

Queensland

Civil Proceedings Bill 2011



Queensland

Civil Proceedings Bill 2011

Part 1	Preliminary	
1	Short title	16
2	Commencement	16
3	Application	16
4	Dictionary	16
5	Meaning of court	17
6	Act binds all persons	17
Part 2	Law and equity	
7	Concurrent administration of law and equity	17
8	Equitable damages	18
9	Injunction	18
10	Declaratory order	19
11	Order to fulfil duty	19
12	Order to appoint receiver	19
Part 3	Orders	
Division 1	Orders generally	
13	Power to make orders	20
14	Power to impose appropriate conditions	20
15	Power to award costs	20
Division 2	Particular orders	
16	Amendment for new cause of action or party	20
17	Interested person may become a party and may be bound by outcome	21
18	Order binds persons who are represented	21
19	Interpleader orders	22
20	Set-off	23
21	Abatement of proceedings	23
22	Dismissal of proceedings for want of prosecution	24

Civil Proceedings Bill 2011

23	Effect of default judgment given by registrar	24
24	Discharge of lien or security	24
Part 4	Transfer of proceedings	
25	Transfer by Supreme Court—general	25
26	Transfer by District Court—general	25
27	Transfer because of amendment	25
28	Transfer because claim beyond jurisdiction	26
29	Transfer because counterclaim beyond jurisdiction	26
30	Copy of order and filed documents	27
31	Power of court to which proceeding transferred	28
32	Limitation periods	28
33	Costs	28
Part 5	Conferences	
34	Definition for pt 5	28
35	Resolution agreement	29
36	Evidence from relevant conference	29
Part 6	ADR processes	
Division 1	Preliminary	
37	Objects of pt 6	29
38	Application of pt 6	30
Division 2	Interpretation	
39	ADR process	30
40	Mediation	31
41	Case appraisal	31
Division 3	ADR process	
42	Parties may agree to ADR process	31
43	Court may refer dispute to ADR process	31
44	Parties must attend at ADR process if court orders	32
45	Procedure at case appraisal	32
46	Subpoenas	33
47	Party unable to pay share of costs	33
Division 4	At end of ADR process	
48	Mediated resolution agreement	34
49	Documents to be filed	34
50	Orders giving effect to mediation agreement	34
51	Orders giving effect to case appraiser's decision	35

Division 5	Protection, immunity and confidentiality	
52	Ordinary protection and immunity allowed	35
53	Evidence from ADR process	35
54	Preservation of confidentiality	36
Part 7	Compliance with subpoena etc.	
55	Nonattendance of individual witness	36
56	Nonattendance of corporation	37
57	Noncompliance is contempt of court	38
Part 8	Interest	
58	Interest up to judgment	38
59	Interest after money order	39
Part 9	Assessment of damages	
60	Income tax reduction for loss of earnings award	39
61	Discount rate for lump sum award	40
Part 10	Wrongful death proceedings	
62	Definitions for pt 10	40
63	Meaning of spouse	41
64	Liability for a death	42
65	One proceeding for benefit of members of deceased person's family	42
66	Surviving proceeding other than by personal representative	43
67	Damages for spouse's benefit	43
68	Damages for child's benefit	44
69	Transitional application of assessment provisions	45
70	Amounts not to be taken into account in assessing damages	45
Part 11	Provisions about ships	
71	Definitions for pt 11	46
72	Damages for personal injury	47
73	Right of contribution	47
74	Other damages	48
75	No statutory presumption of fault	49
Part 12	Assessors	
76	Definitions for pt 12	50
77	Protection and immunity	50
78	Preservation of confidentiality	50
79	Preservation of privilege	51

Part 13	Enforcement	
Division 1	Judgments	
80	Judgment for detention of goods	51
81	Judgment for return of goods	52
82	Judgment for return of goods or payment of their value	52
83	Effect of money order	53
Division 2	Enforcement generally	
84	Demand for compliance unnecessary	53
85	Interest recoverable on enforcement	53
86	Enforcement against partnership	54
87	Variation of order in partnership name	54
88	Enforcement against property of a business	54
89	Variation of order in relation to a business name	55
Division 3	Enforcement warrants	
90	Enforcement warrant	55
91	Period of enforcement warrant	56
92	Payment under enforcement warrant	56
93	Securities held by enforcement officer	57
94	Redirection of joint funds	57
95	State debts	57
96	Redirection of partnership debts	58
97	Account with financial institution	58
98	Enforcement against a third person	59
99	Redirection of earnings—protection of employee	59
Division 4	Warrant for defendant's arrest	
100	Issue of warrant for defendant's arrest	60
Division 5	Enforcement officers	
101	Powers not impaired	61
102	No licence necessary for auction	61
103	Transfer to be executed	61
Part 14	Miscellaneous provisions	
104	Grant of representation before proceeding	61
105	No grant of representation before proceeding	62
106	No new trial because of ruling about duty	63
107	Regulation-making power	63

Part 15	Transitio	onal provision for Civil Proceedings Act 2011	
108	Reference	e to s 48, Supreme Court Act 1995	63
Part 16	Amendn	nent of Civil Liability Act 2003	
109	Act amer	nded	64
110		ment of s 57 (Discount rate to be applied in calculating ent value of future loss or gratuitous services)	64
	57	Discount rate for calculating present value of future loss or gratuitous services	64
Part 17	Amendn	nent of Criminal Code	
111	Code am	ended	64
112	Amendm	ent of s 559 (Change of place of trial)	64
113	Insertion	of new ch 63A	65
	Chapter	Nonattendance of witness	
	644B	Nonattendance of individual	65
	644C	Nonattendance of corporation	65
	644D	Noncompliance is contempt of court	66
114	Amendm	ent of s 662 (Taxation)	66
115	Omission	of s 663 (Enforcement of judgment of Circuit Court)	66
116	Insertion	of new s 696	66
	696	Warrant for release of person detained in custody	67
Part 18	Amendn	nent of District Court of Queensland Act 1967	
117	Act amer	nded	67
118	Amendm	ent of s 3 (Definitions)	67
119	Amendm	ent of pt 2 hdg (Court, judges, registries and officers).	68
120	Replacer	ment of s 8B (Seals of the court)	68
	8B	Court seal	68
121		ment of s 25 (Hearing de novo when trial judge unable ue)	68
	25	Application if original judge unable to continue	69
122	Replacer	ment of pt 2, div 4 (Registries)	70
	Division 4	4 Registry	
	35	Registry	70
	35A	Process returnable in office where issued but effective throughout State	70
	35B	Control	70
123	Omission	of pt 2, div 5, sdiv 1 (Judicial registrars)	70
124	Omission	of pt 2, div 5, sdiv 2 hdg (Other officers)	71

125	Replace	ment of ss 36 and 36A
	36	Principal registrar, other registrars and officers
	36A	Delegation by registrar
	36B	Directions
	36C	Supreme Court and Magistrates Court officers
	36D	Associates
126		nent of s 40 (When a clerk of the court is registrar, the uccessor or deputy shall be registrar)
127	Replace assistan	ment of s 41 (Appointment of bailiffs and bailiffs' ts)
	41	Appointment of bailiffs
128	Replace	ment of ss 42 and 43
	42	Power of bailiffs
	43	Functions of bailiffs
129		nent of s 44 (Bailiff not required to take out auctioneer's
	licence)	
130		nent of s 45 (Remuneration of bailiffs)
131	Insertior	of new s 47
	47	Bailiff's protection from liability
132	Omissio	n of s 48 (Disabilities of registrar and bailiff)
133	Replace	ment of pt 2, div 7 (Lawyers and agents)
	Division	7 Court appearance
	52	Court appearance
134	Omissio	n of ss 66 and 67
135	Replace	ment of pt 5, div 4 (Removal of actions)
	Division	4 Commercial and other lists
	77	Court may maintain lists
	78	No appeal from entry on a list
	79	Commercial list proceeding
136	Omissio	n of pt 7 (ADR processes)
137	Omissio	n of s 116 (Venue of appeals)
138	Amendn cases)	nent of s 118 (Appeal to the Court of Appeal in certain
139	Insertion	of new ss 118A and 118B
	118A	Leave of District Court required to appeal from consent order
	118B	Leave of District Court required to appeal in relation to costs

140	Insertior	n of new pt 11, div 1	78
	Division	1 Court	
	125	Practice directions	78
	126	Business of court	78
141	Insertior	n of new s 130B	79
	130B	Finance	79
142	Amenda	nent of s 131 (Regulation-making power)	79
143	Insertior	n of new ss 148 and 149	79
	148	Transitional provision for Civil Proceedings Act 2011—bailiff's assistants	79
	149	Outdated references	79
Part 19	Amend	ment of Evidence Act 1977	
144	Act ame	ended	80
145	Insertior	n of new ss 129A and 129B	80
	129A	Order that evidence may be given in a different way .	80
	129B	Person may be examined without subpoena or other process	81
Part 20	Amend	ment of Judges (Pensions and Long Leave) Act 1957	
146	Act ame	ended	82
147		ement of s 2A (Length of service if previously an acting Queensland)	82
	2A	Length of service if previously an acting judge or master in Queensland	82
Part 21	Amend	ment of Jury Act 1995	
148	Act ame	ended	82
149		nent of s 8 (Assignment of responsibility for jury districts sheriffs and persons)	82
150	Insertior	n of new pt 6, div 1A	83
	Division	1A Duty of judge and jury in civil cases	
	51A	Duty of judge and jury	83
151	Insertior	n of new s 65A	83
	65A	Civil trial without a jury	83
Part 22	Amend	ment of Justices Act 1886	
152	Act ame	ended	84
153	Amendn	ment of s 22 (Continuance of Magistrates Courts)	84
154	Amenda	ment of s 126 (Transmission of depositions)	84
155	Amendn	nent of s 222 (Appeal to a single judge)	85

Part 23	Amendme	ent of Land Court Act 2000	
156	Act amend	led	85
157		ent of s 37 (ADR process applies to proceedings der this part)	85
	37	ADR process applies to proceedings started under this part	85
158	Amendme member of	nt of s 62 (Nomination of Supreme Court judge to be f Land Appeal Court)	86
Part 24	Amendme	ent of Law Reform Act 1995	
159	Act amend	led	86
160	Amendme	nt of s 5 (Definitions for pt 3)	87
161		nt of s 6 (Proceedings against, and contribution oint and several tortfeasors)	87
162	Amendme	nt of s 8 (Additional definitions for div 2)	87
163		nt of s 10 (Apportionment of liability in case of ry negligence)	87
Part 25	Amendme	ent of Magistrates Act 1991	
164	Act amend	led	88
165	Insertion o	f new s 49A	88
	49A	Application if original magistrate unable to continue .	88
Part 26	Amendme	ent of Magistrates Courts Act 1921	
166	Act amend	led	89
167	Amendme	nt of s 2 (Definitions)	89
168	Insertion o	f new s 3B	90
	3B	Delegation by registrar	90
169	Omission of	of s 5A (Proceeding started in wrong court)	90
170	Insertion o	f new ss 14A and 14B	90
	14A	Business of Magistrates Court	90
	14B	Process returnable in registry where issued but effective throughout State	91
171	Amendme Court)	nt and relocation of s 17 (Officers of Magistrates	91
172		ent of s 18 (Appearance to be in person or by lawyer, erson allowed by the court)	91
	18	Court appearance	92
173	Omission of	of pt 5 (ADR processes)	92
174	Insertion o	f new s 57B	92
	57B	Finance	92

175	Insertion of	of new s 61	92
	61	Outdated references	92
Part 27	Amendme	ent of Succession Act 1981	
176	Act amend	ded	93
177	Amendme	ent of s 66 (Survival of actions)	93
Part 28	Amendme	ent of Supreme Court of Queensland Act 1991	
178	Act amend	ded	94
179	Replacem	ent of ss 2A–6	94
	3	Act binds all persons	94
180	Replacem	ent of pt 2 (The court)	94
	Part 2	The court	
	Division 1	Composition and jurisdiction	
	4	Composition of the court	94
	5	Divisions of the court	94
	6	Acting judges	95
	7	Jurisdiction not affected by vacancies	96
	8	Business of the court	96
	9	Court seal	96
	10	Jurisdiction of the court not impaired etc	96
	11	Effect of repeal of Supreme Court Act 1995	97
	Division 2	·	
	12	Appointment of Chief Justice	97
	13	Chief Justice continues in office while judge	98
	14	Title of Chief Justice	98
	15	Administrative responsibility of Chief Justice	98
	16	Sittings	98
	17	Practice directions	98
	18	Supreme Court precincts	99
	19	Annual report	99
	Division 3	Provisions relating to judges generally	
	20	Power to act throughout State	99
	21	Retirement of judges	99
	22	Accepting and holding other public offices	100
	23	Judicial office subject to Constitution of Queensland 2001	100
	24	Seniority	101

	25	Temporary judicial office holders	101
	26	Entitlements of temporary judicial office holders	102
	27	Protection for administrative acts	103
181	Amendm	ent of s 28 (Composition)	103
182		ent of s 31 (Constitution of court if 1 judge of appeal continue)	103
183	Amendm Appeal)	ent of s 32 (Arrangement of business of Court of	103
184	Amendm	ent of s 36 (Appointment of President)	103
185	Amendm	ent of s 42 (Reserved judgements)	104
186	Omission	of ss 44 and 45	104
187	Amendm	ent of s 56 (Single judge to constitute the court)	104
188	Insertion	of new s 56A	104
	56A	Application if original judge unable to continue	104
189	Amendm	ent of s 60 (Arrangement of business of Trial Division) .	106
190	Insertion	of new pt 4, divs 3 and 4	106
	Division 3	Regions and districts	
	61A	Regions	106
	61B	Central Region	106
	61C	Northern Region	107
	61D	Far Northern Region	108
	61E	Districts	108
	Division 4	4 Commercial and other lists	
	62	Court may maintain lists	109
	62A	No appeal from entry on a list	109
	62B	Commercial list proceeding	109
191	Amendm	ent of s 69 (Appeal in proceedings in the court)	109
192	Insertion	of new ss 69A and 69B	109
	69A	Leave required to appeal from consent order	110
	69B	Leave required to appeal in relation to costs	110
193	Relocation	on of s 70 (Disqualification of judge of appeal)	110
194	Replacer	ment of pts 7 and 8	110
	Part 7	Registry	
	70	Registry	110
	71	Process returnable in office where issued but effective throughout State	111
	72	Control	111

	73	Registration of Acts	111
	Part 8	Court officers	
	74	Principal registrar, other registrars and officers	111
	75	Delegation by registrar	112
	76	Directions	112
	77	Registrar of Magistrates Court	112
	78	Sheriff of Queensland, deputy sheriffs and bailiffs	113
	79	Powers of sheriff	113
	80	Power of bailiffs	113
	81	Enforcement officer's protection from liability	113
	82	Associates	114
195	Omissio	n of pt 8B (Provision from Legal Practitioners Act 1995).	114
196		nent of pt 9 hdg (Rules of court and practice directions Supreme Court, the District Court and the Magistrates	114
197	,	on of s 117 (Definition for pt 9)	114
198		nent of s 118 (Rule-making power)	115
199		n of new s 118AA	115
	118AA	Admission guidelines	115
200	Amendr	nent of s 118A (Rules committee may approve forms)	116
201	Amendr	nent of s 118B (Court rules are exempt from RIS nents and automatic expiry)	116
202	Amendr	nent of s 118C (Rules Committee)	116
203	Omissio	n of ss 118D and 118E	116
204	Replace	ement of ss 119–119D	117
	119	Court appearance	117
	119A	Finance	117
205	Amendr	nent of s 120 (Regulation-making power)	117
206	Replace	ement of pt 11 (Transitional provisions)	117
	Part 11	Transitional provisions	
	121	Outdated references	117
	121A	Transitional—abolition of Circuit Courts	118
	121B	Transitional provision for Forensic Disability Act 2011	119
	122	Renumbering of Act	119
207	Amendr	nent of sch 1 (Subject matter for rules)	119
208	Insertio	n of new schs 1A-1C	121
209	Amendr	nent of sch 2 (Dictionary)	125

Part 29	Repeal of	Supreme Court Act 1995	
210	Repeal of Supreme Court Act 1995		
Part 30	Amendment of this Act		
211	Act amended		
212	Amendment of long title		
213	Amendmer business)	nt of s 88 (Enforcement against property of a	126
214	Amendmer name)	nt of s 89 (Variation of order in relation to a business	127
215	Amendmer	nt of sch 1 (Dictionary)	127
Part 31	Conseque	ntial amendments of other legislation	
216	Legislation	amended	128
Part 32	Other ame	endments	
Division 1	Amendme	nt of Associations Incorporation Act 1981	
217	Act amended		128
218	Amendment of s 64 (Tenure of members of management committee)		128
219	Amendmer legislation)	nt of s 91 (Declaration of applied Corporations	128
220	Insertion o	f new pt 11A	128
	Part 11A	Voluntary transfer of incorporation	
	Division 1	Incorporated associations	
	106A	Application for authority to transfer incorporation	129
	106B	Requirements for application	129
	106C	Further information or documents for application	131
	106D	Refusal to grant application	131
	106E	Chief executive to give notice of authority to transfer incorporation.	131
	106F	Effect of a transfer of incorporation authorised under this division.	131
	106G	New body to give chief executive copy of new certificate of registration	132
	Division 2	RECI Act corporations	
	106H	Application for authority to transfer incorporation	132
	106I	Requirements for application	132
	106J	Further information or documents for application	134
	106K	Refusal to grant application	134

	106L	Minister to give notice of authority to transfer incorporation	135
	106M	Effect of a transfer of incorporation authorised under this division	135
	106N	New body to give Minister copy of new certificate of registration	135
221	Amendn	nent of s 109 (Affected person may apply for review)	136
222	Amendn	Amendment of schedule (Dictionary)	
Division 2	Amenda Act 200	ment of Births, Deaths and Marriages Registration 3	
223	Act ame	ended	136
224		nent of s 32 (Notifying about disposal of a deceased s body)	137
Division 3	Amend	ment of Cremations Act 2003	
225	Act ame	ended	138
226	Amendn	nent of s 11 (Dealing with ashes)	138
Division 4	Amend	ment of Electoral Act 1992	
227	Act ame	ended	138
228		Amendment of s 61 (Information on electoral rolls to be provided to particular people and organisations)	
229	Amendment of s 106 (Who may vote)		139
Division 5	Amendment of Information Privacy Act 2009		
230	Act ame	ended	139
231	Amendr agencie	nent of s 29 (Special provision for law enforcement s)	139
232	Replace	ement of s 148 (Leave of absence)	139
	148	Leave of absence	139
233	Amendn	nent of sch 5 (Dictionary)	140
Division 6	Amendment of Justices of the Peace and Commissioners for Declarations Act 1991		
234	Act ame	ended	141
235	Insertior	n of new s 35A	141
	35A	Proof of identity documents	141
Division 7		ment of Queensland Civil and Administrative I Act 2009	
236	Act ame	ended	142
237	Insertior	n of new ch 4, pt 3, div 5	142
	Division	5 Miscellaneous	
	194A	Period of office ends—finishing proceedings	142

	194B	Member resigns—finishing proceedings	142
Division 8	Amendme	ent of Retirement Villages Act 1999	
238	Act amend	led	143
239	Amendme	nt of s 15 (What is an exit fee)	143
240	Insertion o	f new s 53A	143
	53A	How to work out particular exit fee for a residence contract	143
Division 9	Amendme	ent of Right to Information Act 2009	
241	Act amend	led	144
242	Replaceme	ent of s 138 (Leave of absence)	144
	138	Leave of absence	144
243	Replaceme	ent of s 154 (Leave of absence)	145
	154	Leave of absence	145
244	Amendme	nt of sch 2 (Entities to which this Act does not apply) .	145
Schedule 1A	Minor and	consequential amendments	146
	Building ar	nd Construction Industry Payments Act 2004	146
	Building U	nits and Group Titles Act 1980	146
	Charitable	Funds Act 1958	146
	Dispute Re	esolution Centres Act 1990	148
	Forestry A	ct 1959	148
	Land Act 1	994	149
	Legal Aid	Queensland Act 1997	149
	Maintenan	ce Act 1965	149
	Marine Pa	rks Act 2004	150
	Oaths Act	1867	150
	Powers of	Attorney Act 1998	150
	Property A	gents and Motor Dealers Act 2000	151
	Public Hea	Ilth Act 2005	151
	Public Offic	cers Superannuation Benefits Recovery Act 1988	151
	Residentia	Tenancies and Rooming Accommodation Act 2008.	152
	South Ban	k Corporation Act 1989	152
	State Pena	alties Enforcement Act 1999	152
	Sustainabl	e Planning Act 2009	153
	Transport (Operations (Road Use Management) Act 1995	153
Schedule 1	Dictionary	<i>t</i>	155

2011

A Bill

for

An Act to provide for various matters concerning civil proceedings and proceedings in relation to contempt of court in the Supreme Court, the District Court and the Magistrates Courts, to repeal the *Supreme Court Act 1995*, to amend the Associations Incorporation Act 1981, the Births, Deaths and Marriages Registration Act 2003, the Civil Liability Act 2003, the Cremations Act 2003, the Criminal Code, the District Court of Queensland Act 1967, the Electoral Act 1992, the Evidence Act 1977, the Information Privacy Act 2009, the Judges (Pensions and Long Leave) Act 1957, the Jury Act 1995, the Justices Act 1886, the Justices of the Peace and Commissioners for Declarations Act 1991, the Land Court Act 2000, the Law Reform Act 1995, the Magistrates Act 1991, the Magistrates Courts Act 1921, the Queensland Civil and Administrative Tribunal Act 2009, the Retirement Villages Act 1999, the Right to Information Act 2009, the Succession Act 1981 and the Supreme Court of Queensland Act 1991, and to make minor and consequential amendments of the Acts mentioned in a schedule

[s	1	1

The P	The Parliament of Queensland enacts—				
Part	1 Preliminary	2			
1	Short title	3			
	This Act may be cited as the Civil Proceedings Act 2011.	4			
2	Commencement	5			
	The following provisions commence on a day to be fixed by proclamation—	6 7			
	• parts 1 to 31	8			
	• part 32, divisions 2, 3, 6, and 8	9			
	• section 228	10			
	• schedules 1A and 1.	11			
3	Application	12			
	Unless this Act otherwise expressly provides, this Act applies to civil proceedings and proceedings in relation to contempt of court in the following courts—	13 14 15			
	the Supreme Court	16			
	the District Court	17			
	a Magistrates Court.	18			
4	Dictionary	19			
	The dictionary in schedule 1 defines particular words used in this Act.	20 21			

5	Ме	aning	g of <i>court</i>	1
		In th	nis Act—	2
		cour	rt means, if otherwise appropriate—	3
		(a)	in the context of the Supreme Court—the Supreme Court; or	4 5
		(b)	in the context of the District Court—the District Court; or	6 7
		(c)	in the context of Magistrates Courts—a Magistrates Court.	8 9
6	Act	bind	ds all persons	10
		This	s Act binds all persons, including the State.	11
7	Co	ncuri	Law and equity rent administration of law and equity	12 13
7	Со	ncur	rent administration of law and equity	13
	(1)		court must exercise its jurisdiction in a proceeding to ure, as far as possible, that—	14 15
		(a)	all matters in dispute between the parties are completely and finally decided; and	16 17
		(b)	multiplicity of legal proceedings is avoided.	18
	(2)		ourt must give the same effect as it did immediately before commencement of this section—	19 20
		(a)	to all equitable estates, titles, rights, remedies, defences	21
		(a)	and counterclaims, and to all equitable duties and liabilities; and	22 23

		common law or under any custom or created under any statute.	1 2
	(3)	If there is a conflict or difference between the rules of equity and the rules of the common law, the rules of equity prevail.	3 4
	(4)	Nothing in this Act affects a court's power to stay a proceeding if appropriate, either on its own initiative or on the application of any person, whether or not a party.	5 6 7
	(5)	Nothing in this section limits any inherent or other power of a court to make an order for the decision by the court of a question or issue separately from another question or issue or to state a case for the opinion of the Court of Appeal.	8 9 10 11
	(6)	Also, nothing in this section increases the jurisdiction given to the District Court under the District Court of Queensland Act 1967 or to a Magistrates Court under the Magistrates Courts Act 1921.	12 13 14 15
8	Eq	uitable damages	16
		If a court has jurisdiction to hear an application for an injunction or specific performance, the court may award damages as well as, or instead of, an injunction or specific performance.	17 18 19 20
9	Inju	unction	21
	(1)	If a court has jurisdiction to hear an application for an injunction, the court may, at any stage of a proceeding, by injunction, restrain a threatened or apprehended breach of contract or other wrongful conduct.	22 23 24 25
	(2)	If waste or trespass is threatened or apprehended, for subsection (1), it does not matter whether—	26 27
		(a) the person against whom the injunction is sought (the <i>relevant person</i>) is in possession under any claim of title or otherwise; or	28 29 30

		(b) if the relevant person is not in possession, the relevant person claims a right to do the act sought to be restrained under any claim of title; or	1 2 3
		(c) the estate claimed by any party is legal or equitable.	4
	(3)	The court may also, at any stage of a proceeding, grant an interlocutory injunction if it considers it just or convenient.	5 6
10	De	claratory order	7
	(1)	This section applies to the Supreme Court only.	8
	(2)	The court may hear an application for a declaratory order only and may make a declaratory order without granting any relief as a result of making the order.	9 10 11
11	Ord	der to fulfil duty	12
	(1)	This section applies to the Supreme Court only.	13
	(2)	The court may order any person to fulfil any duty in the fulfilment of which the person seeking the order is personally interested.	14 15 16
	(3)	The court may make an interlocutory order under subsection (2) if it considers it just or convenient.	17 18
12	Ord	der to appoint receiver	19
	(1)	This section applies to the Supreme Court only.	20
	(2)	The court may, at any stage of a proceeding, make an interlocutory order appointing a receiver if it considers it just or convenient.	21 22 23

Part 3			Orders	
Divisio	on	1	Orders generally	2
13	Pov	ver to	o make orders	3
(1)	This	section applies to a court making an order under this Act.	4
((2)	orde	ess otherwise stated in this Act, the court may make the r on its own initiative or on an application made to it er this Act.	5 6 7
14	Pov	ver to	o impose appropriate conditions	8
			ourt may impose on an order conditions it considers opriate.	9 10
15	Pov	ver to	o award costs	11
			ourt may award costs in all proceedings unless otherwise ided.	12 13
Divisi	on	2	Particular orders	14
16	Am	endn	nent for new cause of action or party	15
((1)	writt	section applies to an amendment of a claim, anything ten on a claim, pleadings, an application or another ament in a proceeding.	16 17 18
((2)		court may order an amendment to be made, or grant leave party to make an amendment, even though—	19 20
		(a)	the amendment will include or substitute a cause of action or add a new party; or	21 22
		(b)	the cause of action included or substituted arose after the proceeding was started; or	23 24

		(c) a relevant period of limitation, current when the proceeding was started, has ended.	1 2
	(3)	Despite subsection (2), the rules of court may limit the circumstances in which amendments may be made.	3 4
	(4)	This section applies despite the <i>Limitation of Actions Act</i> 1974.	5 6
17		erested person may become a party and may be bound outcome	7 8
	(1)	This section applies if the court considers—	9
		(a) not all persons interested in the subject matter of a proceeding or the relief sought in a proceeding are before the court; and	10 11 12
		(b) the proceeding ought not to proceed, or relief ought not to be given, without particular persons being given notice of the proceeding.	13 14 15
	(2)	The court may—	16
		(a) order that the particular persons be included as parties to the proceeding; or	17 18
		(b) stay the proceeding until notice of the proceeding has been given, as the court may direct, to the particular persons.	19 20 21
	(3)	If a person given notice does not elect to be included as a party to the proceeding, the person is bound by the outcome of the proceeding in relation to any subject matter or relief in which the person was interested.	22 23 24 25
18	Or	der binds persons who are represented	26
.0	(1)	This section applies to an order made in a proceeding started	27
	(1)	and continued by or against 1 or more persons (the	28
		representative party) who have the same interest in the	29
		proceeding as representing all of the persons who have the	30
		same interest and could have been parties to the proceeding.	31

[s	1	9

	(2)	parti have	ess the court orders otherwise, as well as binding the less to the proceeding, the order binds the persons who is the same interest as the representative party and could be been parties to the proceeding.	1 2 3 4
	(3)		order may be enforced against a person not named as a y only with the court's leave.	5 6
19	Inte	erplea	ader orders	7
	(1)		an application for relief by way of interpleader, the court do 1 or more of the following—	8 9
		(a)	if a proceeding is pending against the applicant—order a claimant be included as a defendant in the proceeding in addition to or in substitution for the applicant;	10 11 12
		(b)	order a question between the claimants be stated and tried and direct which of the claimants is to be the plaintiff and which the defendant and give any necessary directions for the trial;	13 14 15 16
		(c)	order the applicant to pay or transfer all or part of the property in dispute or the proceeds of sale into court or otherwise dispose of the property or proceeds of sale;	17 18 19
		(d)	if a claimant claims to be entitled to any of the property by way of security for a debt—make orders for the sale of all or part of the property and for the application of the proceeds of sale;	20 21 22 23
		(e)	decide in a summary way a question of law or fact arising on the application;	24 25
		(f)	make an order it considers appropriate, including an order finally disposing of all issues arising in the proceeding.	26 27 28
	(2)	If—		29
		(a)	an application for relief by way of interpleader is made; and	30 31
		(b)	several proceedings are pending in the court for or about any or all of the property in dispute; and	32 33

		(c) the court makes an order in any 2 or more of the proceedings;	1 2
		the order is binding on all the parties to all the proceedings to which it applies.	3 4
20	Se	t-off	5
	(1)	If there are mutual debts between a plaintiff and a defendant in a proceeding, the defendant may, by way of defence, set off against the plaintiff's claim any debt owed by the plaintiff to the defendant that was due and payable at the time the defence of set-off was filed.	6 7 8 9 10
	(2)	For subsection (1), it does not matter whether the mutual debts are different in nature.	11 12
	(3)	This section extends to a proceeding in which 1 or more of the mutual debts is owed by or to a deceased person who is represented by a personal representative.	13 14 15
	(4)	However, this section does not apply to the extent to which a plaintiff and a defendant have agreed that debts, whether generally, or in relation to specific debts, may not be set off against each other.	16 17 18 19
	(5)	This section—	20
		(a) does not affect other rights of set-off or obligation of a debtor or creditor whether arising in equity or otherwise; and	21 22 23
		(b) applies subject to any express provision in another Act.	24
	(6)	In this section—	25
		debt means any liquidated claim.	26
21	Ab	atement of proceedings	27
	(1)	If a party to a proceeding dies or becomes bankrupt, the proceeding does not abate because of the death or bankruptcy unless the cause of action does not survive the death or bankruptcy.	28 29 30 31

[s	22
----	----

	(2)	If a proceeding abates for any reason before an order for costs made in the proceeding is satisfied—	1 2
		(a) the order for costs remains enforceable; and	3
		(b) the proceeding continues for the purpose only of enforcement of the order for costs.	4 5
22	Dis	smissal of proceedings for want of prosecution	6
	(1)	This section applies to the District Court and Magistrates Courts.	7 8
		Note—	9
		The Supreme Court has inherent power to dismiss proceedings for want of prosecution.	10 11
	(2)	If 2 years have passed since the last step was taken in a proceeding, the court may dismiss the proceeding.	12 13
	(3)	For this section, an application on which no order was made is taken not to be a step.	14 15
23	Eff	ect of default judgment given by registrar	16
		A default judgment given by a registrar has effect as a judgment given by the court.	17 18
24	Dis	scharge of lien or security	19
	(1)	This section applies to a proceeding if—	20
		(a) a party (the <i>claimant</i>) claims the recovery of particular property other than land (the <i>relevant property</i>); and	21 22
		(b) the party from whom recovery is sought—	23
		(i) claims to be entitled to retain the relevant property because of a lien or as security for money; and	24 25
		(ii) does not otherwise dispute the title of the claimant.	26
	(2)	The court may make an order—	27

		(a)	allowing the claimant to pay into court, to be held until the end of the proceeding—	1 2
			(i) the amount of money in relation to which the lien or other security is claimed; and	3 4
			(ii) any other sum for interest and costs as the court may direct; and	5 6
		(b)	that, on payment into court, such judgment be given for recovery of the relevant property as the nature of the case requires.	7 8 9
Part	t 4		Transfer of proceedings	10
25	Tra	nsfer	by Supreme Court—general	11
	(1)	the I	Supreme Court may order that a proceeding pending in District Court or a Magistrates Court be transferred to the reme Court.	12 13 14
	(2)	the Mag	Supreme Court may order that a proceeding pending in Supreme Court for which the District Court, or a istrates Court, has jurisdiction be transferred to a court ng jurisdiction.	15 16 17 18
26	Tra	nsfer	by District Court—general	19
	(1)		District Court may order that a proceeding pending in a istrates Court be transferred to the District Court.	20 21
	(2)	Dist	District Court may order that a proceeding pending in the rict Court for which a Magistrates Court has jurisdiction ansferred to a Magistrates Court.	22 23 24
27	Tra	nsfer	because of amendment	25
	(1)		section applies if a plaintiff or applicant in a proceeding ts to amend the relief claimed to, or to include, relief not	26 27

		within the jurisdiction of the court in which the proceeding is pending.	1 2
	(2)	The party may apply to a court that would have jurisdiction if the amendment were made (the <i>other court</i>) for—	3 4
		(a) leave to amend; and	5
		(b) an order that the proceeding be transferred to the other court.	6 7
	(3)	If, apart from any jurisdictional consideration, the other court considers the amendment appropriate, the other court may give leave to amend and, if it gives leave, must order that the proceeding be transferred to it.	8 9 10 11
28	Tra	insfer because claim beyond jurisdiction	12
	(1)	This section applies if the court in which a proceeding is pending (the <i>relevant court</i>) considers it does not have jurisdiction for the proceeding (other than because of a counterclaim).	13 14 15 16
	(2)	If the relevant court considers another court has jurisdiction for the proceeding, the relevant court may, by order, transfer the proceeding to the other court.	17 18 19
	(3)	Unless an order is made under subsection (2), the relevant court—	20 21
		(a) must strike out the proceeding; and	22
		(b) may order the party who started the proceeding to pay the costs of any other party to the proceeding.	23 24
29	Tra	nsfer because counterclaim beyond jurisdiction	25
	(1)	This section applies if a party to a proceeding in a court (the <i>relevant court</i>) files a counterclaim for relief not within the relevant court's jurisdiction.	26 27 28
	(2)	A court having jurisdiction for the counterclaim may order that—	29 30
		(a) all of the proceeding be transferred to that court; or	31

	(b)	the counterclaim be transferred to that court; or	1
	(c)	all of the proceeding be heard and decided by the relevant court.	2 3
(3)	cour	n order is made under subsection (2), the registrar of the t that made the order must give a copy of it to the registrar are relevant court.	4 5 6
(4)	If an	order is made under subsection (2)(b)—	7
	(a)	the relevant court must hear and decide the balance of the proceeding; and	8 9
	(b)	unless the court hearing the counterclaim orders otherwise, enforcement of any judgment in relation to the balance of the proceeding is stayed until judgment is given in relation to the counterclaim.	10 11 12 13
(5)		pite any other Act or law, the relevant court is taken to jurisdiction to hear and decide all of the proceeding if—	14 15
	(a)	no application is made for an order under subsection (2)(a) or (b) within 14 days after the counterclaim is served on the other party or parties to the proceeding; or	16 17 18
	(b)	an order is made under subsection (2)(c).	19
Cop	oy of	order and filed documents	20
(1)	to or	court orders that all or part of a proceeding be transferred r from another court, the registrar of the court must give registrar of the other court a copy of the order.	21 22 23
(2)	regis	proceeding in a court is transferred to another court, the strar of the court must give to the registrar of the other t all filed documents.	24 25 26
(3)	cour	art of a proceeding in a court is transferred to another t, the registrar of the court must give to the registrar of the r court a copy of all filed documents.	27 28 29

30

ſs	31	1

31	Power of court to which proceeding transferred					
		The court to which a proceeding is transferred may hear and decide the proceeding as if it had been started in that court.	2 3			
32	Lin	nitation periods	4			
	To remove any doubt, it is declared that for any releperiod of limitation—					
		(a) a proceeding transferred to another court is taken to have been started when the proceeding was originally started; and	7 8 9			
		(b) a counterclaim transferred to another court is taken to have been started when the counterclaim was originally started.	10 11 12			
33	Со	sts	13			
	(1)	This section applies if a proceeding is transferred under this part.	14 15			
	(2)	Unless the court orders otherwise, costs are in accordance with the scale of costs for the court in which the proceeding was pending when the costs were incurred.	16 17 18			
	(3)	A court to which all or part of a proceeding is transferred may make an order about costs before the transfer if those costs are not dealt with by an order made before the transfer.	19 20 21			
Part	5	Conferences	22			
34	De	finition for pt 5	23			
		In this part—	24			
		relevant conference means—	25			
		(a) a conference held at the court's direction; or	26			

		(b)	a conference required under the rules because there is a claim for damages for personal injury or death.	1 2
35	Re	solut	ion agreement	3
	(1)	their	t a relevant conference, the parties agree on a resolution of dispute or part of it, the agreement must be written down signed by or for each party.	4 5 6
	(2)	The	agreement has effect as a compromise.	7
36	Evi	denc	e from relevant conference	8
	(1)	docu adm	lence of anything done or said, an admission made, or a ment tendered, at a relevant conference about a dispute is issible at the trial of the dispute or in another civil eeding in the court or elsewhere only if—	9 10 11 12
		(a)	all the parties to the dispute agree; or	13
		(b)	the evidence is an agreement under section 35.	14
	(2)	In th	is section—	15
		on f	proceeding does not include a civil proceeding founded raud alleged to be connected with, or to have happened ng, a relevant conference.	16 17 18
Par	t 6		ADR processes	19
Divi	sion	1	Preliminary	20
37	Ob	jects	of pt 6	21
		The	objects of this part are—	22

		(a)	AD)	provide an opportunity for litigants to participate in R processes in order to achieve negotiated lements and satisfactory resolution of disputes; and	1 2 3
		(b)		mprove access to justice for litigants and to reduce t and delay; and	4 5
		(c)	proc	provide a legislative framework allowing ADR cesses to be conducted as quickly, and with as little nality and technicality, as possible; and	6 7 8
		(d)	to sa	afeguard ADR processes—	9
			(i)	by extending the same protection to participants in an ADR process as they would have if the dispute were before a court; and	10 11 12
			(ii)	by ensuring they remain confidential.	13
38	Ар	plica	tion (of pt 6	14
			-	does not apply to a dispute that is the subject of an	15
		emp	loym	ent claim under the Magistrates Courts Act 1921.	16
Divi	sion	2		Interpretation	17
39	AD	R pro	oces	S	18
	(1)	unde	er wh	process is a process of mediation or case appraisal nich the parties are helped to achieve an early, ve settlement or resolution of their dispute.	19 20 21
	(2)		-	rt, an <i>ADR process</i> includes all the steps involved in process, including—	22 23
		(a)	pre-	mediation and post-mediation sessions; and	24
		(b)	a ca	se appraisal session; and	25
		(b) (c)		ase appraisal session; and at sessions; and	25 26
		` ′	join	••	

40	Me	diatio	on	1
		a me	liation is a process under the rules in which the parties use ediator to help them resolve their dispute by negotiated ement without adjudication.	2 3 4
41	Ca	se ap	praisal	5
	(1)		e appraisal is a process under the rules in which a case raiser provisionally decides a dispute.	6 7
	(2)	A countil	ase appraiser's decision is not binding on the parties	8 9
		(a)	the time prescribed under the rules for filing an election to go to trial has passed; and	10 11
		(b)	a court, by order, gives effect to the decision.	12
Divi	sion	3	ADR process	13
42	Pai	rties ı	may agree to ADR process	14
	(1)		parties to a dispute may agree to refer their dispute to an R process.	15 16
	(2)		ne parties agree to the referral, they must file a consent or in the approved form.	17 18
	(3)		onsent order filed under this section is taken to be a tring order.	19 20
43	Со	urt m	ay refer dispute to ADR process	21
	(1)	atten	ourt may require the parties or their representatives to ad before it to enable it to decide whether the parties' ute should be referred to an ADR process.	22 23 24
	(2)	This	section also applies if—	25
		(a)	a party applies to the court for an order referring a dispute to an ADR process; or	26 27

		(b)	the parties are otherwise before the court.	1
	(3)	The court may, by order (<i>referring order</i>), refer the dispute to mediation or case appraisal.		2 3
	(4)	Without limiting the court's discretion, the court may take the following matters into account when deciding whether to refer a dispute to case appraisal—		4 5 6
		(a)	whether the costs of litigating the dispute to the end are likely to be disproportionate to the benefit gained;	7 8
		(b)	the likelihood of an appraisal producing a compromise or an abandonment of a claim or defence.	9 10
	(5)	Disp appo	e court decides to refer the dispute to a mediator under the pute Resolution Centres Act 1990, it is sufficient if it pints the director of a stated dispute resolution centre as iator.	11 12 13 14
44	Pai	rties	must attend at ADR process if court orders	15
	(1)	If a	referring order is made, the parties—	16
		(a)	must attend before the ADR convenor appointed to conduct the ADR process; and	17 18
		(b)	must not impede the ADR convenor in conducting and finishing the ADR process within the time allowed under the referring order.	19 20 21
	(2)		party impedes the ADR process, the court may impose tions against the party, including—	22 23
		(a)	by ordering that any claim for relief by the defaulting party is stayed until further order; and	24 25
		(b)	by taking the party's action into account when awarding costs in the proceeding or in another related proceeding between the parties.	26 27 28
45	Pro	cedu	ıre at case appraisal	29
	(1)	At a	case appraisal, the case appraiser—	30

		(a) must decide the procedure to be used at the case appraisal; and	1 2
		(b) may adopt any procedure that will, in the case appraiser's opinion, enable a sound opinion of the likely outcome of the dispute to be reached; and	3 4 5
		(c) must finish the case appraisal as quickly as possible.	6
	(2)	However, the case appraiser may, in special circumstances—	7
		(a) receive evidence; and	8
		(b) examine witnesses, and administer oaths to witnesses, who have been lawfully called before the case appraiser.	9 10
	(3)	The court may, at any time, give directions about procedure to be used at the case appraisal.	11 12
	(4)	This section is subject to section 46.	13
46	Su	bpoenas	14
	(1)	A person may not be subpoenaed to attend a mediation.	15
	(2)	A person may be subpoenaed to attend a case appraisal only by order of the court.	16 17
	(3)	A person subpoenaed to attend a case appraisal must not be compelled to answer a question, or produce a document, the person could not be compelled to answer or produce before the court.	18 19 20 21
	(4)	Sections 55 and 56 apply in relation to a failure to comply with the court's order as if the case appraiser were a person having authority to take evidence for the court.	22 23 24
47	Pai	rty unable to pay share of costs	25
	(1)	If, at any time, the court is of the opinion a party to the ADR process is unable, because of the party's financial circumstances, to pay the party's percentage of the ADR costs, the court may make an order appropriate in the circumstances.	26 27 28 29 30

[s 48]

	(2)	Without limiting subsection (1), the order may provide—	1		
		(a) the reference to the ADR process be cancelled; or	2		
		(b) the referring order be revoked and another referring order made.	3 4		
Div	ision	4 At end of ADR process	5		
48	Ме	diated resolution agreement	6		
	(1)	If, at a mediation, the parties agree on a resolution of their dispute or part of it, the agreement must be written down and signed by or for each party and by the mediator.	7 8 9		
	(2)	The agreement has effect as a compromise.	10		
49	Do	cuments to be filed	11		
	(1)	As soon as practicable after a mediation has finished, the mediator must file a certificate about the mediation in the approved form.			
	(2)	As soon as practicable after a case appraisal has finished, the case appraiser must file—			
		(a) a certificate about the case appraisal in the approved form; and	17 18		
		(b) the case appraiser's decision, if any.	19		
50	Orders giving effect to mediation agreement				
	(1)	A party may apply to the court for an order giving effect to an agreement reached at or after a mediation.			
	(2)	However, a party may apply for the order only after the mediator's certificate has been filed.			
	(3)	The court may make any order it considers appropriate in the circumstances.	25 26		

51	Orders giving effect to case appraiser's decision						
	(1)	A party may apply to the court for an order giving effect to a case appraiser's decision after the time prescribed under the rules for electing to go to trial has passed.	2 3 4				
	(2)	However, a party may apply for the order before the time mentioned in subsection (1) has passed if all parties agree.	5 6				
	(3)	The court may make any order it considers appropriate in the circumstances.	7 8				
Divi	sion	5 Protection, immunity and confidentiality	9 10				
52	Ord	dinary protection and immunity allowed	11				
	(1)	In performing the functions of an ADR convenor under a referring order, the ADR convenor has the same protection and immunity as a Supreme Court judge performing a judicial function.	12 13 14 15				
	(2)	A party attending an ADR process has the same protection and immunity the party would have if the ADR process were a proceeding being heard before the court.	16 17 18				
	(3)	A witness attending an ADR process has the same protection and immunity as a witness attending before the court.	19 20				
	(4)	A document produced at, or used for, an ADR process has the same protection during the ADR process it would have if produced before the court.	21 22 23				
	(5)	In subsection (2)—	24				
		party includes a party's lawyer or agent.	25				
53	Evi	idence from ADR process	26				
	(1)	Evidence of anything done or said, or an admission made, at an ADR process about the dispute is admissible at the trial of the dispute or in another civil proceeding before the court or elsewhere only if all parties to the dispute agree.	27 28 29 30				

[s	54]
L۳	٠.,

	(2)	In subsection (1)— civil proceeding does not include a civil proceeding founded on fraud alleged to be connected with, or to have happened during, the ADR process. 1 2 3 4	2
54	Pre	servation of confidentiality 5	;
	(1)	An ADR convenor must not, without reasonable excuse, disclose information coming to the ADR convenor's knowledge during an ADR process.	7
		Maximum penalty—50 penalty units.)
	(2)		0
		· · · · · · · · · · · · · · · · · · ·	2
		(b) for the purpose of giving effect to this part; or 1	4
			5
			7 8
		connected with, or to have happened during, the ADR 2	9 20 21
		(f) under a requirement imposed under an Act. 2	22
Part	7	Compliance with subpoena etc. 2	23
55	Nor	nattendance of individual witness	24
	(1)	11	25 26

		evidence or produce a document or thing to the court or a person having authority to take evidence for the court.	1 2
	(2)	The court may make an order for the issue of a warrant for—	3
		(a) the arrest of the individual; and	4
		(b) the production of the individual as required by the subpoena or order for the purpose of the proceeding; and	5 6 7
		(c) the detention in custody of the individual until released by the court.	8 9
	(3)	The court may order an individual who did not attend as required by the subpoena or order to pay the costs and expenses wasted by, or resulting from, noncompliance with the subpoena or order.	10 11 12 13
56	No	nattendance of corporation	14
	(1)	This section applies if a corporation or an officer of the corporation fails to comply with a subpoena or order of a court requiring attendance to give evidence or produce a document or thing to the court or a person having authority to take evidence for the court.	15 16 17 18 19
	(2)	The court may make an order for the issue of a warrant for—	20
		(a) the arrest of the officer of the corporation to whom the subpoena or order was directed; and	21 22
		(b) the production of the officer as required by the subpoena or order for the purpose of the proceeding; and	23 24
		(c) the detention in custody of the officer until released by the court.	25 26
	(3)	However, if the subpoena or order was directed to the 'proper officer' of the corporation, the court may make an order for the issue of a warrant for the arrest of a particular officer only if it is proved the officer had received the subpoena or order, or otherwise had actual knowledge of it.	27 28 29 30 31
	(4)	The court may order a corporation that did not attend as required by the subpoena or order to pay the costs and	32 33

[s	57]
----	-----

		expenses wasted by, or resulting from, noncompliance with the subpoena or order.
57	No	ncompliance is contempt of court
	(1)	Failure to comply with a subpoena without lawful excuse is contempt of court and a person who fails to comply may be dealt with for contempt of court.
	(2)	Nothing in section 55 or 56 affects a court's power to punish for contempt.
Par	t 8	Interest
58	Inte	erest up to judgment
	(1)	This section applies in relation to a proceeding in a court for the payment of money, including a proceeding for debt, damages or the value of goods.
	(2)	This section does not apply in relation to—
		(a) a proceeding for a cause of action arising before 21 December 1972; or
		(b) a proceeding for the payment of money on which interest is payable as of right whether because of an agreement or otherwise.
		Editor's note—
		The Common Law Practice Act Amendment Act 1972 commenced on 21 December 1972.
	(3)	The court may order that there be included in the amount for which judgment is given interest at the rate the court considers appropriate for all or part of the amount and for all or part of the period between the date when the cause of action arose and the date of judgment.
	(4)	This section does not—

		(a)	authorise the giving of interest on interest; or	1
		(b)	affect damages recoverable for the dishonour of a bill of exchange.	2 3
59	Inte	erest	after money order	4
	(1)		s section does not apply in relation to a proceeding for a se of action arising before 21 December 1972.	5 6
	(2)		rest is payable from the date of a money order on the ey order debt unless the court otherwise orders.	7 8
	(3)	direc	interest is payable at the rate prescribed under a practice ction made under the <i>Supreme Court of Queensland Act I</i> unless the court otherwise orders.	9 10 11
	(4)	How	vever—	12
		(a)	if the money order includes an amount for damages and the damages are paid within 21 days of the date of the order, interest on the damages is not payable unless the court otherwise orders; and	13 14 15 16
		(b)	if the money order includes an amount for costs and the costs are paid within 21 days after assessment, interest on the costs is not payable unless the court otherwise orders.	17 18 19 20
Part	9		Assessment of damages	21
60	Inc	ome	tax reduction for loss of earnings award	22
	(1)		s section applies to claims for damages for any of the owing—	23 24
		(a)	personal injury;	25
		(b)	loss of dependency;	26
		(c)	wrongful dismissal.	27

s	6	1	1

	(2)	Damages based on any of the following—	1
		(a) deprivation or impairment of earning capacity;	2
		(b) loss of earnings;	3
		(c) loss of future probable earnings;	4
		have been paid on the relevant earnings as income tax had	5 6 7
61	Dis	count rate for lump sum award	8
	(1)	impairment of earning capacity, or for a liability to incur	9 10 11
	(2)	11 0	12 13
	(3)	future loss or expense, the amount must be the present value, calculated using the prescribed discount rate, of the future loss	14 15 16 17
	(4)	In this section—	18
		prescribed discount rate, for an award, means—	19
			20 21
		· , ,	22 23
Part	10	Wrongful death proceedings	24
62	Def	initions for pt 10	25
		In this part—	26

		7 .7	7 . 1	1 1191 1 . 191	
		chile	d inclu	ides a grandchild and a stepchild.	1
		men	ıber o	f the deceased's family means—	2
		(a)		ild of the deceased, including a child born alive after death of the deceased; or	3 4
		(b)	-	erson to whom the deceased acted, immediately ore his or her death, in place of a parent; or	5 6
		(c)	a pa	rent of the deceased; or	7
		(d)	-	rson who acted, immediately before the death of the eased, in place of a parent to the deceased; or	8 9
		(e)	a spo	ouse of the deceased.	10
		pare	ent inc	cludes a step-parent and a grandparent.	11
		_		representative, for a deceased person, means an or administrator of the deceased's estate.	12 13
		spoi	ise see	e section 63.	14
63	Me	aning	g of s	pouse	15
	(1)	facto facto basis	parti partr with	art, the <i>spouse</i> of a deceased person includes a dener of the deceased only if the deceased and the dener lived together as a couple on a genuine domestic in the meaning of the <i>Acts Interpretation Act 1954</i> , DA—	16 17 18 19 20
		(a)	gene	erally—	21
			(i)	for a continuous period of at least 2 years ending on the deceased's death; or	22 23
			(ii)	for a shorter period ending on the deceased's death, if the circumstances of the de facto relationship of the deceased and the de facto partner evidenced a clear intention that the relationship be a long term, committed relationship; or	24 25 26 27 28
		(b)		e deceased left a dependant who is a child of the ionship—immediately before the deceased's death.	29 30
	(2)	In th	is sec	tion—	31
	\ /				

		<i>child of the relationship</i> means a child of the deceased person and the de facto partner, and includes a child born after the deceased's death.	1 2 3
		<i>dependant</i> , of a deceased person, includes a child born after the deceased's death who would have been wholly or partially dependent on the deceased's earnings after the child's birth if the deceased had not died.	4 5 6 7
64	Lia	bility for a death	8
	(1)	This section applies if—	9
		(a) a death is caused by a wrongful act or omission, whether or not an offence; and	10 11
		(b) the act or omission would, if death had not resulted, have entitled the deceased person to recover damages in a proceeding for personal injury.	12 13 14
	(2)	The person who would have been liable if the death had not resulted is liable for damages despite the death and whether or not the death was caused by circumstances that were an offence.	15 16 17 18
	(3)	In a proceeding under this part, a court may award to the members of the deceased person's family the damages it considers to be proportional to the damage to them resulting from the death.	19 20 21 22
65		e proceeding for benefit of members of deceased rson's family	23 24
	(1)	Not more than 1 proceeding under this part may be brought against a person in relation to a death.	25 26
	(2)	The proceeding may be brought by the personal representative of the deceased person, or by any 1 or more of the members of the deceased's family who suffered damage because of the death, for the benefit of the members of the deceased's family who suffered damage because of the death.	27 28 29 30 31

	(3)	A notice given under an Act by a person able to bring a proceeding is taken to have been given on behalf of all members of the deceased's family who suffered damage because of the death.	1 2 3 4
	(4)	A person able to bring a proceeding may apply to the Supreme Court for directions relating to the steps required to be taken to comply with a requirement under an Act or relating to a proceeding under this part before starting the proceeding.	5 6 7 8
	(5)	The amount of damages awarded must, after deducting any costs not recovered from the defendant, be divided in the shares the court decides among the members of the deceased's family who suffered damage because of the death.	9 10 11 12
66		rviving proceeding other than by personal presentative	13 14
		If a person, other than the personal representative of the deceased person, brings a proceeding under this part, the person—	15 16 17
		(a) may also, on behalf of the estate of the deceased person, pursue any cause of action that survives under the <i>Succession Act 1981</i> , section 66; and	18 19 20
		(b) must account to the personal representative for any amount the person recovers under paragraph (a).	21 22
67	Da	mages for spouse's benefit	23
	(1)	This section applies if, in a proceeding under this part, a court is assessing damages in relation to financial benefits lost by a spouse of the deceased person as a result of the deceased's death.	24 25 26 27
	(2)	The court must not take into account any financial benefits that the spouse may receive as a result of a new relationship that the spouse may enter into after the assessment.	28 29 30
	(3)	Subsection (2) applies even if the spouse intends to enter into a new relationship.	31 32

(4)	since acco	vever, if the spouse has entered into a new relationship the the deceased person's death, the court may take into the spouse has received, any financial benefits that the spouse is likely to receive, result of the new relationship.	1 2 3 4 5
(5)		section (4) applies even if the new relationship ends are the assessment.	6 7
(6)	rece	onsidering what financial benefits the spouse is likely to ive as a result of the new relationship, the court must not me—	8 9 10
	(a)	that the new relationship will necessarily continue; or	11
	(b)	that the spouse will necessarily continue to receive the same financial benefits as a result of the new relationship as the spouse has already received as a result of the new relationship.	12 13 14 15
(7)	In th	nis section—	16
	fina	ncial benefits means either or both of the following—	17
	(a)	monetary benefits;	18
	(b)	other material benefits having a monetary value, including, for example, domestic services.	19 20
	relai	tionship means—	21
	(a)	a marriage; or	22
	(b)	a de facto relationship within the meaning of the <i>Acts Interpretation Act 1954</i> , section 36.	23 24
Daı	mage	es for child's benefit	25
(1)	This	section applies if—	26
	(a)	in a proceeding under this part, a court is assessing damages in relation to financial benefits lost by a child of the deceased person as a result of the deceased's death; and	27 28 29 30
	(b)	the deceased predeceases another parent of the child (the <i>surviving parent</i>).	31 32

68

	(2)	If there was a relationship between the deceased person and the surviving parent immediately before the deceased's death, it is irrelevant to the assessment whether or not the relationship would have continued apart from the death.	1 2 3 4
	(3)	If there was a relationship between the deceased person and the surviving parent that ended before the deceased's death, any damages assessed must not be reduced because the relationship ended before the death.	5 6 7 8
	(4)	In assessing damages, the court must not take into account any financial benefits that the child has received, or may receive, from any person other than the deceased person, including any financial benefits that the child has received, or may receive, as a result of—	9 10 11 12 13
		(a) a new relationship that the surviving parent may enter into after the assessment; or	14 15
		(b) a new relationship entered into by the surviving parent since the death of the deceased.	16 17
	(5)	In this section—	18
		financial benefits see section 67.	19
		<i>relationship</i> see section 67.	20
69	Tra	nsitional application of assessment provisions	21
		Sections 67 and 68 apply in relation to any assessment made in a proceeding under this part regardless of when the death occurred.	22 23 24
70		ounts not to be taken into account in assessing mages	25 26
	(1)	In assessing damages in relation to liability under this part, the following must not be taken into account to reduce the damages—	27 28 29
		(a) an amount paid or payable on the death of the deceased person under a contract of insurance;	30 31

[s 71	
-------	--

		(b)	an amount paid or payable on the deceased's death under a contract, other than a contract of insurance, made with a friendly society or other benefit society, or association or trade union;	1 2 3 4
		(c)	an amount paid or payable on the deceased's death out of a superannuation, provident or similar fund;	5 6
		(d)	an amount paid or payable on the deceased's death by way of pension, benefit or allowance under a law of—	7 8
			(i) the Commonwealth; or	9
			(ii) any State; or	10
			(iii) another country;	11
		(e)	a gratuity in whatever form received or receivable on the deceased's death.	12 13
	(2)	paid the c	section (1) applies regardless of whether the amount is or payable to or the gratuity is received or receivable by deceased person's estate or any person for whose benefit a eeding may be brought under this part.	14 15 16 17
Part	11		Provisions about ships	18
71	Def	finitic	ons for pt 11	19
		In th	is part—	20
		own	er, for a ship—	21
		(a)	includes a person responsible for the fault of the ship; and	22 23
		(b)	means the charterer or other person responsible for the navigation and management of the ship if the owner is not responsible for the navigation and management of the ship because of a charter or for any other reason.	24 25 26 27

		Note-	_	1			
			r circumstances within the scope of the <i>Navigation Act 1912</i> (Cwlth), e section 265A of that Act.	2 3			
			see the Transport Operations (Marine Safety) Act 1994, ion 10.	4 5			
72	Da	Damages for personal injury					
	(1)	by a	s section applies if loss of life or personal injury is suffered a person on board a ship because of the fault of the ship 1 or more other ships.	7 8 9			
	(2)	The	liability of the owners of the ships is joint and several.	10			
	(3)	Notl	hing in this section—	11			
		(a)	deprives a person of any right of defence that the person has apart from this section; or	12 13			
		(b)	affects a person's right to limit the person's liability; or	14			
		(c)	affects the operation of the Law Reform Act 1995, section 10.	15 16			
		Note	s—	17			
		1	For circumstances within the scope of the <i>Navigation Act 1912</i> (Cwlth), see section 260 of that Act.	18 19			
		2	The <i>Law Reform Act 1995</i> , section 10 deals with the apportionment of liability if there was contributory negligence by the injured or deceased person.	20 21 22			
73	Rig	ght of	contribution	23			
	(1)	This	s section applies if—	24			
		(a)	loss of life or personal injury is suffered by a person on board a ship because of the fault of the ship and 1 or more other ships; and	25 26 27			
		(b)	a proportion of the damages is recovered from 1 ship owner that is more than the proportion in which the ship was at fault.	28 29 30			

	(2)	The ship owner may recover by way of contribution the amount of the excess from the owners of the other ships in proportion to the degree to which each ship was at fault.	1 2 3
	(3)	However, an amount may not be recovered by way of contribution if, for any reason, it could not have been recovered in the first instance as damages by the person entitled to sue for them.	4 5 6 7
	(4)	In addition to any other remedy provided by law and subject to this Act, a ship owner entitled to recover an amount under subsection (2) has, for the purposes of recovering the amount, the same rights and powers as the person entitled to sue for damages in the first instance.	8 9 10 11 12
		Note—	13
		For circumstances within the scope of the <i>Navigation Act 1912</i> (Cwlth), see section 261 of that Act.	14 15
74	Oth	ner damages	16
	(1)	This section applies if, because of the fault of 2 or more ships, damage or loss is caused to 1 or more ships.	17 18
	(2)	The <i>Civil Liability Act 2003</i> , chapter 2, part 2 does not apply to a claim for the damage or loss.	19 20
		Note—	21
		The Civil Liability Act 2003, chapter 2, part 2 deals with proportionate liability.	22 23
	(3)	Each ship is liable for the damage or loss in proportion to the degree to which it was at fault.	24 25
	(4)	If it is not possible to establish different degrees of fault, each ship at fault is equally liable for the damage or loss.	26 27
	(5)	Nothing in this section makes a ship liable for damage or loss to which the ship's fault has not contributed.	28 29
	(6)	Also, nothing in this section—	30
		(a) affects a person's liability under any contract; or	31
		(b) imposes a liability on a person from which the person is exempted by any contract or law; or	32 33

		(c) affects a person's right to limit the person's liabil	ity. 1
	(7)	For this section—	2
		(a) damage or loss is caused to a ship if damage or caused to—	loss is 3
		(i) the ship; or	5
		(ii) the ship's cargo or freight, including property money and hire; or	passage 6
		(iii) any property on board the ship; and	8
		(b) damage or loss caused by the fault of a ship inclusion salvage or other expenses resulting from that fa are recoverable at law by way of damages.	•
		Note—	12
		For circumstances within the scope of the <i>Navigation Act 1912</i> see section 259 of that Act.	(Cwlth), 13
75	No	statutory presumption of fault	15
		If there is a collision, a ship is not taken to be at faul because it infringed any regulation for the preven collisions at sea made under the <i>Transport Ope (Marine Safety) Act 1994</i> .	tion of 17
		Note—	20
		For circumstances within the scope of the <i>Navigation Act 1912</i> see section 263 of that Act.	(Cwlth), 21 22
		Editor's note—	23
		The International Regulations for Preventing Collisions at S effect as if they were part of the <i>Transport Operations (Marin Regulation 2004</i> under section 125 of that regulation.	

Part	12	Assessors	1	
76	Def	finitions for pt 12	2	
		In this part—	3	
		assessment means—	4	
		(a) a costs assessment; or	5	
		(b) an account assessment.	6	
		assessor means a costs assessor, or an account assessor, appointed under the rules.	7 8	
		costs assessment means assessment of a costs statement or itemised bill under the rules, chapter 17A.	9 10	
77	Protection and immunity			
	(1)	In performing the functions of assessor, an assessor has the same protection and immunity as a Supreme Court judge performing a judicial function.	12 13 14	
	(2)	A party appearing in an assessment has the same protection and immunity as the party would have if the assessment were a proceeding being heard before the Supreme Court.	15 16 17	
	(3)	A witness attending in an assessment has the same protection and immunity as a witness attending before the Supreme Court.	18 19 20	
	(4)	A document produced at, or used for, an assessment has the same protection during the assessment as it would have if produced before the Supreme Court.	21 22 23	
	(5)	In this section—	24	
		party includes a party's lawyer or agent.	25	
78	Pre	servation of confidentiality	26	
	(1)	A person who gains confidential information through being an assessor must not—	27 28	

		(a) make a record of the information other than—	1
		(i) for the purpose of carrying out the assessment; or	2
		(ii) to discharge another function under a law; or	3
		(b) disclose the information other than—	4
		(i) under an order of a court or tribunal; or	5
		(ii) as authorised by the person to whom the confidential information relates.	6 7
	(2)	In this section—	8
		confidential information includes information about a person's affairs, but does not include—	9 10
		(a) information already publicly disclosed unless further disclosure of the information is prohibited by law; or	11 12
		(b) statistical information not likely to result in the identification of the person to whom the information relates.	13 14 15
79	Pre	servation of privilege	16
		Privilege continues despite disclosure to an assessor.	17
Part	13	Enforcement	18
Divis	ion	1 Judgments	19
80	Juc	Igment for detention of goods	20
	(1)	This section applies to a proceeding for detention of goods.	21
	(2)	Judgment for detention of goods must be that—	22
		(a) the defendant return specific goods to the plaintiff; or	23

		(b)	the defendant return specific goods, or pay their value, to the plaintiff; or	1 2
		(c)	the defendant pay the value of the goods, whether with or without a condition that the value is not payable if specific goods are returned within a stated time.	3 4 5
	(3)		udgment for detention of goods may also provide for ages for detention of the goods.	6 7
81	Ju	dgme	ent for return of goods	8
	(1)	spec	adgment under section 80(2)(a) that the defendant return effic goods to the plaintiff may be enforced by an orcement warrant to seize and deliver the goods.	9 10 11
	(2)	retui	re judgment states a time within which the goods are to be rned and the goods are not returned within the stated time, judgment may also be enforced by—	12 13 14
		(a)	punishment of the defendant for contempt; and	15
		(b)	an enforcement warrant to seize and deliver property.	16
	(3)	be e	n enforcement warrant mentioned in subsection (1) can not inforced, the plaintiff may apply to the court and the court make any order it considers appropriate.	17 18 19
82	Ju	dgme	ent for return of goods or payment of their value	20
	(1)	80(2	s section applies if judgment is given under section 2)(b) that the defendant return specific goods, or pay their e, to the plaintiff.	21 22 23
	(2)	If th	e value of the goods has been assessed—	24
		(a)	the judgment must provide for payment of the amount assessed; and	25 26
		(b)	the plaintiff may enforce the judgment as a money order for the amount assessed if the defendant does not return the goods.	27 28 29
	(3)	If th	e value of the goods has not been assessed—	30

		(a) the judgment must provide for the value to be assessed; and	1 2
		(b) the plaintiff may have the value assessed and may enforce the judgment as a money order for the amount assessed if the defendant does not return the goods.	3 4 5
83	Eff	ect of money order	6
	(1)	A money order has the effect of a judgment at law.	7
	(2)	A money order may be enforced only under this part regardless of whether the order was made in a court's common law jurisdiction or its equitable jurisdiction.	8 9 10
	(3)	If a court has jurisdiction to order a party to do an act, the court may make a special order for the payment of money enforceable as an order to do an act.	11 12 13
Div	ision	2 Enforcement generally	14
84	De	mand for compliance unnecessary	15
	(1)	It is not necessary to demand compliance with an order before starting enforcement proceedings for the order.	16 17
	(2)	If, under an Act, the rules or an order of a court, an order must be served on a person before the order may be enforced against the person, the order may be served without a demand for compliance.	18 19 20 21
85	Inte	erest recoverable on enforcement	22
		An enforcement warrant for the enforcement of a money order authorises, without the need for any further order, the levying of interest on the amount payable at the rate applying under section 59	23 24 25 26

En	force	ment against partnership	1
(1)	part	order against partners suing or sued in the name of the nership may be enforced against any 1 or more of the owing—	2 3 4
	(a)	partnership property;	5
	(b)	a partner who filed a notice of intention to defend;	6
	(c)	a person who has admitted being a partner;	7
	(d)	a person who the court has decided is a partner;	8
	(e)	a person who has been individually served as a partner with the originating process and who has not filed a notice of intention to defend.	9 10 11
(2)		s section has effect subject to the <i>Partnership Act 1891</i> , ion 65.	12 13
	Edite	or's note—	14
	Pa	ertnership Act 1891, section 65 (Legal proceedings)	15
Va	riatio	n of order in partnership name	16
	part	pite section 86, the court may vary an order against a nership in the partnership name to make it an order against persons who were partners when the cause of action arose.	17 18 19
En	force	ment against property of a business	20
(1)	This	s section applies if—	21
	(a)	a proceeding is brought against a person in relation to a business carried on by the person under a name or style other than the person's own name (whether or not the name or style is registered under the <i>Business Names Act 1962</i>); and	22 23 24 25 26
	(b)	the proceeding is started in the name or style under which the person carries on business; and	27 28
	(c)	the proceeding is continued by leave of the court.	29

	(2)		order in the proceeding may be enforced against any perty of the person carrying on the business.	1 2
89	Vai	riatio	n of order in relation to a business name	3
		busi pers style	pite section 88, a court may vary its order, in relation to a ness, made in the name or style under which 1 or more ons carry on the business (whether or not the name or e is registered under the <i>Business Names Act 1962</i>), to e it an order against a person carrying on the business.	4 5 6 7 8
Divi	sion	3	Enforcement warrants	9
90	En	force	ment warrant	10
	(1)	for enfo	enforce an order (the <i>original order</i>) other than an order the payment of money into court, a person entitled to orce the original order may obtain an enforcement warrant in the court.	11 12 13 14
	(2)		enforcement warrant may contain any order directed to orcing the original order, including an order authorising—	15 16
		(a)	an enforcement officer to seize and sell, in satisfaction of a money order debt, all real and personal property (other than exempt property) in which an enforcement debtor has a legal or beneficial interest; or	17 18 19 20
		(b)	redirection to an enforcement creditor of particular debts, belonging to an enforcement debtor, from a third person; or	21 22 23
		(c)	redirection to an enforcement creditor of particular earnings, of an enforcement debtor, from a third person; or	24 25 26
		(d)	an enforcement officer to enter and deliver possession of land; or	27 28
		(e)	an enforcement officer to seize and deliver specific goods; or	29 30

	(f)	an enforcement officer to seize and detain property.	1
(3)	direct enfo	enforcement warrant may contain more than 1 order eted to enforcing the original order and may be issued to ree an original order that is a money order and a money order.	2 3 4 5
(4)		vever, only the Supreme Court may issue an enforcement rant containing a charging order.	6 7
(5)	In th	is section—	8
	enfo	reging order includes an order charging all or part of an reement debtor's legal or equitable interest in 1 or more be following—	9 10 11
	(a)	annuities;	12
	(b)	debentures;	13
	(c)	stocks;	14
	(d)	bonds;	15
	(e)	shares;	16
	(f)	marketable securities;	17
	(g)	prescribed interests;	18
	(h)	units of shares, marketable securities or prescribed interests.	19 20
Per	iod c	of enforcement warrant	21
		enforcement warrant ends 1 year after it issues unless the rant states that it ends at an earlier time.	22 23
Pay	/men	t under enforcement warrant	24
	-	ayment under an enforcement warrant discharges the on making the payment to the extent of the payment.	25 26

91

92

93	Sec	curities held by enforcement officer	1
	(1)	This section applies if an enforcement officer seizes cheques, bills of exchange, promissory notes, specialties or other securities for money (the <i>seized documents</i>) under an enforcement warrant to enforce a money order.	2 3 4 5
	(2)	The enforcement officer holds the seized documents as security for the amount to be recovered under the enforcement warrant for the benefit of the enforcement creditor.	6 7 8
	(3)	The enforcement officer may receive an amount payable under a seized document from the person liable under it.	9 10
	(4)	The rules may make provision about proceedings to recover amounts under a seized document, including who may start a proceeding.	11 12 13
94	Re	direction of joint funds	14
	(1)	This section applies if the debt belonging to the enforcement debtor is a fund of money owned by the enforcement debtor and others (a <i>joint fund</i>).	15 16 17
	(2)	An enforcement warrant may authorise redirection to an enforcement creditor of a joint fund to the extent of the enforcement debtor's entitlement.	18 19 20
	(3)	It is presumed a joint fund is owned by the fund owners in equal shares unless, on application of a fund owner or enforcement creditor, the court decides the actual beneficial entitlement of each fund owner.	21 22 23 24
95	Sta	ate debts	25
	(1)	If the debt belonging to an enforcement debtor is from a public sector unit and payable out of the consolidated fund or money controlled by a public sector unit (a <i>State debt</i>), an application for an enforcement warrant and the enforcement warrant must name the chief executive, by title, of the public sector unit as the third person in whose hands the State debt is redirected.	26 27 28 29 30 31 32

	(2)		section (1) applies despite the <i>Crown Proceedings Act</i> 0, section 8.	1 2
		Edito	r's note—	3
		Cro	own Proceedings Act 1980, section 8(1)—	4
		'8	Mode of proceeding	5
		(1)	Subject to this Act and any other Act or law, a claim by or against the Crown may be made and enforced by a proceeding by or against the Crown under the title the 'State of Queensland'.'	6 7 8
	(3)	In th	is section—	9
		publ	ic sector unit means any of the following—	10
		(a)	a department;	11
		(b)	a public service office;	12
		(c)	an agency, authority, commission, corporation, instrumentality, office, or other entity, established under an Act or under State authorisation for a public or State purpose;	13 14 15 16
		(d)	a part of an entity mentioned in paragraph (a), (b) or (c).	17
96	Re	direct	tion of partnership debts	18
		redir belor carry	ourt may issue an enforcement warrant authorising ection to an enforcement creditor of particular debts, nging to an enforcement debtor, from a partnership ring on business in Queensland even if a partner resides ide Queensland.	19 20 21 22 23
97	Ac	count	with financial institution	24
	(1)	an acorder	amount standing to the credit of an enforcement debtor in ecount in a financial institution is, for enforcing a money r, a debt payable to the enforcement debtor, even if any of collowing conditions applicable to the account have not satisfied—	25 26 27 28 29
		(a)	a condition requiring a demand or notice to be made before an amount is withdrawn;	30 31

		(b)	a condition requiring a personal application to be made before an amount is withdrawn;	1 2
		(c)	a condition requiring the production of a deposit book or a receipt for an amount deposited in the account before an amount is withdrawn;	3 4 5
		(d)	a similar condition.	6
	(2)	amo acco enfo	section (1) applies, with any changes necessary, to an unt placed to the credit of an enforcement debtor in an ount in a financial institution between the date of the orcement warrant ordering the redirection and any hearing ding the validity of the warrant.	7 8 9 10 11
98	En	force	ment against a third person	12
	(1)	If a t	third person—	13
		(a)	does not comply with an enforcement warrant authorising redirection of a debt from the third person; and	14 15 16
		(b)	does not file a notice of objection; and	17
		(c)	fails to dispute the third person's liability to pay the debt;	18 19
			enforcement creditor has the same entitlement to enforce debt as the enforcement debtor had.	20 21
	(2)	debt	remove any doubt, it is declared that if the debt is a State under section 95, the <i>Crown Proceedings Act 1980</i> , ion 11 applies.	22 23 24
		Edito	or's note—	25
		Cr	own Proceedings Act 1980, section 11 (Satisfaction of judgment)	26
99	Re	direc	tion of earnings—protection of employee	27
			employer must not dismiss an employee, or otherwise udice an employee, because an enforcement warrant	28 29

ſs	1	0	01
L		_	٠,

			1 2
	Maxi	imum penalty—100 penalty units.	3
on 4	4	Warrant for defendant's arrest	4
lssu	e of	warrant for defendant's arrest	5
1)	69, c	only the Supreme Court may issue a warrant under this	6 7 8
2)		•	9 10
	(a)	the defendant has absconded or is about to abscond; and	11
	(b)	the absence of the defendant would materially prejudice the plaintiff in prosecuting the proceeding or enforcing any judgment that may be given.	12 13 14
3)			15 16
4)	befor	re the defendant has been served with a claim or before	17 18 19
5)	The	warrant must state—	20
	(a)	the name of the defendant; and	21
	(b)	the date, within 2 months after the warrant's issue, the warrant ends.	22 23
6)		•	24 25
7)			26 27
8)		• • • • • • • • • • • • • • • • • • • •	28 29
	(a)	the amount, if any, of the plaintiff's claim;	30
	ssu 1) 2) 3) 4) 5)	made Max. On 4 ssue of 1) Desp 69, 6 section (a) (b) 3) The defer 4) The before judger (b) 5) The warres (a) (b) 6) The warres (b) 7) On parres (b)	Despite the <i>District Court of Queensland Act 1967</i> , section 69, only the Supreme Court may issue a warrant under this section. The court may issue a warrant for the arrest of a defendant to a claim in any court if the court is satisfied— (a) the defendant has absconded or is about to abscond; and (b) the absence of the defendant would materially prejudice the plaintiff in prosecuting the proceeding or enforcing any judgment that may be given. The warrant must be in the approved form for the arrest of a defendant. The court may issue the warrant at any time, for example, before the defendant has been served with a claim or before judgment. The warrant must state— (a) the name of the defendant; and (b) the date, within 2 months after the warrant's issue, the warrant ends. The court may fix an amount as security to be stated in the warrant. On payment of the security, the defendant is entitled not to be arrested or, if arrested, to be released. In fixing the amount, the court may have regard to any matter it considers relevant, including the following matters—

			[5 101]	
		(b)	the costs of issuing the warrant;	1
		(c)	an estimate of the costs of executing the warrant.	2
Divis	sion	5	Enforcement officers	3
101	Pow	ers/	not impaired	4
		lesse	ept as provided in this Act, this Act does not take away, en or impair any power that was, immediately before the mencement of this section, capable of being exercised by inforcement officer for a court.	5 6 7 8
102	No	licen	ce necessary for auction	9
			enforcement officer for a court may, in the course of reement, sell property by auction without a licence.	10 11
103	Trai	nsfer	to be executed	12
	(1)		section applies if an enforcement officer for a court sells right, title and interest of another person in relation to .	13 14 15
	(2)	appr	sheriff, registrar or clerk of the court must execute the opriate transfer of the right, title and interest to the haser.	16 17 18
	(3)	enfo	ansfer executed under subsection (2) is evidence that the rement officer had power to sell the right, title and rest mentioned in the transfer.	19 20 21
Part	14		Miscellaneous provisions	22
104	Gra	nt of	representation before proceeding	23
	(1)	This	section applies if—	24

			rocess names as a defendant or on who is dead when the originating	1 2 3
		(b) the cause of action	survives the person's death; and	4
		(c) a grant of repres	sentation has been made when the s issues.	5 6
	(2)	be against the person's p	otherwise, the proceeding is taken to personal representative in the personal y as personal representative of the	7 8 9 10
105	No	grant of representatio	n before proceeding	11
	(1)	If—		12
			rocess names as a defendant or on who is dead when the originating	13 14 15
		(b) the cause of action	survives the person's death; and	16
		(c) a grant of represe originating process	ntation has not been made when the s issues;	17 18
		the proceeding is taken person's estate.	n to have been brought against the	19 20
	(2)	originating process issotherwise, the proceeding person's personal	of representation is made after the ues, then, unless the court orders g is afterwards taken to be against the representative in the personal y as personal representative of the	21 22 23 24 25 26
	(3)	order is made in the protein the same extent as if a	sentation has not been made when an occeding, the order binds the estate to grant had been made and a personal deceased had been a party to the	27 28 29 30 31

106	No	new	trial because of ruling about duty	1
		A ne that-	ew trial must not be granted only because a court has ruled —	2 3
		(a)	a document or transaction is properly stamped or is not required to be stamped; or	4 5
		(b)	duty has been paid or is not required to be paid on a document or transaction.	6 7
107	Reg	gulat	ion-making power	8
	(1)	The Act.	Governor in Council may make regulations under this	9 10
	(2)	61, t	naking a regulation prescribing a discount rate for section the Governor in Council may prescribe a positive, zero or ative rate.	11 12 13
	(3)	disc	ecommending the making of a regulation prescribing a ount rate for section 61, the Minister must have regard to following factors—	14 15 16
		(a)	the prevailing rates of inflation;	17
		(b)	the prevailing yields on fixed term investments;	18
		(c)	the prevailing yields on investments in equities;	19
		(d)	the other economic factors the Minister considers are relevant to prescribing an appropriate discount rate.	20 21
	4-			
Part	15		Transitional provision for Civil Proceedings Act 2011	22 23
108	Ref	eren	ce to s 48, Supreme Court Act 1995	24
		Supi	reference in any Act or document to section 48 of the reme Court Act 1995 is, if the context permits, taken to be ference to section 59 of this Act.	25 26 27

Part 16		Amendment of Civil Liability Act 2003	1 2
109	Act	t amended	3
		This part amends the Civil Liability Act 2003.	4
110	cal	placement of s 57 (Discount rate to be applied in culating the present value of future loss or gratuitous vices)	5 6 7
		Section 57—	8
		omit, insert—	9
'57		count rate for calculating present value of future s or gratuitous services	10 11
	'(1)	When assessing an amount of damages as a lump sum for a future loss or gratuitous services, the amount must be the present value, calculated using the prescribed discount rate, of the future loss or gratuitous services.	12 13 14 15
	'(2)	In this section—	16
		prescribed discount rate, for an award, see the Civil Proceedings Act 2011, section 61.'.	17 18
Part	17	Amendment of Criminal Code	19
111	Co	de amended	20
		This part amends the Criminal Code.	21
112	Am	endment of s 559 (Change of place of trial)	22
		Section 559(2), 'or a Circuit Court'—	23
		omit.	24

s	1	1	31	

113 In	sertio	n of new ch 63A	1
		8, after chapter 63—	2
	inse	•	3
'Chapte			4
644B No	onatte	ndance of individual	5
'(1)	This subpevid	s section applies if an individual fails to comply with a boena or order of a court requiring attendance to give ence or produce a document or thing to the court or a on having authority to take evidence for the court.	6 7 8 9
'(2)	The	court may make an order for the issue of a warrant for—	10
	(a)	the arrest of the individual; and	11
	(b)	the production of the individual as required by the subpoena or order for the purpose of the proceeding; and	12 13 14
	(c)	the detention in custody of the individual until released by the court.	15 16
'(3)	requ expe	court may order an individual who did not attend as gired by the subpoena or order to pay the costs and enses wasted by, or resulting from, noncompliance with subpoena or order.	17 18 19 20
644C No	onatte	ndance of corporation	21
'(1)	corp cour docu	s section applies if a corporation or an officer of the coration fails to comply with a subpoena or order of a requiring attendance to give evidence or produce a ament or thing to the court or a person having authority to evidence for the court.	22 23 24 25 26
'(2)	The	court may make an order for the issue of a warrant for—	27
	(a)	the arrest of the officer of the corporation to whom the subpoena or order was directed; and	28 29
	(b)	the production of the officer as required by the subpoena or order for the purpose of the proceeding; and	30 31

[s	1	1	4

		(c) the detention in custody of the officer until released by the court.	1 2
	'(3)	However, if the subpoena or order was directed to the 'proper officer' of the corporation, the court may make an order for the issue of a warrant for the arrest of a particular officer only if it is proved the officer had received the subpoena or order, or otherwise had actual knowledge of it.	3 4 5 6 7
	'(4)	The court may order a corporation that did not attend as required by the subpoena or order to pay the costs and expenses wasted by, or resulting from, noncompliance with the subpoena or order.	8 9 10 11
'644 l	D No	ncompliance is contempt of court	12
	'(1)	Failure to comply with a subpoena without lawful excuse is contempt of court and a person who fails to comply may be dealt with for contempt of court.	13 14 15
	'(2)	Nothing in section 644B or 644C affects a court's power to punish for contempt.'.	16 17
114	Am	nendment of s 662 (Taxation)	18
	(1)	Section 662(2)—	19
		omit.	20
	(2)	Section 662(3)—	21
		renumber as section 662(2).	22
115		nission of s 663 (Enforcement of judgment of Circuit urt)	23 24
		Section 663—	25
		omit.	26
116	Ins	ertion of new s 696	27
		After section 695A—	28

		insert—	1
'696	Wa	rrant for release of person detained in custody	2
	'(1)	This section applies if—	3
		(a) a person (the <i>accused</i>) is detained in custody on a charge of an indictable offence; and	4 5
		(b) a decision has been made not to proceed with the charge.	6 7
	'(2)	The Attorney-General may issue a warrant for the accused's release from custody in relation to the charge.	8 9
	' (3)	The warrant must be—	10
		(a) signed by the Attorney-General; and	11
		(b) addressed to the person having custody of the accused.	12
	'(4)	The warrant authorises the person having custody of the accused to release the accused from custody immediately in relation to the charge stated in the warrant.	13 14 15
	'(5)	However, the accused must not be released from custody if the accused is otherwise lawfully detained.'.	16 17
Part	18	Amendment of District Court of Queensland Act 1967	18 19
117	Act	amended	20
		This part amends the District Court of Queensland Act 1967.	21
118	Am	endment of s 3 (Definitions)	22
	(1)	Section 3, definitions ADR convenor, ADR costs, ADR dispute, ADR process, case appraisal, case appraiser, dispute, judicial registrar, mediation, mediator, party, referring court, referring order and registrar—	23 24 25 26

[s	1	1	91

		omit.	1			
	(2)	Section 3—	2			
		insert—	3			
		'deputy sheriff means a deputy sheriff appointed under the Supreme Court of Queensland Act 1991.	4 5			
		enforcement warrant means an enforcement warrant under the Civil Proceedings Act 2011, section 90.	6 7			
		<i>registrar</i> includes the principal registrar appointed under section 36.	8 9			
		sheriff means the Sheriff of Queensland appointed under the Supreme Court of Queensland Act 1991.'.	10 11			
119	Amendment of pt 2 hdg (Court, judges, registries and officers)					
		Part 2, heading, 'registries'—	14			
		omit, insert—	15			
		'registry'.	16			
120	Re	placement of s 8B (Seals of the court)	17			
		Section 8B—	18			
		omit, insert—	19			
'8B	Со	urt seal	20			
	'(1)	The court is to have and use a seal with the words 'District Court of Queensland'.	21 22			
	'(2)	The court may have other seals required for the business and administration of the court.'.	23 24			
121		placement of s 25 (Hearing de novo when trial judge able to continue)	25 26			
		Section 25—	27			
		omit, insert—	28			

25	Ар	plication if original judge unable to continue	1
	'(1)	This section applies if—	2
		(a) a judge (the <i>original judge</i>) starts the hearing of a civil or criminal proceeding (including an appeal); and	3 4
		(b) before the proceeding has been determined, the original judge dies or resigns as a judge, or is certified as incapable of sitting.	5 6 7
	'(2)	For subsection (1), a judge is certified as incapable of sitting if the Chief Judge or the Judge Administrator has issued a certificate (an <i>incapacity certificate</i>) stating the judge is incapable of sitting, whether temporarily or otherwise.	8 9 10 11
	'(3)	A party to the proceeding may apply to the court for directions as to the determination of the proceeding.	12 13
	'(4)	On its own initiative or on an application under this section, the court may—	14 15
		(a) if there is an incapacity certificate stating the original judge is temporarily incapable of sitting—	16 17
		(i) adjourn the proceeding to enable the original judge to complete the hearing and determination of the proceeding; or	18 19 20
		(ii) order that the proceeding be heard and determined afresh; or	21 22
		(b) in any other case—	23
		(i) order that the proceeding be heard and determined afresh; or	24 25
		(ii) make any other order it considers appropriate.	26
	'(5)	If the court orders that a proceeding be heard and determined afresh, the court may make an order it considers appropriate to facilitate the hearing and determination.	27 28 29
	'(6)	Without limiting the orders that may be made under subsection (5), the court may make an order that any order, ruling or finding made by the original judge be set aside.	30 31 32

[s 122	1
--------	---

	'(7)	The court hearing and determining a proceeding afresh because of an order under this section may make the order it considers appropriate about the costs of the first hearing.'.	1 2 3
122	Rep	placement of pt 2, div 4 (Registries)	4
		Part 2, division 4—	5
		omit, insert—	6
'Divi	sion	4 Registry	7
'35	Reg	gistry	8
	'(1)	There is to be a District Court Registry.	9
	'(2)	The District Court Registry is to have an office at each place at which the District Court is to be held.	10 11
'35A		cess returnable in office where issued but ective throughout State	12 13
	'(1)	A process issued out of any office of the District Court Registry is returnable in that office.	14 15
	'(2)	However, each process has effect, and may be enforced, at any place within the State.	16 17
'35B	Cor	ntrol	18
		'The District Court Registry is under the control of the principal registrar.'.	19 20
123	Om	ission of pt 2, div 5, sdiv 1 (Judicial registrars)	21
		Part 2, division 5, subdivision 1—	22
		omit.	23

[s	1	24]

124	On	nission of pt 2, div 5, sdiv 2 hdg (Other officers)
		Part 2, division 5, subdivision 2, heading—
		omit.
125	Re	placement of ss 36 and 36A
		Sections 36 and 36A—
		omit, insert—
'36	Pri	ncipal registrar, other registrars and officers
	'(1)	The Governor in Council may appoint a principal registrar.
	'(2)	The chief executive may appoint registrars (other than the principal registrar), deputy registrars and other officers the chief executive considers appropriate.
	'(3)	A person appointed under this section is employed under the <i>Public Service Act 2008</i> .
'36A	De	legation by registrar
	'(1)	A registrar may delegate the registrar's functions to an appropriately qualified person who is a public service employee in the District Court Registry.
	'(2)	In this section—
		appropriately qualified, for a public service employee to whom a function may be delegated, includes having the qualifications, experience or standing appropriate for the function.
		Example of standing—
		a person's classification level in the public service
		functions includes powers.

15 1201

'36B	Dir	ections	1
		'The principal registrar may give directions to the registrars and other officers employed in any office of the District Court Registry.	2 3 4
'36C	Su	preme Court and Magistrates Court officers	5
	'(1)	This section applies if the District Court is to sit at a place where an office of the District Court Registry does not exist.	6 7
	'(2)	If a regional office or a district office of the Supreme Court Registry exists at the place, that office is taken to be an office of the District Court Registry at the place and the registrar, bailiff and other officers of the Supreme Court at the place are taken to be the corresponding officers of the District Court at the place.	8 9 10 11 12 13
		Example—	14
		The registrar of the Supreme Court at the place is taken to be the registrar of the District Court at the place.	15 16
	'(3)	If subsection (2) does not apply and a Magistrates Court Registry exists at the place, that registry is taken to be an office of the District Court Registry at the place and the registrar, bailiff and other officers of the Magistrates Court at the place are taken to be the corresponding officers of the District Court at the place.	17 18 19 20 21 22
		Example—	23
		A bailiff of the Magistrates Court at the place is taken to be a bailiff of the District Court at the place.	24 25
	'(4)	Without limiting subsections (2) and (3), an officer taken to be a corresponding officer of the District Court at a place has the functions, powers and jurisdiction of the officer of the District Court.	26 27 28 29
'36D	Ass	sociates	30
	'(1)	The Chief Judge may appoint a person nominated by a judge as an associate to the judge.	31 32

	'(2)	An associate is appointed under this Act and not under the <i>Public Service Act 2008</i> .	1 2
	'(3)	The Governor in Council is to decide the salary and conditions of appointment for an associate appointed under subsection (1).'.	3 4 5
126		nendment of s 40 (When a clerk of the court is registrar, clerk's successor or deputy shall be registrar)	6 7
		Section 40(2), 'section 36A'—	8
		omit, insert—	9
		'section 36(2)'.	10
127		placement of s 41 (Appointment of bailiffs and bailiffs' sistants)	11 12
		Section 41—	13
		omit, insert—	14
'41	Ар	pointment of bailiffs	15
	'(1)	The chief executive may appoint bailiffs.	16
	'(2)	A person appointed under this section is employed under the <i>Public Service Act 2008</i> .'.	17 18
128	Re	placement of ss 42 and 43	19
		Sections 42 and 43—	20
		omit, insert—	21
'42	Pov	wer of bailiffs	22
	'(1)	A bailiff is an officer of the sheriff.	23
	'(2)	A bailiff is appointed for the State.	24
	'(3)	The sheriff, or a deputy sheriff, may delegate any of the sheriff's functions, or deputy sheriff's functions, to a bailiff.	25 26
	'(4)	Subject to the terms of the delegation, a bailiff may perform a function throughout the State.	27

S Z J

	'(5)	In this section—	1
		functions includes powers.	2
		perform, a function, includes exercise a power.	3
'43	Fu	nctions of bailiffs	4
		'The functions of a bailiff include the following—	5
		(a) acting as an orderly during sittings of the court;	6
		(b) serving documents for a proceeding in the court;	7
		(c) enforcing enforcement warrants of the court.'.	8
129		nendment of s 44 (Bailiff not required to take out ctioneer's licence)	9 10
		Section 44, 'execute a warrant of execution issued under the authority of this Act'—	11 12
		omit, insert—	13
		'enforce an enforcement warrant'.	14
130	Am	nendment of s 45 (Remuneration of bailiffs)	15
	(1)	Section 45(2), ', and for the payment of the officers appointed to assist the bailiff'—	16 17
		omit.	18
	(2)	Section 45(3)—	19
		omit, insert—	20
	'(3)	The fees received for enforcing an enforcement warrant must be paid by the registrar to the bailiff on the issue of the enforcement warrant.'.	21 22 23
131	Ins	ertion of new s 47	24
		Part 2, division 5—	25
		insert—	26

47	Bai	iliff's protection from liability	1
	'(1)	A proceeding in relation to a bailiff acting in that capacity must be started against 'The Sheriff of Queensland' and not against the bailiff.	2 3 4
	'(2)	If a money order is made against The Sheriff of Queensland in a proceeding mentioned in subsection (1)—	5 6
		(a) the money order debt must be paid by the Treasurer out of the consolidated fund; and	7 8
		(b) the State may recover the money order debt from the relevant bailiff unless the liability resulting in the money order was for an act done, or omission made, honestly and without negligence when acting as a bailiff.	9 10 11 12
	'(3)	In this section—	13
		<i>money order</i> means an order, or part of an order, for the payment of money, including an amount for damages, whether or not the amount is or includes an amount for interest or costs.	14 15 16 17
		<i>money order debt</i> means the amount of money payable under a money order.'.	18 19
132	Om	nission of s 48 (Disabilities of registrar and bailiff)	20
		Section 48—	21
		omit.	22
133	Re	placement of pt 2, div 7 (Lawyers and agents)	23
		Part 2, division 7—	24
		omit, insert—	25
Div	ision	7 Court appearance	26
52	Со	urt appearance	27
	'(1)	In a proceeding, a party may appear in person or by—	28
		(a) a lawyer; or	29

[s 1	[34]
------	------

		(b) with the leave of the court, another person.	1
	'(2)	In this section—	2
		<i>party</i> includes a person served with notice of or attending a proceeding although not named in the record.'.	3 4
134	Om	nission of ss 66 and 67	5
		Sections 66 and 67—	6
		omit.	7
135	Re	placement of pt 5, div 4 (Removal of actions)	8
		Part 5, division 4—	9
		omit, insert—	10
'Div	isior	1 4 Commercial and other lists	11
'77	Со	urt may maintain lists	12
		'In exercising its power to control its own process, the court may maintain lists of particular proceedings by reference to subject matter, including a commercial list.	13 14 15
'78	No	appeal from entry on a list	16
		'There is no appeal from an order entering a proceeding on a list of particular proceedings.	17 18
'79	Со	mmercial list proceeding	19
	'(1)	This section applies to a proceeding on the commercial list.	20
	'(2)	If the parties to the proceeding agree, the judgment of the court is final and not subject to appeal.	21 22
	'(3)	The court may order that the proceeding be tried without a jury.'.	23 24

[s	1	36]

136	On	nission of pt 7 (ADR processes)	1
		Part 7—	2
		omit.	3
137	On	nission of s 116 (Venue of appeals)	4
		Section 116—	5
		omit.	6
138		nendment of s 118 (Appeal to the Court of Appeal in train cases)	7 8
	(1)	Section 118(3), 'A party'—	9
		omit, insert—	1
		'Subject to sections 118A and 118B, a party'.	1
	(2)	Section 118(8)—	1
		omit.	1
	(3)	Section 118(9) and (10)—	1
		renumber as section 118(8) and (9).	1:
139	Ins	ertion of new ss 118A and 118B	1
		After section 118—	1
		insert—	1
'118A		ave of District Court required to appeal from nsent order	19 20
		'An appeal lies to the Court of Appeal from a judgment or order of the District Court given or made by consent only by leave of the judge who gave the judgment or made the order, or, if that judge is not available, another District Court judge.	2 2 2 2

'118E	B Leave of District Court required to appeal in relation to costs				
	'(1)	An appeal only in relation to costs lies to the Court of Appeal from a judgment or order of the District Court only by leave of the judge who gave the judgment or made the order, or, if that judge is not available, another District Court judge.	3 4 5 6		
	'(2)	However, if, after an appeal to the Court of Appeal is properly started, the appeal becomes an appeal only in relation to the costs of the original proceeding—	7 8 9		
		(a) subsection (1) does not apply; and	10		
		(b) the appeal may be heard and determined only by leave of the Court of Appeal.'.	11 12		
140	Ins	ertion of new pt 11, div 1	13		
		Part 11—	14		
		insert—	15		
'Divi	isior	1 Court	16		
'125	Pra	actice directions	17		
	'(1)	The Chief Judge may make practice directions for the District Court.	18 19		
	'(2)	Subsection (1) does not affect any inherent or other power to make practice directions.	20 21		
	'(3)	To remove any doubt, it is declared that a practice direction is not subordinate legislation.	22 23		
'126	Bu	siness of court	24		
	'(1)	The business of the court—	25		
		(a) is taken to be conducted in court wherever it is conducted; and	26 27		
		(b) is to be conducted in open court.	28		

	'(2)	However, subject to any Act, the court may, if the public interest or the interests of justice require, by order limit the extent to which the business of the court is open to the public.'.	1 2 3 4
141	Ins	ertion of new s 130B	5
		After section 130A—	6
		insert—	7
'130E	3 Fin	ance	8
		'The court is part of the department for the purposes of the <i>Financial Accountability Act 2009</i> .'.	9 10
142	Am	nendment of s 131 (Regulation-making power)	11
		Section 131(2), after 'Court'—	12
		insert—	13
		'other than precincts that are Supreme Court precincts under the Supreme Court of Queensland Act 1991'.	14 15
143	Ins	ertion of new ss 148 and 149	16
		After section 147—	17
		insert—	18
'148		nsitional provision for Civil Proceedings Act 1—bailiff's assistants	19 20
		'For the purposes of section 47, a reference to a bailiff includes a reference to a bailiff's assistant appointed under section 41 as in force immediately before the commencement of the <i>Civil Proceedings Act 2011</i> , section 127.	21 22 23 24
'149	Ou	tdated references	25
		'In an Act or document, in the context of the District Court and if otherwise appropriate, a reference to a thing mentioned in column 1 of the following table is taken to be a reference to the corresponding thing in column 2 of the table—	26 27 28

	Table		1
column 1		column 2	
plaint or plaint and summons		claim	
chambers		court	
action		proceeding	
District Court Rules 1968		Uniform Civil Procedure Rules 1999	
taxation		assessment of costs	
party and party costs		costs on the standard basis	
solicitor and client costs		costs on the indemnity basis'.	
Part 19	Amendment of 1977	Evidence Act	2 3
144 Act amended			4

	This part amends the Evidence Act 19//.	5
145 I	nsertion of new ss 129A and 129B	6
	Part 8, before section 130—	7
	insert—	8
129A (Order that evidence may be given in a different way	9
'(1	This section applies in a proceeding that is not a criminal proceeding if either—	10 11
	(a) the fact in issue is any of the following—	12
	(i) the proof of handwriting;	13
	(ii) the proof of documents;	14
	(iii) the proof of the identity of parties:	15

		(iv)	the proof of authority; or	1
	(b)	a co	urt considers—	2
		(i)	a fact in issue is not seriously in dispute; or	3
		(ii)	strict proof of a fact in issue might cause unnecessary or unreasonable expense, delay or inconvenience in a proceeding.	4 5 6
'(2)	the t		may order that evidence of the fact may be given at or any other stage of the proceeding, in any way the ets.	7 8 9
'(3)			imiting subsection (2), the court may order that of a fact be given by—	10 11
	(a)	a sta	tement on oath of information and belief; or	12
	(b)	the p	production of documents or entries in records; or	13
	(c)		production of copies of documents or copies of ies in records.	14 15
'(4)		court sectio	may at any time vary or revoke an order made under n.	16 17
			be examined without subpoena or other	18
-	cess			19
'(1)	proce proce even	eeding eeding if a	ay order a person who is present at the hearing of a g and compellable to give evidence in the g to give evidence or to produce a document or thing subpoena or other process requiring the person to that purpose has not been duly served on the person.	20 21 22 23 24
'(2)	the p	erson	to give evidence or to produce a document or thing, a is subject to the same penalties and liabilities as if a had been duly served with a subpoena or other	25 26 27 28

Part	20	Amendment of Judges (Pensions and Long Leave) Act 1957	1 2 3
146	Act ame	nded	4
	This <i>1957</i>	part amends the <i>Judges (Pensions and Long Leave) Act</i> 7.	5 6
147		ment of s 2A (Length of service if previously an udge in Queensland)	7 8
	Secti	ion 2A—	9
	omit,	, insert—	10
'2A		of service if previously an acting judge or n Queensland	11 12
		this Act, in deciding the length of service as a judge, ice as any of the following is to be counted as service as a e—	13 14 15
	(a)	an acting Supreme Court judge;	16
	(b)	an acting District Court judge;	17
	(c)	a master.'.	18
Part	21	Amendment of Jury Act 1995	19
148	Act ame	nded	20
-		part amends the <i>Jury Act 1995</i> .	21
149		nent of s 8 (Assignment of responsibility for jury to other sheriffs and persons)	22 23
	(1) Secti	ion 8(1)(a) and (b)—	24

s	1	50]	

		omit	•	1
	(2)	Sect	ion 8(1)(c) and (d)—	2
		renu	mber as section 8(1)(a) and (b).	3
	(3)	Sect	ion 8(2)(b), 'sheriff'—	4
		omit	, insert—	5
		'pers	son'.	6
150	Ins	ertio	n of new pt 6, div 1A	7
		Part	6, after division 1—	8
		inse	rt—	9
'Divi	sion	1 A	Duty of judge and jury in civil cases	10
'51A	Dut	y of	judge and jury	11
		'In a	civil trial—	12
		(a)	it is the jury's duty to answer any question of fact that is left to the jury by the presiding judge; and	13 14
		(b)	it is the presiding judge's duty to instruct the jury about the law applicable to the proceeding, with the observations on the evidence the judge considers appropriate to make.'.	15 16 17 18
151	Ins	ertio	n of new s 65A	19
		Part	8, before section 66—	20
		inse	rt—	21
'65A	Civ	il tria	ıl without a jury	22
		'A c	ourt may order a civil trial without a jury if the trial—	23
		(a)	requires a prolonged examination of records; or	24
		(b)	involves any technical, scientific or other issue that can not be conveniently considered and resolved by a jury.'.	25 26

Part 22		Amendment of Justices Act 1886		
152	Act	amended	3	
		This part amends the <i>Justices Act 1886</i> .	4	
153 Aı		mendment of s 22 (Continuance of Magistrates Courts)		
		Section 22(2)—	6	
		omit, insert—	7	
	'(2)	Each Magistrates Court is to have and use a seal with the words 'Magistrates Court of Queensland'.	8 9	
	'(3)	Each Magistrates Court may have other seals required for the business and administration of the court.'.	10 11	
154	Am	endment of s 126 (Transmission of depositions)	12	
	(1)	Section 126(1)(a)—	13	
		omit, insert—	14	
		'(a) if the committal is to a court to be held within the Northern Region or Far Northern Region—to a crown prosecutor stationed in that region; or'.	15 16 17	
	(2)	Section 126(2)—	18	
		omit, insert—	19	
	'(2)	In this section—	20	
		Far Northern Region means the Far Northern Region of the Supreme Court.	21 22	
		<i>Northern Region</i> means the Northern Region of the Supreme Court.	23 24	
		Editor's note—	25	
		The Far Northern Region and the Northern Region are declared under the Supreme Court of Queensland Act 1991.'.	26 27	

[s	155]

155	Am	endment of s 222 (Appeal to a single judge)
	(1)	Section 222(3), after 'notice of appeal'—
		omit, insert—
		'in the District Court registry.'.
	(2)	Section 222(9)—
		omit, insert—
	'(9)	If the appellant is in custody, the notice of appeal must be filed in the District Court district where the appellant is in custody.'.
Part	22	Amendment of Land Court Act
rait	23	2000
156	Act	t amended
		This part amends the Land Court Act 2000.
157		placement of s 37 (ADR process applies to oceedings started under this part)
		Section 37—
		omit, insert—
37		R process applies to proceedings started under spart
	'(1)	The <i>Civil Proceedings Act 2011</i> , part 6 (the <i>ADR provisions</i>) applies to proceedings started under this Act.
	'(2)	However, to the extent the cost provisions of the ADR provisions do not provide for a matter, section 34 applies.
	'(3)	In applying the ADR provisions to a proceeding under this Act—

[s	1	58]

159	Act	This part amends the <i>Law Reform Act 1995</i> .	26 27
Part	24	Amendment of Law Reform Act 1995	24 25
		'region'.	23
		omit, insert—	22
	(2)	Section 62(3), 'district'—	21
		See the Supreme Court of Queensland Act 1991, part 4, division 3.'.	20
		(c) for the Far Northern Region of the Supreme Court—the Far Northern Judge, within the meaning of the Supreme Court of Queensland Act 1991. Note—	16 17 18 19
		(b) for the Northern Region of the Supreme Court—the Northern Judge, within the meaning of the Supreme Court of Queensland Act 1991; and	13 14 15
		'(a) for the Central Region of the Supreme Court—the Central Judge, within the meaning of the Supreme Court of Queensland Act 1991; and	10 11 12
		omit, insert—	9
	(1)	Section 62(2)(a) to (c)—	8
158		endment of s 62 (Nomination of Supreme Court judge be member of Land Appeal Court)	6
		(b) definitions and other interpretative provisions of the <i>Civil Proceedings Act 2011</i> relevant to the ADR provisions apply.'.	3 4 5
		(a) a reference to a court is taken to be a reference to the Land Court; and	1 2

160	Am	nendment of s 5 (Definitions for pt 3)
		Section 5, definition dependant, 'Supreme Court Act 1995, section 17'—
		omit, insert—
		'Civil Proceedings Act 2011, part 10'.
161		nendment of s 6 (Proceedings against, and natribution between, joint and several tortfeasors)
		Section 6(b), 'spouse, parent, or child'—
		omit, insert—
		'dependants'.
62	Am	endment of s 8 (Additional definitions for div 2)
		Section 8, definitions child, parent and spouse—
		omit.
163		nendment of s 10 (Apportionment of liability in case of ntributory negligence)
	(1)	Section 10(5), 'Supreme Court Act 1995, section 17 shall'—
		omit, insert—
		'Civil Proceedings Act 2011, part 10 must'.
	(2)	Section 10(5)—
		insert—
		'Editor's note—
		Civil Proceedings Act 2011 part 10 (Wrongful death proceedings)

Part 25		Amendment of Magistrates Act 1991		1 2
164	Act	ame	ended	3
		This	s part amends the Magistrates Act 1991.	4
165	Ins	ertio	n of new s 49A	5
		Afte	er section 49—	6
		inse	rt—	7
'49A	Ap	plica	tion if original magistrate unable to continue	8
	'(1)	This	s section applies if—	9
		(a)	a magistrate (the <i>original magistrate</i>) starts the hearing of a civil or criminal proceeding (including an appeal); and	10 11 12
		(b)	before the proceeding has been determined, the original magistrate dies or resigns as a magistrate, or is certified as incapable of sitting.	13 14 15
	'(2)	For subsection (1), a magistrate is certified as incapable of sitting if the Chief Magistrate or the Deputy Chief Magistrate has issued a certificate (an <i>incapacity certificate</i>) stating the magistrate is incapable of sitting, whether temporarily or otherwise.		16 17 18 19 20
	'(3)		arty to the proceeding may apply to the court for directions of the determination of the proceeding.	21 22
	'(4)		its own initiative or on an application under this section, court may—	23 24
		(a)	if there is an incapacity certificate stating the original magistrate is temporarily incapable of sitting—	25 26
			(i) adjourn the proceeding to enable the original magistrate to complete the hearing and determination of the proceeding; or	27 28 29

			(ii)	order that the proceeding be heard and determined afresh; or	1 2
		(b)	in a	ny other case—	3
			(i)	order that the proceeding be heard and determined afresh; or	4 5
			(ii)	make any other order it considers appropriate.	6
	'(5)	afres	h, the	rt orders that a proceeding be heard and determined e court may make an order it considers appropriate te the hearing and determination.	7 8 9
	'(6)	subse	ection	limiting the orders that may be made under (5), the court may make an order that any order, or finding made by the original magistrate, be set aside.	10 11 12
	'(7)	beca	use o	t hearing and determining a proceeding afresh of an order under this section may make the order it appropriate about the costs of the first hearing.'.	13 14 15
Parl	26			Amendment of Magistrates	16
				Courts Act 1921	17
166	Act	t ame	nded	t i	18
		This	part	amends the Magistrates Courts Act 1921.	19
167	Am	endn	nent	of s 2 (Definitions)	20
	(1)	dispi medi	ite, A ation	2, definitions ADR convenor, ADR costs, ADR DR process, case appraisal, case appraiser, dispute, a, mediator, referring court of a mediation or case and referring order—	21 22 23 24
		omit.			25
	(2)	Secti	ion 2-	_	26
		inser	т—		27

	[s	1	68]
--	----	---	-----

		'dispute, for part 5A, means a dispute that is the subject of an employment claim.'.	1 2
168	Ins	ertion of new s 3B	3
		Part 1, after section 3A—	4
		insert—	5
'3B	De	legation by registrar	6
	'(1)	A registrar of a Magistrates Court may delegate the registrar's functions to an appropriately qualified person who is a public service employee in a Magistrates Court registry.	7 8 9
	'(2)	In this section—	10
		appropriately qualified, for a public service employee to whom a function may be delegated, includes having the qualifications, experience or standing appropriate for the function.	11 12 13 14
		Example of standing—	15
		a person's classification level in the public service	16
		functions includes powers.'.	17
169	On	nission of s 5A (Proceeding started in wrong court)	18
		Section 5A—	19
		omit.	20
170	Ins	ertion of new ss 14A and 14B	21
		After section 14—	22
		insert—	23
'14A	Bu	siness of Magistrates Court	24
	'(1)	The business of a Magistrates Court—	25
		(a) is taken to be conducted in court wherever it is conducted; and	26 27

		(b) is to be conducted in open court.	1
	'(2)	However, subject to any Act, a Magistrates Court may, if the public interest or the interests of justice require, by order limit the extent to which the business of the court is open to the public.	2 3 4 5
14B		ocess returnable in registry where issued but ective throughout State	6 7
	'(1)	A process issued out of the registry of any Magistrates Court is returnable in that registry.	8 9
	'(2)	However, each process has effect, and may be enforced, at any place within the State.'.	10 11
171		nendment and relocation of s 17 (Officers of gistrates Court)	12 13
	(1)	Section 17, heading—	14
		omit, insert—	15
17	Ар	pointment of bailiffs and bailiff's assistants'.	16
	(2)	Section 17—	17
		insert—	18
	'(5)	A registrar of a Magistrates Court may give directions to a bailiff or bailiff's assistant appointed under this section about the discharge of the functions of the bailiff.'.	19 20 21
	(3)	Section 17—	22
		relocate to part 1 as section 3C.	23
172		placement of s 18 (Appearance to be in person or by vyer, or other person allowed by the court)	24 25
		Section 18—	26
		omit insert—	27

|--|

'18	Co	urt appearance	1
	'(1)	In a proceeding, a party may appear in person or by—	2
		(a) a lawyer; or	3
		(b) with the leave of the court, another person.	4
	'(2)	In this section—	5
		<i>party</i> includes a person served with notice of or attending a proceeding although not named in the record.'.	6 7
173	On	nission of pt 5 (ADR processes)	8
		Part 5—	9
		omit.	10
174	Ins	ertion of new s 57B	11
		After section 57A—	12
		insert—	13
'57B	Fin	ance	14
		'The Magistrates Courts are part of the department for the purposes of the <i>Financial Accountability Act 2009</i> .'.	15 16
175	Ins	ertion of new s 61	17
		After section 60—	18
		insert—	19
'61	Ou	tdated references	20
		'In an Act or document, in the context of a Magistrates Court and if otherwise appropriate, a reference to a thing mentioned in column 1 of the following table is taken to be a reference to the corresponding thing in column 2 of the table—	21 22 23 24

Table			1	
colum	n 1	column 2		
plaint o	r plaint and summons	claim		
chambe	ers	court		
action		proceeding		
Magistr	rates Courts Rules 1960	Uniform Civil Procedure Rules 1999		
taxation	ı	assessment of costs		
party ar	nd party costs	costs on the standard basis		
solicito	r and client costs	costs on the indemnity basis'.		
Part	27 Amendment 1981	of Succession Act	2 3	
176	Act amended		4	
	This part amends the Succession	n Act 1981.	5	
177	Amendment of s 66 (Survival o	f actions)	6	
	Section 66(4), 'provisions of part 4'—	the Supreme Court Act 1995,	7 8	
	omit, insert—		9	
	'Civil Proceedings Act 2011, pa	art 10'.	10	

Part :	28	Amendment of Supreme Court of Queensland Act 1991	1 2
178	Act a	nmended	3
	7	This part amends the Supreme Court of Queensland Act 1991.	4
179	Repla	acement of ss 2A–6	5
	5	Sections 2A to 6—	6
	C	omit, insert—	7
'3	Act b	oinds all persons	8
	6	This Act binds all persons, including the State.'.	9
180	Repla	acement of pt 2 (The court)	10
	I	Part 2—	11
	C	omit, insert—	12
'Part	2	The court	13
'Divis	sion 1	Composition and jurisdiction	14
' 4	Com	position of the court	15
		The court consists of a Chief Justice, a President of the Court	16
		of Appeal, other judges of appeal, a Senior Judge Administrator, and the other judges appointed by the	17 18
		Governor in Council.	19
' 5	Divis	sions of the court	20
•	(1) 7	Γhe court is divided into—	21
	((a) the office of the Chief Justice: and	22

		(b) 2 divisions, namely, the Court of Appeal and the Trial Division.	1 2
	'(2)	The Chief Justice may sit as, and exercise the powers and perform the functions of, a judge in either division of the court.	3 4 5
6	Act	ing judges	6
	'(1)	If a judge is or will be on leave, or otherwise absent, or is or will be, for any reason, unable to perform the functions of the office, the Governor in Council, after consultation between the Minister and the Chief Justice, may, by commission, appoint a person who is qualified to be appointed as a judge to act as a judge for the period (not longer than 6 months) stated in the commission.	7 8 9 10 11 12 13
	'(2)	If the Chief Justice certifies that it is desirable that 1 or more persons be appointed to act as a judge to assist in ensuring the orderly and expeditious exercise of the jurisdiction and powers of the court in the Trial Division, the Governor in Council may, by commission, appoint 1 or more persons, who is or are qualified to be appointed as a judge to act as a judge for the period (not longer than 6 months) stated in the commission or commissions.	14 15 16 17 18 19 20 21
	'(3)	The Governor in Council may, by commission, appoint either of the following persons to act as a judge for up to 1 year—	22 23
		(a) a person who is, or has been, a judge of the Supreme Court of another State or Territory;	24 25
		(b) a person who is, or has been, a judge of the Federal Court of Australia.	26 27
	'(4)	The Governor in Council may decide the remuneration to be paid and provided in relation to a person who acts as a judge (not being less than the remuneration paid and provided to a judge).	28 29 30 31
	'(5)	The fact that a person who holds a commission to act as a judge sits and otherwise acts as a judge is sufficient evidence of the person's authority to do so.	32 33 34

	'(6)	A person who has acted as a judge may attend sittings of the court for the purpose of giving judgment in, or otherwise completing, a proceeding that was heard by the person while the person was acting as a judge, despite the fact that the person is no longer acting as a judge.	1 2 3 4 5
'7	Jur	risdiction not affected by vacancies	6
		'The jurisdiction of the court, or of a division of the court, is not affected by a vacancy in any office in the court.	7 8
'8	Bu	siness of the court	9
	'(1)	The business of the court—	10
		(a) is taken to be conducted in court wherever it is conducted; and	11 12
		(b) is to be conducted in open court.	13
	'(2)	However, subject to any Act, the court may, if the public interest or the interests of justice require, by order limit the extent to which the business of the court is open to the public.	14 15 16
' 9	Со	urt seal	17
	'(1)	The court is to have and use a seal with the words 'Supreme Court of Queensland'.	18 19
	'(2)	The court may have other seals required for the business and administration of the court.	20 21
'10	Jur	risdiction of the court not impaired etc.	22
		'Except as provided in this Act, this Act does not take away, lessen or impair any jurisdiction or power that was, immediately before the commencement of this section, vested in or capable of being exercised by the court or 1 or more judges.	23 24 25 26 27

'11	Effe	ect of repeal of Supreme Court Act 1995	1
	'(1)	The repeal of the <i>Supreme Court Act 1995</i> (the <i>1995 Act</i>) does not affect the jurisdiction of the Supreme Court that may have been derived from the 1995 Act or any of the Acts referred to in the 1995 Act and the Supreme Court retains all the jurisdiction and power that may have been derived from the 1995 Act or any of the Acts referred to in the 1995 Act.	2 3 4 5 6 7
	'(2)	The repeal of the 1995 Act does not affect anything done or suffered under the provisions of the 1995 Act before the repeal.	8 9 10
	'(3)	The repeal of the 1995 Act does not affect the validity or consequences of anything done or suffered, or any right, title, obligation or liability already acquired, accrued or any remedy or proceeding in relation to the thing, right, title, obligation or liability.	11 12 13 14 15
	'(4)	The repeal of the 1995 Act does not affect any principle or rule of law or equity or revive jurisdiction.	16 17
	'(5)	This section does not limit the operation of the <i>Acts Interpretation Act 1954</i> , section 20.	18 19
'Div	ision	2 Office of Chief Justice	20
'12	Арр	pointment of Chief Justice	21
	'(1)	The Governor in Council may, by commission, appoint a judge to be Chief Justice.	22 23
		Note—	24
		See the <i>Constitution of Queensland 2001</i> , section 59 (Appointment of judges) for the oath or affirmation requirement.	25 26
	'(2)	A judge may be appointed as Chief Justice either at the time of the person's appointment as a judge or at any time afterwards.	27 28 29

'13	Chief Justice continues in office while judge				
	'(1)	The Chief Justice holds office as Chief Justice while the person holds office as a judge.	2 3		
	'(2)	The Chief Justice may resign office as Chief Justice without resigning office as a judge.	4 5		
'14	Titl	le of Chief Justice	6		
		'The Chief Justice is called the Chief Justice of Queensland.	7		
'15	Ad	ministrative responsibility of Chief Justice	8		
	'(1)	Without limiting the responsibilities, functions or powers of the Chief Justice, the Chief Justice, subject to this Act, is responsible for the administration of the Supreme Court and its divisions and the orderly and expeditious exercise of the court's jurisdiction and power.	9 10 11 12 13		
	'(2)	Subject to this Act, the Chief Justice has power to do all things necessary or convenient to be done to perform responsibilities under subsection (1).	14 15 16		
'16	Sitt	tings	17		
		'The Chief Justice is to decide—	18		
		(a) when and where the Supreme Court is to sit; and	19		
		(b) the way notice of when and where the Supreme Court is to sit may be given.	20 21		
'17	Pra	actice directions	22		
	'(1)	The Chief Justice may make practice directions for the Supreme Court.	23 24		
	'(2)	Subsection (1) does not affect any inherent or other power to make practice directions.	25 26		
	'(3)	To remove any doubt, it is declared that a practice direction is not subordinate legislation.	27 28		

'18	Sup	oreme Court precincts	1
	'(1)	Subject to this Act, the Chief Justice has power to do all things necessary or convenient to be done for the control and management of the Supreme Court precincts, including power to obtain, grant, prohibit or limit access to and from the precincts or part of the precincts.	2 3 4 5 6
	'(2)	For subsection (1), a reference to the Supreme Court precincts includes a reference to court precincts part of which are occupied by the Supreme Court.	7 8 9
'19	Anr	nual report	10
	'(1)	As soon as practicable after the end of each financial year, but within 4 months after the end of the financial year, the Chief Justice must prepare and give to the Minister a written report about the operation of the Supreme Court during the year.	11 12 13 14
	'(2)	The Minister must table a copy of the report in the Legislative Assembly within 14 sitting days after receiving the report.	15 16
'Div	ision	Provisions relating to judges generally	17 18
'20	Pov	ver to act throughout State	19
		'A judge has power to act in any part of the State.	20
'21	Ret	irement of judges	21
	'(1)	A judge must retire on reaching 70 years of age.	22
	'(2)	Despite subsection (1), a judge who, before retiring, whether or not because of subsection (1), starts the hearing of a proceeding remains a judge for the purposes of finishing the proceeding.	23 24 25 26

22	Accepting and holding other public offices				
	'(1)		ject to this section, a judge may accept and hold another lic office.	2 3	
	'(2)	A ju	dge who accepts another public office—	4	
		(a)	must immediately notify the Attorney-General in writing; and	5 6	
		(b)	must immediately resign the other public office if the Governor in Council decides, after consultation between the Attorney-General and the Chief Justice, that the holding of that office, or the conditions on which it is held, would be inconsistent with the proper discharge of the office of a judge.	7 8 9 10 11 12	
	'(3)	acce	judge may receive remuneration in relation to the eptance or holding of another public office only with the royal of the Governor in Council.	13 14 15	
	'(4)	In th	nis section—	16	
		publ	lic office includes—	17	
		(a)	an office or appointment granted or made by the Government of the Commonwealth, another State or a Territory; and	18 19 20	
		(b)	an office or appointment in or in relation to a university or other educational institution, a hospital or a charitable institution.	21 22 23	
23	Judicial office subject to Constitution of Queensland 2001				
		appe	provision of this Act that provides for a judge or judge of eal to hold another judicial office while the person holds be as a judge or judge of appeal is subject to the stitution of Queensland 2001, section 61.	26 27 28 29	
		Edito	or's note—	30	
			onstitution of Queensland 2001, section 61 (Removal from office for sbehaviour or incapacity)	31 32	

24	Seniority				
	'(1)	The Chief Justice is senior to all other judges of the court.	2		
	'(2)	The President of the Court of Appeal is senior to all other judges of the court apart from the Chief Justice.	3 4		
	'(3)	Judges of appeal have seniority after the President of the Court of Appeal, and have seniority in relation to each other according to the dates of their commissions as judges of appeal.	5 6 7 8		
	'(4)	If the commissions of 2 or more judges of appeal have the same date, the judges of appeal have seniority in relation to each other according to the seniority assigned by their commissions or, in the absence of such an assignment, according to the order of their being sworn in.	9 10 11 12 13		
	'(5)	The Senior Judge Administrator has seniority after the judges of appeal.	14 15		
	'(6)	The remaining judges have seniority in relation to each other according to the dates of their commissions.	16 17		
	'(7)	If the commissions of 2 or more judges have the same date, the judges have seniority in relation to each other according to the seniority assigned by their commissions or, in the absence of such an assignment, according to the order of their being sworn in.	18 19 20 21 22		
	'(8)	In subsections (6) and (7), a reference to a judge includes a judge who has ceased to be the Senior Judge Administrator.	23 24		
25	Ter	nporary judicial office holders	25		
	'(1)	When—	26		
	(-)	(a) the office of Chief Justice, President of the Court of Appeal or Senior Judge Administrator is vacant; or	27 28		
		(b) the Chief Justice, the President of the Court of Appeal or the Senior Judge Administrator is, for any reason, unable to discharge the person's office;	29 30 31		
		the next most senior judge, who is willing, is to act in the office.	32 33		

	(2)	When the Chief Justice, the President of the Court of Appeal or the Senior Judge Administrator is on leave or otherwise absent or is, for any other reason, unable to perform all of the ordinary functions of the person's office, the next most senior judge, who is willing, is to perform the functions of the office that the person is unable to perform.	1 2 3 4 5 6
	'(3)	While a judge is performing functions of a more senior judicial office, then, to the extent necessary—	7 8
		(a) the judge has all the powers and functions of the office; and	9 10
		(b) this Act and other Acts apply to the judge as if the judge were the holder of the office.	11 12
		Note—	13
		The same applies if a judge is acting in a more senior judicial office—Acts Interpretation Act 1954, section 24B(8).	14 15
	'(4)	The fact that a judge acts in, or performs functions of, a more senior judicial office is sufficient evidence of the judge's authority to do so.	16 17 18
	'(5)	Anything done by a judge in purporting to act in, or perform functions of, a more senior judicial office is not invalid merely because the occasion for the judge to act in, or perform functions of, the office had not arisen or had ceased.	19 20 21 22
26	Ent	titlements of temporary judicial office holders	23
	'(1)	Subject to subsection (2), a judge who acts in, or performs functions of, a more senior judicial office under section 25 or 39 is not entitled to receive additional remuneration for doing so.	24 25 26 27
	'(2)	The Governor in Council may decide that a judge who acts in, or performs functions of, a more senior judicial office under section 25 or 39 is to receive specific additional remuneration (not being more than the remuneration of the office concerned) for doing so.	28 29 30 31 32

'27	Pro	otection for administrative acts	1
		'A judge has, in the performance or exercise of an administrative function or power conferred on the judge under an Act, the same protection and immunity as a judge has in a judicial proceeding in the court.'.	2 3 4 5
181	Am	nendment of s 28 (Composition)	6
		Section 28(b), 'not less than 3, nor'—	7
		omit, insert—	8
		'at least 3, but no'.	9
182		nendment of s 31 (Constitution of court if 1 judge of peal unable to continue)	10 11
		Section 31(1A) 'sitting.'—	12
		omit, insert—	13
		'sitting whether temporarily or otherwise.'.	14
183		nendment of s 32 (Arrangement of business of Court of peal)	15 16
		Section 32(1), 'section 13A'—	17
		omit, insert—	18
		'section 15'.	19
184	Am	nendment of s 36 (Appointment of President)	20
	(1)	Section 36(2), 'to'—	21
		omit, insert—	22
		'as'.	23
	(2)	Section 36(3), 'to be the'—	24
		omit, insert—	25
		'as the'.	26

185	Am	nendment of s 42 (Reserved judgements)	1	
	(1)	Section 42(1), from 'to state' to 'obtained'—	2	
		omit, insert—	3	
		'when the judgment is pronounced'.	4	
	(2)	Section 42(2), 'delivered'—	5	
		omit, insert—	6	
		'pronounced'.	7	
	(3)	Section 42(4), 'delivering'—	8	
		omit, insert—	9	
		'pronouncing'.	10	
186	Omission of ss 44 and 45			
		Sections 44 and 45—	12	
		omit.	13	
187	Am	nendment of s 56 (Single judge to constitute the court)	14	
	(1)	Section 56(3), ', including the court as constituted by a master,'—	15 16	
		omit.	17	
	(2)	Section 56(4), 'master,'—	18	
		omit.	19	
188	Ins	ertion of new s 56A	20	
		Part 4, division 1—	21	
		insert—	22	
'56A	Ар	plication if original judge unable to continue	23	
	'(1)	This section applies if—	24	
		(a) a judge (the <i>original judge</i>) starts the hearing of a civil or criminal proceeding; and	25 26	

	(b)	judg	ore the proceeding has been determined, the original ge dies or resigns as a judge, or is certified as apable of sitting.	1 2 3
	Note-	_		4
			Court of Appeal, see section 31 (Constitution of court if 1 judge unable to continue).	5 6
'(2)	the certi	Chief ficate	ction (1), a judge is certified as incapable of sitting if Justice or Senior Judge Administrator has issued a e (an <i>incapacity certificate</i>) stating the judge is of sitting, whether temporarily or otherwise.	7 8 9 10
'(3)	-	•	the proceeding may apply to the court for directions determination of the proceeding.	11 12
'(4)			n initiative or on an application under this section, may—	13 14
	(a)		nere is an incapacity certificate stating the original ge is temporarily incapable of sitting—	15 16
		(i)	adjourn the proceeding to enable the original judge to complete the hearing and determination of the proceeding; or	17 18 19
		(ii)	order that the proceeding be heard and determined afresh; or	20 21
	(b)	in a	ny other case—	22
		(i)	order that the proceeding be heard and determined afresh; or	23 24
		(ii)	make any other order it considers appropriate.	25
'(5)	afres	sh, th	ert orders that a proceeding be heard and determined e court may make an order it considers appropriate te the hearing and determination.	26 27 28
'(6)	subs	ection	limiting the orders that may be made under n (5), the court may make an order that any order, or finding made by the original judge, be set aside.	29 30 31
'(7)	beca	use o	rt hearing and determining a proceeding afresh of an order under this section may make the order it appropriate about the costs of the first hearing.'.	32 33 34

|--|

189	Amendment of s 60 (Arrangement of business of Trial Division)			
		Section 60(1), 'section 13A'—	3	
		omit, insert—	4	
		'section 15'.	5	
190	Ins	ertion of new pt 4, divs 3 and 4	6	
		After section 61—	7	
		insert—	8	
'Divi	sion	Regions and districts	9	
'61A	Re	gions	10	
	'(1)	There are to be 4 regions of the court.	11	
	'(2)	The regions are to be called the Southern Region, the Central Region, the Northern Region and the Far Northern Region.	12 13	
	'(3)	The Southern Region is the area of the State other than the Central Region, Northern Region or Far Northern Region.	14 15	
	'(4)	The Central Region is the area described in schedule 1A.	16	
	'(5)	The Northern Region is the area described in schedule 1B other than the Far Northern Region.	17 18	
	'(6)	The Far Northern Region is the area of the State that is the Supreme Court district containing Cairns.	19 20	
'61B	Ce	ntral Region	21	
	'(1)	One of the judges of the court must be called the Central Judge.	22 23	
	'(2)	The Governor in Council may, by commission, appoint a judge of the Trial Division to be the Central Judge.	24 25	

	'(3)	A judge may be appointed as the Central Judge when appointed as a judge or at any time afterwards.	1 2
	'(4)	The Central Judge must reside in the Central Region.	3
	'(5)	Sittings of the Trial Division must be held within the Central Region.	4 5
	'(6)	Subject to sections 15 and 60, the Central Judge is responsible for the orderly and expeditious exercise within the Central Region of the jurisdiction of the court in the Trial Division.	6 7 8
		Editor's note—	9
		sections 15 (Administrative responsibility of Chief Justice) and 60 (Arrangement of business of Trial Division)	10 11
	'(7)	To the extent necessary or convenient for the exercise of the court's jurisdiction in the Central Region, a reference to Brisbane in any Act relating to the court, including a reference to a thing being done at Brisbane, is taken, if otherwise appropriate, to be a reference to Rockhampton.	12 13 14 15 16
61C	Nor	rthern Region	17
	'(1)	One of the judges of the court must be called the Northern Judge.	18 19
	'(2)	The Common in Committee has been desired as in the	~
	, ,	The Governor in Council may, by commission, appoint a judge of the Trial Division to be the Northern Judge.	20 21
	'(3)	· · · · · · · · · · · · · · · · · · ·	
	, ,	judge of the Trial Division to be the Northern Judge. A judge may be appointed as the Northern Judge when	21 22
	'(3)	judge of the Trial Division to be the Northern Judge. A judge may be appointed as the Northern Judge when appointed as a judge or at any time afterwards.	22 22 23
	'(3) '(4)	judge of the Trial Division to be the Northern Judge. A judge may be appointed as the Northern Judge when appointed as a judge or at any time afterwards. The Northern Judge must reside in the Northern Region. Sittings of the Trial Division must be held within the Northern Region.	22 22 23 24 25

		Brisbane in any Act relating to the court, including a reference to a thing being done at Brisbane, is taken, if otherwise appropriate, to be a reference to Townsville.	1 2 3
'61D	Far	Northern Region	4
	'(1)	One of the judges of the court must be called the Far Northern Judge.	5 6
	'(2)	The Governor in Council may, by commission, appoint a judge of the Trial Division to be the Far Northern Judge.	7 8
	'(3)	A judge of the Trial Division may be appointed as the Far Northern Judge when appointed as a judge or at any time afterwards.	9 10 11
	'(4)	The Far Northern Judge must reside in the Far Northern Region.	12 13
	'(5)	Sittings of the Trial Division must be held within the Far Northern Region.	14 15
	'(6)	Subject to sections 15 and 60, the Far Northern Judge is responsible for the orderly and expeditious exercise within the Far Northern Region of the jurisdiction of the court in the Trial Division.	16 17 18
	'(7)	To the extent necessary or convenient for the exercise of the court's jurisdiction in the Far Northern Region, a reference to Brisbane in any Act relating to the court, including a reference to a thing being done at Brisbane, is taken, if otherwise appropriate, to be a reference to Cairns.	20 21 22 23 24
'61E	Dis	tricts	25
	'(1)	There are to be districts of the court.	26
	'(2)	Each district is to consist of the Magistrates Court districts prescribed under a regulation.	27 28
	'(3)	Each district is to take its name from the place where the court ordinarily sits in that district.	29 30

'Divi	sior	1 4 Commercial and other lists	1			
'62	Court may maintain lists					
		'In exercising its power to control its own process, the court may maintain lists of particular proceedings by reference to subject matter, including a commercial list.	3 4 5			
62A	No	appeal from entry on a list	6			
		'There is no appeal from an order entering a proceeding on a list of particular proceedings.	7 8			
62B	Commercial list proceeding					
	'(1)	This section applies to a proceeding on the commercial list.	10			
	'(2)	If the parties to the proceeding agree, the judgment of the court is final and not subject to appeal.	11 12			
	'(3)	The court may order that the proceeding be tried without a jury.'.	13 14			
191	Am	nendment of s 69 (Appeal in proceedings in the court)	15			
	(1)	Section 69(1)(b)(iii), 'a District Court'—	16			
		omit, insert—	17			
		'the District Court'.	18			
	(2)	Section 69(2), 'any other Act'—	19			
		omit, insert—	20			
		'an Act'.	21			
192	Ins	ertion of new ss 69A and 69B	22			
		After section 69—	23			
		insert—	24			

'69A	Leave required to appeal from consent order				
		'An appeal lies to the Court of Appeal from a judgment or order of the court in the Trial Division given or made by consent only by leave of the judge who gave the judgment or made the order, or, if that judge is not available, another judge of the court in the Trial Division.	2 3 4 5 6		
'69B	Lea	ave required to appeal in relation to costs	7		
	'(1)	An appeal only in relation to costs lies to the Court of Appeal from a judgment or order of the court in the Trial Division only by leave of the judge who gave the judgment or made the order, or, if that judge is not available, another judge of the court in the Trial Division.	8 9 10 11 12		
	'(2)	However, if, after an appeal to the Court of Appeal is properly started, the appeal becomes an appeal only in relation to the costs of the original proceeding—	13 14 15		
		(a) subsection (1) does not apply; and	16		
		(b) the appeal may be heard and determined only by leave of the Court of Appeal.'.	17 18		
193	Re	location of s 70 (Disqualification of judge of appeal)	19		
		Section 70—	20		
		relocate as section 39A.	21		
194	Re	placement of pts 7 and 8	22		
		Parts 7 and 8—	23		
		omit, insert—	24		
'Paı	rt 7	Registry	25		
'70	Re	gistry	26		
	'(1)	There is to be a Supreme Court Registry.	27		

	'(2)	The Supreme Court Registry is to have regional offices (each a <i>regional registry</i>) at Brisbane, Rockhampton, Townsville and Cairns.	1 2 3
	'(3)	The Supreme Court Registry is to have a district office (<i>district registry</i>) at each place from which a Supreme Court district takes its name.	4 5 6
'71		ocess returnable in office where issued but ective throughout State	7 8
	'(1)	A process issued out of any office of the Supreme Court Registry is returnable in that office.	9 10
	'(2)	However, each process has effect, and may be enforced, at any place within the State.	11 12
'72	Со	ntrol	13
		'The Supreme Court Registry is under the control of the principal registrar.	14 15
'73	Re	gistration of Acts	16
		'Acts of the Queensland Parliament may be registered in the Brisbane Supreme Court Registry.	17 18
'Pa	rt 8	Court officers	19
'74	Pri	ncipal registrar, other registrars and officers	20
	'(1)	The Governor in Council may appoint a principal registrar.	21
	'(2)	The chief executive may appoint registrars (other than the principal registrar) and other officers the chief executive considers appropriate.	22 23 24

	'(3)	A person appointed under this section is employed under the <i>Public Service Act 2008</i> .	1 2			
'7 5	De	legation by registrar	3			
	'(1)	A registrar may delegate the registrar's functions to an appropriately qualified person who is a public service employee in the Supreme Court Registry.	4 5 6			
	'(2)	In this section—	7			
		appropriately qualified, for a public service employee to whom a function may be delegated, includes having the qualifications, experience or standing appropriate for the function.	8 9 10 11			
		Example of standing—	12			
		a person's classification level in the public service	13			
		functions includes powers.	14			
'76	Directions					
		'The principal registrar may give directions to the registrars and other officers employed in any office of the Supreme Court Registry.	16 17 18			
'77	Re	gistrar of Magistrates Court	19			
	'(1)	The registrar of the Magistrates Court for the Magistrates Court district in which the Supreme Court sits may perform the functions and exercise the powers of a registrar, and a deputy sheriff, of the Supreme Court for the Supreme Court district constituted under section 61E that is or includes the Magistrates Court district.	20 21 22 23 24 25			
	'(2)	Subsection (1) applies whether or not a registrar or deputy sheriff of the Supreme Court for the Supreme Court district constituted under section 61E has been appointed.	26 27 28			

'78	Sh	eriff of Queensland, deputy sheriffs and bailiffs
	'(1)	The chief executive may appoint a Sheriff of Queensland.
	'(2)	The chief executive may also appoint deputy sheriffs and bailiffs.
	'(3)	A person appointed under this section is employed under the <i>Public Service Act 2008</i> .
'79	Po	wers of sheriff
	'(1)	The sheriff or a deputy sheriff has the powers given under an Act and may exercise the powers throughout the State.
	'(2)	Any power given to the sheriff under an Act may be exercised by a deputy sheriff.
'80	Po	wer of bailiffs
	'(1)	A bailiff is an officer of the sheriff.
	'(2)	A bailiff is appointed for the State.
	'(3)	The sheriff, or a deputy sheriff, may delegate any of the sheriff's functions, or deputy sheriff's functions, to a bailiff.
	'(4)	Subject to the terms of the delegation, a bailiff may perform a function throughout the State.
	'(5)	In this section—
		functions includes powers.
		perform, a function, includes exercise a power.
'81	En	forcement officer's protection from liability
	'(1)	A proceeding in relation to an enforcement officer acting in that capacity must be started against 'The Sheriff of Queensland' and not against the enforcement officer.
	'(2)	If a money order is made against The Sheriff of Queensland in a proceeding mentioned in subsection (1)—

		(a)	the money order debt must be paid by the Treasurer out of the consolidated fund; and	1 2
		(b)	the State may recover the money order debt from the relevant enforcement officer unless the liability resulting in the money order was for an act done, or omission made, honestly and without negligence when acting as an enforcement officer.	3 4 5 6 7
82	As	sociat	tes	8
	'(1)		Chief Justice may appoint a person nominated by a judge associate to the judge.	9 10
	'(2)		associate is appointed under this Act and not under the ic Service Act 2008.	11 12
	'(3)	cond	Governor in Council is to decide the salary and itions of appointment for an associate appointed under ection (1).'.	13 14 15
195	On 199		n of pt 8B (Provision from Legal Practitioners Act	16 17
		Part 8	8B—	18
		omit.		19
196	dir	ection	nent of pt 9 hdg (Rules of court and practice as for the Supreme Court, the District Court and strates Courts)	20 21 22
		Part 9	9, heading, 'and practice directions'—	23
		omit.		24
197	On	nissio	n of s 117 (Definition for pt 9)	25
		Secti	on 117—	26
		omit.		27

[s	1	98]

198	Am	endn	ment of s 118 (Rule-making power)	1
	(1)		ion 118(1)(c)—	2
		omit		3
	(2)	Sect	ion 118(1)(ba)—	4
		renu	umber as section 118(1)(c).	5
	(3)	Sect	ion 118(3), 'or (1)(c)'—	6
		omit	•	7
199	Ins	ertio	n of new s 118AA	8
		Afte	er section 118—	9
		inse	rt—	10
'118 <i>/</i>	AA Ac	lmiss	sion guidelines	11
	'(1)	issue	admission rules may provide that the Chief Justice may e guidelines about a matter prescribed under the ission rules.	12 13 14
	'(2)	A gu	uideline—	15
		(a)	is a statutory instrument but not subordinate legislation; and	16 17
		(b)	has no effect unless the Minister notifies in the gazette the issuing of the guideline.	18 19
	'(3)	The	notice is subordinate legislation.	20
	'(4)		registrar must ensure that a copy of any current guideline vailable, without charge, for public inspection—	21 22
		(a)	at the regional registries at Brisbane, Rockhampton, Townsville and Cairns; and	23 24
		(b)	on the court's internet website.	25
	'(5)	In th	nis section—	26
		the a	ission rules means rules of court made under this Act for admission of persons to the legal profession under the all Profession Act 2007.	27 28 29

		court's internet website means the internet website administered by the Supreme Court Library for the court and other courts.	1 2 3
		Editor's note—	4
		The website may be viewed at <www.courts.qld.gov.au>.'.</www.courts.qld.gov.au>	5
200		nendment of s 118A (Rules committee may approve ms)	6 7
		Section 118A, after 'this Act'—	8
		insert—	9
		'or the Civil Proceedings Act 2011'.	10
201		nendment of s 118B (Court rules are exempt from RIS puirements and automatic expiry)	11 12
	(1)	Section 118B(2) and (3)—	13
		omit.	14
	(2)	Section 118B(4)—	15
		renumber as section 118B(2).	16
202	Am	nendment of s 118C (Rules Committee)	17
	(1)	Section 118C(1)(f) and (g), 'Stipendiary'—	18
		omit.	19
	(2)	Section 118C(2)(a)—	20
		omit.	21
	(3)	Section 118C(2)(b) and (c)—	22
		renumber as section 118C(2)(a) and (b).	23
203	Om	nission of ss 118D and 118E	24
		Sections 118D and 118E—	25
		omit.	26

[s 204]

204	Rep	placement of ss 119–119D
		Sections 119 to 119D—
		omit, insert—
'119	Cou	urt appearance
	' (1)	In a proceeding, a party may appear in person or by—
		(a) a lawyer; or
		(b) with the leave of the court, another person.
	'(2)	In this section—
		<i>party</i> includes a person served with notice of or attending a proceeding although not named in the record.
'119A	Fin	ance
		'The court is part of the department for the purposes of the <i>Financial Accountability Act 2009</i> .'.
205	Am	endment of s 120 (Regulation-making power)
		Section 120(2)(d)—
		omit.
206	Rep	placement of pt 11 (Transitional provisions)
		Part 11—
		omit, insert—
'Par '	t 11	Transitional provisions
'121	Out	tdated references
		'In an Act or document, in the context of the Supreme Court and if otherwise appropriate, a reference to a thing mentioned in column 1 of the following table is taken to be a reference to the corresponding thing in column 2 of the table—

Table				1
column 1			column 2	
writ of summo	ns		claim	
notice of motio	on, mo	tion, petition or originating	application	
entry of appear	rance		notice of intention to defend	
chambers			court	
action, cause o	r matte	er	proceeding	
rules of the Su Supreme Cour		Court or Rules of the	Uniform Civil Procedure Rules 1999	
Central Distric	t		Central Region	
Northern Distr	ict		Northern Region	
Far Northern D	District		Far Northern Region	
taxation			assessment of costs	
party and party	costs		costs on the standard basis	
solicitor and client costs			costs on the indemnity basis	
ʻ121A Trai	nsitio	onal—abolition of Circuit C	ourts	2
'(1)	On t	he commencement of this secti	on—	3
	(a)	an order made by a Circuit effect as an order of the Supre		4 5
	(b)	anything done or existing Circuit Court continues, and existing in relation to the Sup	d is taken to be done or	6 7 8
	(c)	a process pending in a previ continued in the Supreme Con		9 10
'(2) In an Act, or another documereference to Circuit Courts or a reference to the Supreme Court				11 12 13

13

'121E	3 Tra	Insitional provision for Forensic Disability Act 2011	1
		The amendment of the <i>Criminal Practice Rules 1999</i> by the <i>Forensic Disability Act 2011</i> does not affect the power of the Governor in Council to further amend the rules or to repeal them.	2 3 4 5
'122	Re	numbering of Act	6
	'(1)	On the commencement, the provisions of this Act are amended by numbering and renumbering them in the same way as a reprint may be numbered and renumbered under the <i>Reprints Act 1992</i> , section 43.	7 8 9 10
	'(2)	Without limiting the <i>Reprints Act 1992</i> , section 43(4), each reference in this Act, and each reference in legislation mentioned in schedule 1C to a provision of this Act renumbered under subsection (1), is amended, when the renumbering happens, by omitting the reference to the previous number and inserting the new number.	11 12 13 14 15 16
	'(3)	This section and schedule 1C expire on the day after the commencement.	17 18
	'(4)	In this section—	19
		commencement means the commencement of the Civil Proceedings Act 2011, section 206.'.	20 21
207	An	nendment of sch 1 (Subject matter for rules)	22
	(1)	Schedule 1, item 3—	23
		insert—	24
		'(f) removal and transfer of proceedings.'.	25
	(2)	Schedule 1, item 8(b)(i)—	26
		omit, insert—	27
		'(i) freezing orders, search orders or injunctions; or'.	28
	(3)	Schedule 1, after item 8—	29
		insert—	30

'8A	Set off				
		'How set offs are to be treated in proceedings and by the court.'.	2 3		
	(4)	Schedule 1, item 11(1)—	4		
		insert—	5		
		'(i) interpreters and translators.'.	6		
	(5)	Schedule 1, item 12—	7		
		omit, insert—	8		
'12	Re	gistrars	9		
		'Jurisdiction of registrars.'.	10		
	(6)	Schedule 1, after item 14—	11		
		insert—	12		
'14A	As	sessment of accounts	13		
		'Assessment of accounts, including—	14		
		(a) the appointment and removal of persons to assess accounts; or	15 16		
		(b) powers of account assessors; or	17		
		(c) procedures; or	18		
		(d) review of assessments.'.	19		
	(7)	Schedule 1, item 16—	20		
		omit, insert—	21		
'16	Со	ntempt of court	22		
		'Contempt of court and proceedings for failure to comply with an order, other than an order for the payment of money.'.	23 24		
	(8)	Schedule 1, item 20(b)(vi)—	25		
		omit.	26		
	(9)	Schedule 1, item 20(c)—	27		
		omit, insert—	28		

section 61A

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

29

30

31

32

	'(c) (d)	payment of a money order debt by instalments; powers of enforcement officers.'.	1
208		n of new schs 1A-1C r schedule 1—	3
	inser		5
'Sch	edule 1	A Central Region	6

Commencing on the east coast at the mouth of the Kolan River, and bounded from there on the south by the northern watershed of that river westerly to Dawes Range; by that range and the range forming the northern and western watersheds of the Rawbelle River and its tributaries westerly and southerly to their junction with the southern watershed of Ross and Cracow Creeks; by that watershed westerly to the Dawson River; by that river downwards to Bigge's Range; by that range westerly to Carnarvon Range; by that range westerly to the Great Dividing Range; by that range westerly to the Warrego Range; by that range westerly to the Cheviot Range; by that range north-westerly and westerly to the confluence of the Thomson and Barcoo Rivers; by a line due west to the western boundary of the State; on the west by that boundary north to the 24th parallel of south latitude; on the north by that parallel easterly to its intersection with the east boundary of Ingledoun no. 3 block; by part of the east boundary of that block; by the northern boundaries of Ingledoun no. 1 and Walla Munda; by parts of the west and the north boundaries of Diamantina Lakes no. 3; by part of the west and the south boundaries of Diamantina Lakes no. 2; by the south boundary of Diamantina Plains; by the south and part of the east boundaries of Mayne Downs no. 4 to the 24th parallel of latitude; again by that parallel easterly to the range forming the eastern watershed of the Diamantina River

and its tributaries; by that range northerly to the ranges forming the southern watershed of the Flinders River and its tributaries; by that range north-easterly to the 21st parallel of latitude; by that parallel easterly to the Great Dividing Range; by that range southerly to its junction with the southern watershed of the Cape River; by that watershed easterly to the confluence of the Belyando and Suttor Rivers; from there by the Suttor River upwards to its head in the Leichhardt Range; from there by that range and the northern watershed of Funnel Creek and its tributaries easterly and southerly to a spur forming the watershed separating the waters of Marion and Rocky Dam Creeks; from there by that watershed north-easterly to Cape Palmerston on the east coast of the State; from there by a line eastward to the eastern boundary of the State; from there on the east by that boundary southerly to Sandy Cape; and again on the south by a line westerly to the point of commencement; and including all adjacent islands south of the latitude of Cape Palmerston and north of the latitude of Sandy Cape.

'Schedule 1B Northern Region

section 61A 21

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

22

23

24

25

26

27

28

29

30

31

32

Commencing on the east coast at Cape Palmerston, and bounded from there on the south by a line east to the eastern boundary of the State; from there on the east, north-east, north, and west by that boundary to the 24th parallel of south latitude; on the south by that parallel easterly to its intersection with the east boundary of Ingledoun no. 3 block; by part of the east boundary of that block; by the northern boundary of Ingledoun no. 1 and Walla Munda; by parts of the west and north boundaries of Diamantina Lakes no. 3; by part of the west and the south boundaries of Diamantina Plains; by the

south and part of the east boundaries of Mayne Downs no. 4 to	1
the 24th parallel of latitude; again by that parallel easterly to	2
the range forming the eastern watershed of the Diamantina	3
River and its tributaries; by that range northerly to the range	4
forming the southern watershed of the Flinders River and its	5
tributaries; by that range north-easterly to the 21st parallel of	6
latitude; by that parallel easterly to the Great Dividing Range;	7
by that range southerly to its junction with the southern	8
watershed of the Cape River; by that watershed easterly to the	9
confluence of the Belyando and Suttor Rivers; by the Suttor	10
River upwards to its head in the Leichhardt Range; from there	11
by that range and the northern watershed of Funnel Creek and	12
its tributaries easterly and southerly to its junction with a spur	13
forming the watershed separating the waters of Marion and	14
Rocky Dam Creeks; and from there by that watershed	15
north-easterly to the point of commencement; and including	16
all adjacent islands north of the latitude of Cape Palmerston.	17
However, the Northern Region does not include any part of	18
the State comprised within the boundaries of the Far Northern	19
Region.	20
Ttogrom	20
Oakadula 10 Danumkawad ayaaa yafayayaa	
Schedule 1C Renumbered cross-references	21
section 122	22
0001011 122	
Bail Act 1980	23
1 Section 20(10), definition practical legal training	24
1 0	

Corporations (Ancillary Provisions) Act 2001	1
 Section 11(2), definition corporation rules of court Section 24(1) 	2 3
Criminal Law (Rehabilitation of Offenders) Act 1986	4 5
1 Section 9A(1), table, column 1, item 20	6
Criminal Proceeds Confiscation Act 2002 1 Schedule 6, definition money order	7
Judicial Remuneration Act 2007	9
1 Schedule 2, definitions Chief Justice, judge of appeal and President of the Court of Appeal	10 11
Legal Profession Act 2007	12
1 Section 29, definition admission rules	13
2 Section 714(2)(a)	14

	3	Schedule 2, definitions registrar and Uniform Civil Procedure Rules	1 2
Teri	roris	sm (Preventative Detention) Act 2005	3
	1	Section 73(7) and note	4
	2	Section 74(1)(b)	5
	3	Section 77(3)'.	6
209	Am	nendment of sch 2 (Dictionary)	7
	(1)	Schedule 2, definitions ADR convenor, ADR costs, ADR dispute, ADR process, authorised auditor, case appraisal, case appraiser, costs assessment, court, dispute, exempt property, judicial registrar, mediation, mediator, non-money order, partnership, referring order, registrar, this Act and trial judge—	8 9 10 11 12 13
		omit.	14
	(2)	Schedule 2—	15
		insert—	16
		'registrar includes the principal registrar.'.	17
	(3)	Schedule 2, definition <i>enforcement officer</i> , 'a sheriff, deputy sheriff or bailiff of the court'—	18 19
		omit, insert—	20
		'the sheriff, a deputy sheriff or a bailiff of the court'.	21
	(4)	Schedule 2, definition <i>money order</i> , 'an amount', first mention—	22 23
		omit, insert—	24
		'money'.	25

Part 29		Repeal of Supreme Court Act 1995	1 2	
210	Rep	peal of Supreme Court Act 1995	3	
		The Supreme Court Act 1995 is repealed.	4	
Part	30	Amendment of this Act	5	
211	Act	amended	6	
		This part amends this Act.	7	
212	Am	endment of long title	8	
		Long title, from ', to repeal'—	9	
		omit.	10	
213		endment of s 88 (Enforcement against property of a siness)	11 12	
	(1)	Section 88(1)(a), '(whether or not the name or style is registered under the <i>Business Names Act 1962</i>)'—	13 14	
		omit, insert—	15	
		'(whether or not the name is registered on the Business Names Register or held under business names legislation)'.	16 17	
	(2)	Section 88—	18	
		insert—	19	
	'(3)	For subsection (1)(a), a name is held under business names legislation only if it is held under—	20 21	
		(a) the Business Names Registration Act 2011 (Cwlth), section 54; or	22 23	

		(b)	the Business Names Registration (Transitional and Consequential Provisions) Act 2011 (Cwlth), schedule 1, item 5.'.	1 2 3
214			ment of s 89 (Variation of order in relation to a ss name)	4 5
	(1)		tion 89, '(whether or not the name or style is registered er the <i>Business Names Act 1962</i>)'—	6 7
		omit	t, insert—	8
			nether or not the name is registered on the Business Names ister or held under business names legislation).'.	9 10
	(2)	Sect	ion 89—	11
		inse	rt—	12
	'(2)		subsection (1), a name is held under business names slation only if it is held under—	13 14
		(a)	the Business Names Registration Act 2011 (Cwlth), section 54; or	15 16
		(b)	the Business Names Registration (Transitional and Consequential Provisions) Act 2011 (Cwlth), schedule 1, item 5.'.	17 18 19
215	Am	endr	ment of sch 1 (Dictionary)	20
		Sche	edule 1—	21
		inse	rt—	22
		mair	siness Names Register means the register established and national under the Business Names Registration Act 2011 (1th), section 22.'.	23 24 25

Part	: 31	other legislation	1 2
216	Legislation ar	nended	3
	Schedule 1	A amends the legislation it mentions.	4
Part	32	Other amendments	5
Divis	sion 1	Amendment of Associations Incorporation Act 1981	6 7
217	Act amended		8
	This divis 1981.	ion amends the Associations Incorporation Act	9 10
218	Amendment o	of s 64 (Tenure of members of management	11 12
	Section 64	(2)(d) and (e)—	13
	renumber a	as section 64(2)(c) and (d).	14
219	Amendment o	of s 91 (Declaration of applied Corporations	15 16
	Section 91	(3)(f) and (i), 'registrar'—	17
	omit, inser	t—	18
	'chief exec	utive'.	19
220	Insertion of n	ew pt 11A	20
	After section	on 106—	21

	inse	rt—	1
'Part 11	Α	Voluntary transfer of incorporation	2 3
'Division	1	Incorporated associations	4
106A Ap	plicat	tion for authority to transfer incorporation	5
		incorporated association may apply to the chief executive authority to transfer the association's incorporation to—	6 7
	(a)	a company limited by guarantee under the Corporations Act, part 5B.1 (<i>CLG corporation</i>); or	8 9
	(b)	an Aboriginal and Torres Strait Islander corporation under the <i>Corporations (Aboriginal and Torres Strait Islander) Act</i> 2006 (Cwlth), part 2-3 (<i>CATSI Act corporation</i>).	10 11 12 13
	Note-	_	14
	(Al	the Corporations Act, section 601BC(8)(d) and the <i>Corporations</i> thoriginal and <i>Torres Strait Islander</i>) Act 2006 (Cwlth), section -5(1)(h)(i).	15 16 17
'106B Red	quire	ments for application	18
'(1)	The	application must—	19
	(a)	be in the approved form; and	20
	(b)	be signed by 3 members of the association's management committee, 1 of whom must be the president, authorised to make the application (the <i>authorised members</i>); and	21 22 23 24
	(c)	be accompanied by the following—	25
		(i) either—	26
		(A) the association's certificate of incorporation under this Act; or	27 28

		(B)	if the certificate has been lost, stolen or destroyed—a statutory declaration by a person authorised by the association to make the declaration for the association, stating it has been lost, stolen or destroyed;	1 2 3 4 5
	(ii)	a co _j	py of a special resolution of the association ng—	6 7
		(A)	that the application under this division is approved; and	8 9
		(B)	that the authorised members have authority to sign the application form; and	10 11
		(C)	the proposed name under which the association is to be registered under the Corporations Act or the Corporations (Aboriginal and Torres Strait Islander) Act 2006 (Cwlth);	12 13 14 15 16
	(iii)		atutory declaration by the association's dent that—	17 18
		(A)	the matters stated in the application form are true; and	19 20
		(B)	this Act and the association's rules have been complied with in relation to the calling and holding of the general meeting for the special resolution and the passing of the special resolution at the meeting; and	21 22 23 24 25
		(C)	any consent required under the association's rules to be obtained before passing the special resolution has been obtained.	26 27 28
'(2)	to grant the	he app	on is withdrawn or the chief executive refuses plication, the chief executive must return the rtificate of incorporation to the association.	29 30 31

'106C	Further	information or documents for application	1
	chiet days	e chief executive may require the applicant to give the f executive, within a stated reasonable period of at least 28 a, any further information or documents the chief utive reasonably requires to decide the application.	2 3 4 5
'106D	Refusal	to grant application	6
		e chief executive may refuse to grant the application if the f executive is not satisfied the applicant has complied —	7 8 9
	(a)	section 106B; or	10
	(b)	a requirement under section 106C.	11
'106E	Chief ex	recutive to give notice of authority to transfer ration	12 13
	inco writt	he chief executive decides to authorise the transfer of rporation, the chief executive must give the applicant ten notice that the proposed transfer of the association's rporation is authorised.	14 15 16 17
'106F	Effect of this divi	f a transfer of incorporation authorised under sion	18 19
		the transfer of the incorporation of an incorporated ciation, as authorised under this division—	20 21
	(a)	the association stops being an incorporated association; and	22 23
	(b)	the association's name is taken to be removed from the register from the day of the transfer.	24 25
	Note-	_	26
	cre Co	r other effects of the transfer, including whether a new entity is ated and the effect on existing property, rights and obligations see the rporations Act, section 601BM and the <i>Corporations (Aboriginal and cres Strait Islander) Act</i> 2006 (Cwlth), section 42-3.	27 28 29 30

	w body to give chief executive copy of new tificate of registration	1 2
'(1)	This section applies if an incorporated association becomes registered as a CLG corporation, or CATSI Act corporation, as authorised under this division.	3 4 5
'(2)	The CLG corporation or CATSI Act corporation must within 28 days of the registration give a copy of its new certificate of registration as a CLG corporation, or CATSI Act corporation, to the chief executive.	6 7 8 9
	Maximum penalty—10 penalty units.	10
'Division	2 RECI Act corporations	11
'106H Ap	plication for authority to transfer incorporation	12
	'A RECI Act corporation may apply to the Minister for authority to transfer the RECI Act corporation's incorporation to—	13 14 15
	(a) a CLG corporation; or	16
	(b) a CATSI Act corporation.	17
	Note—	18
	See the Corporations Act, section 601BC(8)(d) and the <i>Corporations</i> (<i>Aboriginal and Torres Strait Islander</i>) Act 2006 (Cwlth), section 22-5(1)(h)(i).	19 20 21
'106I Red	quirements for application	22
'(1)	The application must—	23
	(a) be in the approved form; and	24
	(b) be signed by a member of the governing body of the RECI Act corporation authorised to make the application (the <i>authorised member</i>); and	25 26 27
	(c) be accompanied by the following—	28
	(i) either—	29

	(A)	corporation under the repealed Religious Educational and Charitable Institutions Act 1861; or	1 2 3 4
	(B)	if the letters patent have been lost, stolen or destroyed—a statutory declaration by a person authorised by the RECI Act corporation to make the declaration for the RECI Act corporation, stating they have been lost, stolen or destroyed;	5 6 7 8 9 10
(ii)	corpo	by of a special resolution of the RECI Act pration, in relation to which the required e has been given, stating—	11 12 13
	(A)	that the application under this division is approved; and	14 15
	(B)	that the authorised member has authority to sign the application form; and	16 17
	(C)	the proposed name under which the RECI Act corporation is to be registered under the Corporations Act or the <i>Corporations</i> (Aboriginal and Torres Strait Islander) Act 2006 (Cwlth);	18 19 20 21 22
(iii)	a stat	tutory declaration by the authorised member –	23 24
	(A)	the matters stated in the application form are true; and	25 26
	(B)	this Act and the RECI Act corporation's constitution have been complied with in relation to the calling and holding of the general meeting for the special resolution and the passing of the special resolution at the meeting; and	27 28 29 30 31 32
	(C)	any consent required under the RECI Act corporation's constitution to be obtained before passing the special resolution has been obtained.	33 34 35 36

'(2)	If the application is withdrawn or the Minister refuses to grant the application, the Minister must return the letters patent to the RECI Act corporation.	1 2 3
'(3)	In this section—	4
	<i>required notice</i> means written notice of the proposed special resolution, and of the time and place of the general meeting at which it is proposed to move the resolution, given before the general meeting to each member of the RECI Act corporation who has a right to vote on the resolution.	5 6 7 8 9
	<i>special resolution</i> , of the RECI Act corporation, means a resolution passed at a general meeting of the RECI Act corporation by the votes of ${}^{3}\!/_{4}$ of its members who are present and entitled to vote on the resolution.	10 11 12 13
ʻ106J Fui	rther information or documents for application	14
	'The Minister may require the applicant to give the Minister, within a stated reasonable period of at least 28 days, any further information or documents the Minister reasonably requires to decide the application.	15 16 17 18
106K Ref	fusal to grant application	19
'(1)	The Minister may refuse to grant the application if the Minister is not satisfied the applicant has complied with—	20 21
	(a) section 106I; or	22
	(b) a requirement under section 106J.	23
'(2)	If the Minister decides to refuse to grant the application—	24
	(a) the Minister must give the RECI Act corporation a QCAT information notice for the decision; and	25 26
	(b) the RECI Act corporation may apply, as provided under the QCAT Act, to QCAT for a review of the decision.	27 28
'(3)	In this section—	29
	QCAT information notice means a written notice complying with the OCAT Act, section 157(2).	30

'106L	Minister to give notice of authority to transfer incorporation	1 2
	'If the Minister decides to authorise the transfer of incorporation, the Minister must give the applicant written notice that the proposed transfer of the RECI Act corporation's incorporation is authorised.	3 4 5 6
'106M	Effect of a transfer of incorporation authorised under this division	7 8
	'On the transfer of the incorporation of a RECI Act corporation, as authorised under this division—	9 10
	(a) the RECI Act corporation stops being incorporated as a RECI Act corporation; and	11 12
	(b) the letters patent issued to the RECI Act corporation under the repealed <i>Religious Educational and Charitable Institutions Act 1861</i> are taken to be cancelled from the day of the transfer.	13 14 15 16
	Note—	17
	For other effects of the transfer, including whether a new entity is created and the effect on existing property, rights and obligations see the Corporations Act, section 601BM and the <i>Corporations (Aboriginal and Torres Strait Islander) Act 2006</i> (Cwlth), section 42-3.	18 19 20 21
'106N	New body to give Minister copy of new certificate of registration	22 23
	'(1) This section applies if a RECI Act corporation becomes registered as a CLG corporation, or CATSI Act corporation, as authorised under this division.	24 25 26
	The CLG corporation or CATSI Act corporation must within 28 days of the registration give a copy of its new certificate of registration as a CLG corporation, or CATSI Act corporation, to the Minister.	27 28 29 30
	Maximum penalty—10 penalty units.	31
•	On receipt of the copy of the new certificate of registration, the Minister must give notice by gazette notice—	32 33

[s 22	1]
-------	----

	(a)	that the letters patent issued to the RECI Act corporation under the repealed <i>Religious Educational and Charitable Institutions Act 1861</i> are taken to be	1 2 3
		cancelled, under section 106M(b), from the day of the transfer; and	4 5
	(b)	of the day of the transfer.'.	6
221	Amendr review)	ment of s 109 (Affected person may apply for	7 8
	Sect	ion 109(1), after 'Act'—	9
	inse	rt—	10
	', otl	her than under section 106K'.	11
222	Amenda	ment of schedule (Dictionary)	12
	Sche	edule—	13
	inse	rt—	14
	'CA'	TSI Act corporation see section 106A.	15
	CLG	G corporation see section 106A.	16
	unde	CI Act corporation means a corporation incorporated er the repealed Religious Educational and Charitable tutions Act 1861.'.	17 18 19
Divis	sion 2	Amendment of Births, Deaths and Marriages Registration Act 2003	20 21
223	Act ame	ended	22
		division amends the <i>Births</i> , <i>Deaths and Marriages</i> stration Act 2003.	23 24

24		endment of s 32 (Notifying about disposal of a ceased person's body)	1 2
	(1)	Section 32(2)—	3
		omit, insert—	4
	'(2)	Each of the following persons must give the registrar notice, in the approved form, within 7 days after the disposal of a human body—	5 6 7
		(a) the person who arranges the disposal of the body;	8
		Example for paragraph (a)—	9
		a funeral director	10
		(b) the person in charge of a cemetery or crematorium in which the disposal of the body occurs.	11 12
		Maximum penalty—20 penalty units.'.	13
	(2)	Section 32—	14
		insert—	15
	'(5A)	For subsection (2)(b), if the cemetery or crematorium is in Queensland, the person must give the registrar notice by way of electronic communication unless the registrar reasonably considers it would be impractical to do so for any of the following reasons—	16 17 18 19 20
		(a) the crematorium or cemetery is located in an area that does not allow for giving notice by way of electronic communication;	21 22 23
		(b) other exceptional circumstances do not allow for giving notice by way of electronic communication.'.	24 25
	(3)	Section 32(5A) to (7)—	26
		renumber as section 32(6) to (8).	27

Divi	sion	3 Amendment of Cremations Act 2003	1
225	Ac	t amended	2
		This division amends the Cremations Act 2003.	3
226	Am	nendment of s 11 (Dealing with ashes)	4
		Section 11(1)—	5
		omit, insert—	6
	' (1)	After a cremation, the person in charge of a crematorium—	7
		(a) must label the ashes in accordance with the requirements prescribed under a regulation; and	8 9
		(b) must not dispose of the ashes except in accordance with any reasonable written instructions of the applicant.	10 11
		Maximum penalty—80 penalty units.'.	12
Divi	sion	4 Amendment of Electoral Act 1992	13
227	Ac	t amended	14
		This division amends the <i>Electoral Act 1992</i> .	15
228		nendment of s 61 (Information on electoral rolls to be ovided to particular people and organisations)	16 17
	(1)	Section 61(2), item 1, column 2—	18
		omit, insert—	19
		'an entity prescribed under a regulation that is a department or State public authority'.	20 21
	(2)	Section 61(2), item 1, column 4—	22
		insert—	23
		'(c) for a purpose prescribed under a regulation'.	24

220	۸ ۳۰	pendment of a 106 (Who may yets)	1
229		nendment of s 106 (Who may vote)	1
	(1)	Section 106(1)(d)(i)—	2
		omit, insert—	3
		'(i) are not enrolled on the electoral roll for any district but are entitled to be enrolled on the electoral roll for the district; and'.	4 5 6
	(2)	Section 106(1)(d)(ii), '5p.m.'—	7
		omit, insert—	8
		'6p.m.'.	9
Divis	sion	5 Amendment of Information Privacy	10
DIVIS	51011	Act 2009	10 11
230	Δci	t amended	12
200	AU	This division amends the <i>Information Privacy Act</i> 2009.	13
		This division amends the Information 1 tivacy fier 2005.	13
231		nendment of s 29 (Special provision for law forcement agencies)	14 15
		Section 29(1)(d), 'paragraph (d)'—	16
		omit, insert—	17
		'paragraph (b)(iv)'.	18
232	Re	placement of s 148 (Leave of absence)	19
		Section 148—	20
		omit, insert—	21
'148	Lea	ave of absence	22
		'The information commissioner may approve a leave of absence for the privacy commissioner in accordance with entitlements available to the privacy commissioner under the privacy commissioner's conditions of office.'.	23 24 25 26

	_	_		
Amendr	ment	of sc	h 5 (Dictionary)	1
Sch	edule :	5, defi	nition law enforcement agency—	2
omit	t, inse	rt—		3
ʻlaw	enfor	rceme	nt agency means—	4
(a)	with	in the	rposes of IPP 11(1)(e)—an enforcement body meaning of the <i>Privacy Act 1988</i> (Cwlth) or mentioned in paragraph (b); or	5 6 7
(b)	othe	rwise-	<u> </u>	8
	(i)		Queensland Police Service under the <i>Police</i> ice Administration Act 1990; or	9 10
	(ii)		Crime and Misconduct Commission under the eand Misconduct Act 2001; or	11 12
	(iii)	the c	ommunity safety department; or	13
	(iv)	any of	other agency, to the extent it has responsibility	14 15
		(A)	the performance of functions or activities directed to the prevention, detection, investigation, prosecution or punishment of offences and other breaches of laws for which penalties or sanctions may be imposed; or	16 17 18 19 20 21
		(B)	the management of property seized or restrained under a law relating to the confiscation of the proceeds of crime; or	22 23 24
		(C)	the enforcement of a law, or of an order made under a law, relating to the confiscation of the proceeds of crime; or	25 26 27
		(D)	the execution or implementation of an order or decision made by a court or tribunal.'.	28 29

Division 6		6 Amendment of Justices of the Peace and Commissioners for Declarations Act 1991	1 2 3			
234	Act amended					
		This division amends the Justices of the Peace and Commissioners for Declarations Act 1991.	5 6			
235	Ins	ertion of new s 35A	7			
		After section 35—	8			
		insert—	9			
'35A	Pro	oof of identity documents	10			
	'(1)	A justice of the peace or commissioner for declarations may sight a proof of identity document and record information in the document, including by taking a copy of the document, for the purpose of taking an affidavit or attesting an instrument or document.	11 12 13 14 15			
	'(2)	However, a justice of the peace or commissioner for declarations must not disclose information recorded under this section other than in the performance of the office of justice of the peace or commissioner for declarations or as otherwise required by law.	16 17 18 19 20			
	'(3)	A justice of the peace or commissioner for declarations who records information under this section must take reasonable steps to ensure the information is kept in a secure way.'.	21 22 23			

IS 236	[s	236
--------	----	-----

Divisio	n 7 Amendment of Queensland Civil and Administrative Tribunal Act 2009	1 2 3
236 A	ct amended	4
	This division amends the Queensland Civil and Administrative Tribunal Act 2009.	5 6
237 In	nsertion of new ch 4, pt 3, div 5	7
	Chapter 4, part 3—	8
	insert—	9
'Divisio	on 5 Miscellaneous	10
194A P	eriod of office ends—finishing proceedings	11
'(1)	This section applies if the period of office for a member ends and the member is not appointed for a further period.	12 13
'(2)	,	14
	period of office ends, the member is taken to be a member after the period of office for the purposes of finishing the	15
	proceeding.	16 17
'194B M	lember resigns—finishing proceedings	18
'(1)) This section applies if a member resigns under this part.	19
'(2)	If the member starts the hearing of a proceeding before the member resigns, the member is taken to be a member after the resignation for the purposes of finishing the proceeding.'.	20 21 22

Division 8		8 Amendment of Retirement Villages Act 1999	1 2	
238	Act	t amended	3	
		This division amends the Retirement Villages Act 1999.	4	
239	Am	endment of s 15 (What is an <i>exit fee</i>)	5	
		Section 15(2)—	6	
		insert—	7	
		'Notes—	8	
		1 Subsection (2) states the day at which the exit fee for a residence contract is to be worked out, and not the method of working out the exit fee.	9 10 11	
		2 Section 53A states how to work out the exit fee for a residence contract that is worked out under the contract having regard to the length of time the resident has resided in the unit.'.	12 13 14	
240	Ins	ertion of new s 53A	15	
		After section 53—	16	
		insert—	17	
'53A		w to work out particular exit fee for a residence ntract	18 19	
	'(1)	This section applies to an exit fee for a residence contract that is worked out under the contract having regard to the length of time the resident has resided in the accommodation unit to which the contract relates.	20 21 22 23	
		Example—	24	
		This section applies if the exit fee is 5% of the ingoing contribution payable under the contract after 1 year's residence in the unit and 6% of the ingoing contribution payable under the contract after 2 years residence in the unit.	25 26 27 28	
	'(2)	If the contract was entered into before the commencement of this section, the exit fee must be worked out on a daily basis	29 30	

		unless the contract provides a way of working out the exit fee that is not on a daily basis.	1 2
		Example of how to work out the exit fee for a residence contract on a daily basis—	3 4
		If—	5
		(a) the exit fee is 5% of the ingoing contribution payable under the contract after 1 year's residence in the unit and 6% of the ingoing contribution payable under the contract after 2 years residence in the unit; and	6 7 8 9
		(b) the resident resides in the unit for 1 year and 14 days, but not during a leap year;	10 11
		the exit fee is 5% of the ingoing contribution payable under the contract for the first year of residence plus 14 / $_{365}$ of 1% of the ingoing contribution payable under the contract for the 14 days of the second year of residence.	12 13 14 15
	'(3)	If the contract is entered into after the commencement of this	16
		section, the exit fee must be worked out on a daily basis.'.	17
Divi	sion		17 18 19
Divi		9 Amendment of Right to Information	18
		9 Amendment of Right to Information Act 2009	18 19
	Act	9 Amendment of Right to Information Act 2009	18 19 20
241	Act	9 Amendment of Right to Information Act 2009 amended This division amends the Right to Information Act 2009.	18 19 20 21
241	Act	9 Amendment of Right to Information Act 2009 amended This division amends the Right to Information Act 2009. colacement of s 138 (Leave of absence)	18 19 20 21 22
241	Act	Amendment of Right to Information Act 2009 amended This division amends the Right to Information Act 2009. colacement of s 138 (Leave of absence) Section 138—	18 19 20 21 22 23
241 242	Act	9 Amendment of Right to Information Act 2009 amended This division amends the Right to Information Act 2009. colacement of s 138 (Leave of absence) Section 138— omit, insert—	18 19 20 21 22 23 24

[s 243]

243	Replacement of s 154 (Leave of absence)
	Section 154—
	omit, insert—
154	Leave of absence
	'The information commissioner may approve a leave of absence for the RTI commissioner in accordance with entitlements available to the RTI commissioner under the RTI commissioner's conditions of office.'.
244	Amendment of sch 2 (Entities to which this Act does not apply)
	Schedule 2, part 2, item 20—
	omit.

Scl	hedule 1A	Minor and consequential amendments	1 2
		section 216	3
Bui 200	•	nstruction Industry Payments Act	4 5
1	Section 15(2)(a), from ' <i>Supreme</i> '—	6 7
	'Civil Prodebt;'.	oceedings Act 2011, section 59(3) for a money order	8 9
Bui	lding Units a	nd Group Titles Act 1980	10
1	Section 126(the'—	2), 'Subject to the <i>Supreme Court Act 1995</i> ,	11 12
	omit, inse	rt—	13
	'The'.		14
Cha	aritable Funds	s Act 1958	15
1		efinition <i>central district</i> —	16
	omit, inse	rt—	17
	' <i>Central</i> . Court.	Region means the Central Region of the Supreme	18 19

Note—	1
The Central Region is declared under the Supreme Court of Queen. Act 1991.'.	sland 2 3
Section 2, definition 'far northern district'—	4
omit, insert—	5
'Far Northern Region means the Far Northern Region of Supreme Court.	f the 6 7
Note—	8
The Far Northern Region is declared under the Supreme Cou Queensland Act 1991.'.	ert of 9 10
Section 2, definition 'northern district'—	11
omit, insert—	12
'Northern Region means the Northern Region of the Supr Court.	reme 13 14
Note—	15
The Northern Region is declared under the Supreme Coun Queensland Act 1991.'.	rt of 16 17
Section 8(3), 'central, northern or far northern district'	'- 18
omit, insert—	19
'Central Region, Northern Region or Far Northern Region	n'. 20
Section 27—	21
omit.	22

Dis	pute Res	olution Centres Act 1990	1
1	Section	2(1), definition <i>referring order</i> —	2
	omit	t, insert—	3
		erring order means an order referring a dispute for iation made by—	4 5
	(a)	the Supreme Court, the District Court or a Magistrates Court under the <i>Civil Proceedings Act 2011</i> , section 43(3); or	6 7 8
	(b)	QCAT, or the QCAT principal registrar, under the QCAT Act, section 75.'.	9 10
For	estry Act	1959	11
1		61SU, definition <i>enforcement warrant</i> , 'Supreme ct of Queensland 1991, section 93A'—	12 13
	omit	t, insert—	14
	'Civ	il Proceedings Act 2011, section 90'.	15
2		61SW(b)(ii), 'Supreme Court of Queensland Act	16 17
	omit	t, insert—	18
	'Civ	il Proceedings Act 2011, section 90'.	19

Lar	nd Act 1994	1
1	Schedule 6, definition enforcement warrant, 'Supreme Court of Queensland Act 1991, section 93A'—	2 3
	omit, insert—	4
	'Civil Proceedings Act 2011, section 90'.	5
2	Schedule 6, definition writ of execution, footnote—	6
	omit.	7
Leç	gal Aid Queensland Act 1997	8
1	Section 38(2)(b), from 'Supreme' to 'record'—	9
	omit, insert—	10
	'Civil Proceedings Act 2011, section 59(3) for a money order debt'.	11 12
Mai	intenance Act 1965	13
1	Section 45(7)—	14
	omit.	15

Maı	rine F	Parks Act 2004	1
1	Sec	ction 117(2)—	2
		omit, insert—	3
	'(2)	Without limiting subsection (1)(b), a regulation may provide for the use of mediators.'.	4 5
Oat	:hs A	ct 1867	6
1	Se	ction 2, 'circuit court or'— omit.	7 8
Pov	vers (of Attorney Act 1998	9
1		hedule 3, definition <i>paid carer</i> , paragraph (b)(ii), itor's note—	10 11
		omit, insert—	12
		'Note—	13
		This principle was established in Griffiths v Kerkemeyer (1977) 139 CLR 161—see Queensland Law Reform Commission Report No. 45, 'The assessment of damages in personal injury and wrongful death litigation, Griffiths v Kerkemeyer, Section 15C Common Law Practice Act 1867', October 1993.'.	14 15 16 17 18

Pro	Property Agents and Motor Dealers Act 2000		
1	Section 5(3), definition bailiff, 'Supreme Court Act 1995, part 12'—	2 3	
	omit, insert—	4	
	'Supreme Court of Queensland Act 1991'.	5	
Puk	olic Health Act 2005	6	
1	Section 144(3), 'section 128'—	7	
	omit, insert—	8	
	'section 8, the District Court of Queensland Act 1967, section 126 or the Magistrates Courts Act 1921, section 14A'.	9 10	
Pub 198	olic Officers Superannuation Benefits Recovery Act 8	11 12	
1	Section 4(1), definition <i>interest</i> , 'Supreme Court Act 1995, section 48(1)'—	13 14	
	omit, insert—	15	
	'Civil Proceedings Act 2011, section 59(3)'.	16	
2	Section 9(4), 'Supreme Court Act 1995, sections 47 and 48'—	17 18	
	omit, insert—	19	
	'Civil Proceedings Act 2011, sections 58 and 59'.	20	

	siden 2008	tial Tenancies and Rooming Accommodation	1 2
1		hedule 2, definition <i>enforcement warrant</i> , 'Supreme ourt of Queensland Act 1991'—	3 4
		omit, insert—	5
		'Civil Proceedings Act 2011'.	6
Soı	uth B	ank Corporation Act 1989	7
1	Sc. Co	hedule 4, section 126(2), 'Subject to the <i>Supreme urt Act 1921</i> , the'—	8 9
		omit, insert—	10
		'The'.	11
Sta	te Pe	nalties Enforcement Act 1999	12
1	Se	ction 63(8)—	13
		omit, insert—	14
	'(8)	In this section—	15
		<i>exempt property</i> see the <i>Civil Proceedings Act 2011</i> , schedule 1.'.	16 17
2	Se 20'	ction 110(3), ' <i>Supreme Court Act 1995</i> , part 4, division	18 19
		omit, insert—	20
		'Civil Proceedings Act 2011, section 59(3)'.	21

Sus	Sustainable Planning Act 2009			1	
1	Se	ction	491—	2	
		omii	t, insert—	3	
'491	ADR process applies to proceedings started under this part			4 5	
	'(1)		Civil Proceedings Act 2011, part 6 (the ADR provisions) lies to proceedings started under this part.	6 7	
	'(2)	2) To the extent there is any inconsistency between the cost provisions of the ADR provisions and the cost provisions of this Act, the cost provisions of the ADR provisions prevail.			
	'(3)		dispute in a proceeding under this part is referred to a oute resolution process under the ADR provisions—	11 12	
		(a)	the proceeding is not stayed unless the court orders otherwise; and	13 14	
		(b)	the court must not decide the proceeding until the dispute resolution process under the ADR provisions has been finalised.	15 16 17	
	'(4)	In a part-	pplying the ADR provisions to a proceeding under this	18 19	
		(a)	a reference to a court is taken to be a reference to the Planning and Environment Court; and	20 21	
		(b)	definitions and other interpretative provisions of the <i>Civil Proceedings Act 2011</i> relevant to the ADR provisions apply.'.	22 23 24	
Tron	acno.	rt Oı	perations (Road Use Management) Act	25	
199	•	1 t O	Jerations (noad ose wanagement) Act	25 26	
1	Se	ction	91, ', Circuit,'—	27	
		omit	t.	28	

Sch	\sim	la al	\sim	1	Λ
OCH	œo	ш	ı	- 1	н

2	Section 130(1)(b)(i), ', Circuit Court,'—	
	omit.	2

Schedule 1	Dictionary
------------	------------

		section 4	2
ADI	R conv	venor means a mediator or case appraiser.	3
		s means—	4
(a)	for a	n mediation—	5
	(i)	the mediator's fee; and	6
	(ii)	the venue provider's fee for providing the venue; and	7 8
	(iii)	other costs prescribed under the rules; and	9
(b)	for a	case appraisal—	10
	(i)	the case appraiser's fee; and	11
	(ii)	the venue provider's fee for providing the venue; and	12 13
	(iii)	other costs prescribed under the rules.	14
ADI	R proc	ess see section 39.	15
		form means a form approved under the Supreme Queensland Act 1991.	16 17
case	appro	aisal see section 41.	18
		aiser means a person appointed as a case appraiser ferring order.	19 20
chile	d, for	part 10, see section 62.	21
coui	rt see	section 5.	22
disp	ute, fo	or part 6, means—	23
(a)	a dis	spute in a proceeding; or	24
(b)		ething else about which the parties are in dispute may be dealt with in a mediation at the same time.	25 26

enfo	rcement creditor means—	1
(a)	a person entitled to enforce an order for the payment of money; or	2 3
(b)	a person to whom the benefit of part of the order has passed by way of assignment or in another way.	4 5
-	rcement debtor means a person required to pay money or an order.	6 7
•	rcement officer, for a court, means the sheriff, a deputy off or a bailiff of the court.	8 9
•	rcement warrant means a warrant to enforce an order r than an order for the payment of an amount into court.	10 11
	apt property means property that is not divisible among creditors of a bankrupt under the bankruptcy law.	12 13
medi	iation see section 40.	14
	iator means a person appointed as a mediator under a ring order.	15 16
mem	aber of the deceased's family, for part 10, see section 62.	17
of the	ey order means an order of the court, or part of an order the court, for the payment of money, including an amount damages, whether or not the amount is or includes an unt for interest or costs.	18 19 20 21
	ey order debt means the amount of money payable under oney order.	22 23
orde	Emoney order means an order of the court, or part of an of the court, for a form of relief other than the payment oney.	24 25 26
	r includes a judgment, direction, decree, decision or rmination of a court whether final or otherwise.	27 28
own	er, for part 11, see section 71.	29
pare	nt, for part 10, see section 62.	30
pers	onal representative, for part 10, see section 62.	31
-	eeding means a proceeding in a court (whether or not veen parties), and includes—	32 33

Schedule 1

(a) an incidental proceeding in the course of, or in connection with, a proceeding; and	1 2
(b) an appeal or stated case.	3
referring order, for part 6, see section 43(3).	4
relevant conference, for part 5, see section 34.	5
rules means the Uniform Civil Procedure Rules 1999.	6
sheriff means the Sheriff of Queensland appointed under the Supreme Court of Queensland Act 1991.	7 8
ship, for part 11, see section 71.	9
spouse, for part 10, see section 63.	10

© State of Queensland 2011