[s 212]

Clause	212	Amendment of s 11C (Publications for which display order may be made)	1 2
		Section 11C(4)(d), footnote—	3
		omit.	4
	Part		5
		Services Act 2006	6
Clause	213	Act amended	7
		This part amends the Disability Services Act 2006.	8
Clause	214	Amendment of s 241 (Interpretation)	9
		Section 241(1), definition transitional period, '18 months'—	10
		omit, insert—	11
		'27 months'.	12
	Part	5 Amendment of Guardianship	13
		and Administration Act 2000	14
Clause	215	Act amended	15
		This part amends the Guardianship and Administration Act 2000.	16 17
Clause	216	Amendment of s 29 (Other review of appointment)	18
		Section 29(1)(b), from 'other than' to '5B'—	19
		omit, insert—	20

		'(other than a guardian for a restrictive practice matter under chapter 5B) or an administrator'.	1 2
Clause	217	Amendment of s 265 (Powers of guardians—use of restrictive practices)	3 4
		Section 265(4), definition transitional period, '18 months'—	5
		omit, insert—	6
		'27 months'.	7
Clause	218	Insertion of new ch 12, pt 10	8
		Chapter 12—	9
		insert—	10
	'Part	10 Transitional provision for State Penalties Enforcement and Other Legislation Amendment Act 2009	11 12 13 14
	'268	Declaration and validation concerning particular reviews under s 29	15 16
	•	During the transitional period, section 29 is taken always to have applied in relation to a review of an appointment of an administrator for an adult as if the amendment of that section by the <i>State Penalties Enforcement and Other Legislation Amendment Act</i> 2009, section 216 had commenced on 1 July 2008.	17 18 19 20 21 22
	•	(2) In this section—	23
		transitional period means the period starting at the beginning of 1 July 2008 and ending at the end of the day before the commencement of the amendment.	24 25 26

[s 219]

	Part	6 Amendment of Information Privacy Act 2009	1 2
Clause	219	Act amended	3
		This part amends the Information Privacy Act 2009.	4
Clause	220	Amendment of s 50 (Decision-maker for application to agency)	5 6
		Section 50(6)—	7
		insert—	8
		'power to deal, with an access or amendment application, includes power to deal with an application for internal review in relation to the access or amendment application.	9 10 11
		Examples of dealing with an application for internal review—	12
		 making a new decision under section 94(2) 	13
		• giving notice under section 97(3)'.	14
Clause	221	Amendment of s 51 (Decision-maker for application to Minister)	15 16
		Section 51(3)—	17
		insert—	18
		'deal, with an access or amendment application, includes deal with an application for internal review in relation to the access or amendment application.	19 20 21
		Examples of dealing with an application for internal review—	22
		• making a new decision under section 94(2)	23
		• giving notice under section 97(3)'.	24

[s 222]

Clause	222		nendment of s 69 (Information as to existence of rticular documents)	1 2
			Section 69—	3
			insert—	4
		'(3)	To avoid any doubt, it is declared that a decision that states the matters mentioned in subsection (2) is a decision refusing access to a document under section 67.	5 6 7
			Note—	8
			A decision refusing access to a document under section 67 is a reviewable decision—see schedule 5, definition <i>reviewable decision</i> , paragraph (f).'.	9 10 11
Clause	223	Am	nendment of s 94 (Internal review)	12
			Section 94(1), notes—	13
			insert—	14
			'3 An internal review application may be dealt with under a delegation or direction. See sections 50 and 51.'.	15 16
Clause	224		nendment of s 120 (Information commissioner to sure proper disclosure and return of documents)	17 18
		(1)	Section 120, 'to ensure'—	19
			omit, insert—	20
			'to ensure that any document that is given to the commissioner and is the subject of the decision being reviewed'	21 22
		(2)	Section 120(a), 'information or a document given to the commissioner'—	23 24
			omit.	25
		(3)	Section 120(b), 'any document given to the commissioner'—	26
			omit	27

[s 225]

Clause	225	Insertion of ch 8, pt 1 hdg	1
		Chapter 8, before section 202—	2
		insert—	3
	'Part	1 Transitional provisions for Act No. 14 of 2009'.	4 5
Clause	226	Insertion of new ch 8, pt 2	6
		Chapter 8, after section 211—	7
		insert—	8
	'Part	2 Transitional provisions for State Penalties Enforcement	9 10
		and Other Legislation	11
		Amendment Act 2009	12
	'212	Definition for pt 2	13
		'In this part—	14
		<i>relevant period</i> means the period starting on 1 July 2009 and ending immediately before the commencement of this part.	15 16
	'213	Retrospective validation for particular delegations and directions	17 18
	٠	(1) A delegation, or an amendment of a delegation, made by a principal officer under this Act during the relevant period is taken to be, and always to have been, as valid as if section 50, as in force immediately after the commencement of this part, had been in force on the day the delegation, or the amendment, was made.	19 20 21 22 23 24
	•	(2) A direction given by a Minister under this Act during the relevant period is taken to be, and always to have been, as valid as if section 51, as in force immediately after the	25 26 27

[s 227]

		commencement of this part, had been in force on the day the direction was given.	
'214	De	cision under s 69(2) is a reviewable decision	,
	'(1)	It is declared that a decision made during the relevant period stating the matters mentioned in section 69(2) is, and always has been, a reviewable decision under this Act as if section 69, as in force immediately after the commencement of this part, had been in force on the day the decision was made.	(
	'(2)	Despite section 96(c) or 101(1)(d), an application for internal review or external review in relation to the decision may be made within 20 business days after the commencement of this part.	
	'(3)	If an application for internal review or external review in relation to the decision is made before the commencement of this part, for the purposes of any review, the application is taken to have been made immediately after the commencement of this part.'.	-
Par	t 7	Amendment of Right to	,
		Information Act 2009]
227	Ac	t amended	2
		This part amends the Right to Information Act 2009.	2
228		nendment of s 30 (Decision-maker for application to ency)	,
		Section 30(6)—	4
		insert—	2

Clause

Clause

[s	229
----	-----

		'power to deal, with an access application, includes power to deal with an application for internal review in relation to the access application.	1 2 3
		Examples of dealing with an application for internal review—	4
		 making a new decision under section 80(2) 	5
		• giving notice under section 83(3)'.	6
Clause	229	Amendment of s 31 (Decision-maker for application to Minister)	7 8
		Section 31(3)—	9
		insert—	10
		'deal, with an access application, includes deal with an application for internal review in relation to the access application.	11 12 13
		Examples of dealing with an application for internal review—	14
		• making a new decision under section 80(2)	15
		• giving notice under section 83(3)'.	16
Clause	230	Amendment of s 55 (Information as to existence of particular documents)	17 18
		Section 55—	19
		insert—	20
		'(4) To avoid any doubt, it is declared that a decision that states the matters mentioned in subsection (2) is a decision refusing access to a document under section 47.	21 22 23
		Note—	24
		A decision refusing access to a document under section 47 is a reviewable decision—see schedule 6, definition <i>reviewable decision</i> , paragraph (e).'.	25 26 27
Clause	231	Amendment of s 80 (Internal review)	28
		Section 80(1), notes—	29

[s 232]

			insert—	1
			'3 An internal review application may be dealt with under a delegation or direction. See sections 30 and 31.'.	1 2 3
Clause	232		nendment of s 107 (Information commissioner to sure proper disclosure and return of documents)	4 5
		(1)	Section 107, 'to ensure'—	6
			omit, insert—	7
			'to ensure that any document that is given to the commissioner and is the subject of the decision being reviewed'	8 9
		(2)	Section 107(a), 'information or a document given to the commissioner'—	10 11
			omit.	12
		(3)	Section 107(b), 'any document given to the commissioner'—	13
			omit.	14
Clause	233	Re	placement of ch 7, pt 2, hdg (Transitional provisions)	15
			Chapter 7, part 2, heading—	16
			omit, insert—	17
	'Par	t 2	Transitional provisions for Act	18
			No. 13 of 2009'.	19
Clause	234	Ins	ertion of new ch 7, pt 3	20
			Chapter 7, after part 2—	21
			insert—	22

[s 234]

'Paı	rt 3	Transitional provisions for State Penalties Enforcement and Other Legislation Amendment Act 2009	1 2 3 4
'204	De	finition for pt 3	5
		'In this part—	6
		<i>relevant period</i> means the period starting on 1 July 2009 and ending immediately before the commencement of this part.	7 8
'205		trospective validation for particular delegations d directions	9 10
	'(1)	A delegation, or an amendment of a delegation, made by a principal officer under this Act during the relevant period is taken to be, and always to have been, as valid as if section 30, as in force immediately after the commencement of this part, had been in force on the day the delegation, or the amendment, was made.	11 12 13 14 15 16
	'(2)	A direction given by a Minister under this Act during the relevant period is taken to be, and always to have been, as valid as if section 31, as in force immediately after the commencement of this part, had been in force on the day the direction was given.	17 18 19 20 21
'206	De	cision under s 55(2) is a reviewable decision	22
	'(1)	A decision made during the relevant period stating the matters mentioned in section 55(2) is, and always has been, a reviewable decision under this Act as if section 55, as in force immediately after the commencement of this part, had been in force on the day the decision was made.	23 24 25 26 27
	'(2)	Despite section 82(c) or 88(1)(d), an application for internal review or external review in relation to the decision may be	28 29

[s 235]

		'(3)	made within 20 business days after the commencement of this part. If an application for internal review or external review in relation to the decision is made before the commencement of this part, for the purposes of any review, the application is taken to have been made immediately after the commencement of this part.'.	1 2 3 4 5 6 7
	Par	t 8	Amendment of Superannuation (State Public Sector) Act 1990	8 9
Clause	235	Act	t amended	10
			This part amends the Superannuation (State Public Sector) Act 1990.	11 12
Clause	236	Am	nendment of s 3 (Establishment of board)	13
		(1)	Section 3(6)—	14
			renumber as section 3(7).	15
		(2)	Section 3—	16
			insert—	17
		'(6)	However, for the purposes of the <i>Corporations Act 2001</i> (<i>Cwlth</i>), chapter 7 and the <i>Superannuation Industry</i> (<i>Supervision</i>) <i>Act 1993</i> (<i>Cwlth</i>) the board—	18 19 20
			(a) does not represent the State; and	21
			(b) is not an agent or instrumentality of the State; and	22
			(c) does not have the immunities and privileges of the State.'.	23 24

[s 237]

31	237	lno	ortio	n of new s 6DAA	1			
Clause	231	IIIS			1			
			Afte	er section 6D—	2			
			inse	rt—	3			
	'6DA	'6DAA Deputy chaiperson						
		'(1)		trustees may elect one of their number as deputy rperson of the board if the person consents to their tion.	5 6 7			
		'(2)	The	person elected must be—	8			
			(a)	a member entity trustee if the chairperson is an employer trustee; or	9 10			
			(b)	an employer trustee if the chairperson is a member entity trustee.	11 12			
		'(3)		erson is elected deputy chairperson if at least a quorum of tees vote for the person to be deputy chairperson.	13 14			
		'(4)	A p	erson elected stops being deputy chairperson if—	15			
			(a)	the person's term of appointment as trustee ends; or	16			
			(b)	he or she resigns the office of deputy chairperson by written notice given to the board; or	17 18			
			(c)	he or she stops being a trustee; or	19			
			(d)	he or she stops being a person who may be elected under subsection (2).'.	20 21			
Clause	238	Am	endr	ment of s 6l (Conduct of meetings)	22			
		(1)	Sect	ion 6I(3) to (6)—	23			
			renumber as subsection (4) to (7).					
		(2)	Sect	ion 6I(2)—	25			
			omii	t, insert—	26			
		'(2)		he chairperson's absence, the deputy chairperson is to ide if present at the meeting.	27 28			

State Penalties Enforcement and Other Legislation Amendment Bill 2009 Chapter 5 Other amendments Part 8 Amendment of Superannuation (State Public Sector) Act 1990

[s 238]

' (3)	In the absence of the chairperson and deputy chairperson, another trustee chosen by the trustees present is to preside.'.	1 2
(3)	Section 6I(7) as renumbered, 'subsection (5)'—	3
	omit, insert—	4
	'subsection (6)'.	5

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