

Queensland

## Child Protection Reform Amendment Bill 2016



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### 2016

# A Bill

for

An Act to amend the *Child Protection Act 1999* for particular purposes

[s 1]

	The Pa	arliament of Queensland enacts—	1
Clause	1	Short title This Act may be cited as the Child Protection Reform Amendment Act 2016.	2 3 4
Clause	2	Commencement	5
		The following provisions commence on 1 July 2016—	6
		(a) section 4;	7
		(b) sections 9 and 10;	8
		(c) section 22;	9
		(d) sections 27 to 32;	10
		(e) section 33, to the extent it inserts new section 273;	11
		(f) section 34(2), to the extent it inserts the definition <i>litigation director</i> .	12 13
Clause	3	Act amended	14
		This Act amends the Child Protection Act 1999.	15
Clause	4	Insertion of new s 7A	16
		Chapter 1, part 2, division 2—	17
		insert—	18
		7A Explanation about entities involved in court applications	19 20
		(1) The scheme under this Act includes the making of court orders to—	21 22
		<ul><li>(a) authorise actions as part of an investigation to assess whether a child is a child in need of protection; or</li></ul>	23 24 25

	(b) ensure a child's protection.	1
(2)	Authorised officers appointed by the chief executive are empowered to apply for temporary assessment orders, court assessment orders and temporary custody orders.	2 3 4 5
(3)	Police officers are empowered to apply for temporary assessment orders and court assessment orders.	6 7 8
(4)	Under the <i>Director of Child Protection Litigation Act 2016</i> , the litigation director is empowered to apply for child protection orders.	9 10 11
(5)	The chief executive is responsible for working collaboratively with the litigation director in relation to applications for child protection orders, including by collecting and preparing evidence.	12 13 14 15 16
	of s 51VA (Review of plan—long-term	17
2	VA(5)—	18 19
2		
Section 51		19
) Section 51 omit, insert	<i>t</i> — Also, at any time, a parent of the child may ask the chief executive to review the case plan if the plan has not been reviewed in the previous 12	19 20 21 22 23
Section 51 omit, insert (5)	<i>t</i> — Also, at any time, a parent of the child may ask the chief executive to review the case plan if the plan has not been reviewed in the previous 12 months.	19 20 21 22 23 24
omit, insert (5)	<ul> <li><i>t</i>—</li> <li>Also, at any time, a parent of the child may ask the chief executive to review the case plan if the plan has not been reviewed in the previous 12 months.</li> <li>On a request under subsection (4) or (5)—</li> <li>(a) the chief executive may decide not to review</li> </ul>	<ol> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> <li>26</li> </ol>

Clause 5

[s 6]

	(b) otherwise, the chief executive must review the plan and prepare—	1 2
	(i) a report about the review under section 51X; and	3 4
	(ii) a revised case plan.	5
	(2) Section 51VA(6), after 'subsection (4)'—	6
	insert—	7
	or (5)	8
	(3) Section 51VA(7), 'subsection (6)'—	9
	omit, insert—	10
	subsection (7)	11
	(4) Section 51VA(5A) to (7)—	12
	renumber as section 51VA(6) to (8).	13
Clause 6	Replacement of ch 2, pt 3A, div 6, hdg (Particular evidence inadmissible in criminal proceedings)	14 15
	Chapter 2, part 3A, division 6, heading—	16
	omit, insert—	17
	Division 6 Admissibility or use of particular evidence	18 19
Clause 7	Amendment of s 51YA (Evidence of anything said or done at family group meetings)	20 21
	(1) Section 51YA, heading—	22
	omit, insert—	23
	51YA Evidence relating to family group meetings	24
	(2) Section 51YA—	25
	insert—	26
	(2) In a child protection proceeding, a person must not be taken to have admitted anything alleged about the person only because the person	27 28 29

[s 8]

			attended or participated in a family group meeting.	1 2
		(3)	However, if a person attends or participates in a family group meeting, subsection (2) does not affect the admissibility, in a child protection proceeding, of evidence of anything the person says or does at the meeting.	3 4 5 6 7
Clause	8	Amendment o a case plan)	f s 51YB (Evidence of anything recorded in	8 9
		(1) Section 51Y	YB, heading—	10
		omit, insert		11
		51YB E	vidence relating to case plans	12
		(2) Section 51Y	́иВ—	13
		insert—		14
		(2)	In a child protection proceeding, a person must not be taken to have admitted anything alleged about the person only because the person participated in the development of, or agreed to, a case plan.	15 16 17 18 19
Clause	9	Insertion of ne	ew s 53A	20
		Chapter 2, part 4	l, division 2—	21
		insert—		22
			ief executive's role in support of litigation ector	23 24
		(1)	This section applies if the chief executive refers a child protection matter to the litigation director under the <i>Director of Child Protection Litigation Act 2016</i> , section 15.	25 26 27 28
		(2)	The chief executive must work collaboratively with the litigation director in relation to the matter, including by giving the litigation director	29 30 31

[s 10]

			the information, documents and evidence required under that Act.	1 2
Clause	10	Insertion of n	ew s 57A	3
		After section 57	7	4
		insert—		5
		57A W	thdrawal of application	6
		(1)	The application may be withdrawn only with the court's leave.	7 8
		(2)	When seeking the court's leave, the litigation director must give reasons why the order is no longer required.	9 10 11
Clause	11	Amendment	of s 59 (Making of child protection order)	12
		(1) Section 59	(1)(b)—	13
		insert—		14
			<ul> <li>(iii) for an order granting long-term guardianship of the child—that includes living arrangements and contact arrangements for the child; and</li> </ul>	15 16 17 18
		(2) Section 59	(1)(c)—	19
		omit, inser	<i>t</i> —	20
			(c) if the making of the order has been contested—	21 22
			<ul> <li>(i) a conference between the parties has been held or reasonable attempts to hold a conference have been made; or</li> </ul>	23 24 25
			<ul><li>(ii) because of exceptional circumstances, it would be inappropriate to require the parties to hold a conference; and</li></ul>	26 27 28
			Example of exceptional circumstances—	29
			The court may be satisfied the risk to the safety of a party if a conference were held	30 31

		[s 12]	
		outweighs the potential benefit of holding the conference.	1 2
Clause	12	Amendment of s 66 (Court may adjourn proceedings)	3
		Section 66(4), after 'proceeding'—	4
		insert—	5
		, the chief executive or a person the court has allowed to take part in the proceeding under section 113	6 7
Clause	13	Amendment of s 68 (Court's other powers on adjournment of proceedings for child protection orders)	8 9
		Section 68(1)(f), after 'order'—	10
		insert—	11
		under section 110	12
Clause	14	Insertion of new ss 68A and 68B	13
		Chapter 2, part 5, division 1, after section 68—	14
		insert—	15
		68A Access to information to prepare a court-ordered report	16 17
		<ul> <li>(1) This section applies if, on an adjournment, the Childrens Court makes an order under section 66(4) or 68(1)(a) or (b) requiring that a report be prepared.</li> </ul>	18 19 20 21
		(2) The court may order that a person preparing the report be permitted to view, or be given a copy of, a relevant document or other information before the court.	22 23 24 25
		68B Interim contact orders	26
		Section 99MA deals with particular circumstances in which the court may decide to make an order under	27 28

[s 15]

		section $67(1)(b)$ or $68(1)(c)$ while a tribunal proceeding is suspended.	1 2
Clause	15	Amendment of s 69 (Registrar to appoint chairperson and convene conference)	3 4
		Section 69(2), 'made under the Childrens Court Act 1992'—	5
		omit.	6
Clause	16	Amendment of s 72 (Report of conference)	7
		Section 72(1), 'made under the Childrens Court Act 1992'—	8
		omit.	9
Clause	17	Amendment of s 99H (Constitution of tribunal)	10
		Section 99H(6), definition legally qualified member-	11
		omit.	12
Clause	18	Amendment of s 99M (When matter before court)	13
		(1) Section 99M(2), 'The president'—	14
		omit, insert—	15
		A legally qualified member of the tribunal	16
		(2) Section 99M(2), 'the president'—	17
		omit, insert—	18
		the member	19
		(3) Section 99M(3), 'If the president'—	20
		omit, insert—	21
		If a legally qualified member	22
		(4) Section 99M(3), 'president must'—	23
		omit, insert—	24
		member must	25

				[s 19]	
	(5)	Section 99	M(4)	(a), 'the president'—	
		omit, inser	t—		
		a le	gally	qualified member	
	(6)	Section 99	M(5),	'president'—	
		omit, inser	t—		
		me	mber		
	(7)	Section 99	M(6),	'The president'—	
		omit, inser	t—		
		A 1	egally	v qualified member	
	(8)	Section 99	M(6),	'president's'—	
		omit, inser	t—		
		me	mber	s	
)	Aft		)M— Susp	ension of review proceeding if court al with contact matter	
		(1)	-	s section applies if—	
		(-/	(a)	the chief executive makes a reviewable decision under section 87(2) about contact between a child and the child's parents or members of the child's family; and	
			(b)	a review application for the reviewable decision is made; and	
			(c)	a proceeding for the review application (the <i>review proceeding</i> ) is before the tribunal; and	
			(d)	the applicant is also a party to a child protection proceeding relating to the child before the Childrens Court.	

Clause

(2)	If the chief executive becomes aware the circumstances mentioned in subsection (1) have arisen, the chief executive must notify the tribunal registrar.	1 2 3 4
(3)	After the tribunal registrar is notified—	5
	(a) a legally qualified member of the tribunal must suspend the review proceeding; and	6 7
	(b) the tribunal registrar must notify the parties to the review proceeding and the court registrar of the suspension; and	8 9 10
	(c) the chief executive must notify the parties to the child protection proceeding of the suspension.	11 12 13
(4)	While the review proceeding is suspended, the court may make an order that the subject matter of the reviewable decision may be dealt with by the tribunal in the review proceeding.	14 15 16 17
(5)	The court registrar must—	18
	<ul> <li>(a) if the court makes an order under subsection</li> <li>(4)—give the tribunal registrar a copy of the order; or</li> </ul>	19 20 21
	<ul> <li>(b) if the court adjourns the child protection proceeding and makes an interim contact order—give the tribunal registrar a copy of the interim contact order; or</li> </ul>	22 23 24 25
	<ul> <li>(c) if the court decides the child protection proceeding without making an order under subsection (4) or an interim contact order—notify the tribunal registrar of that action.</li> </ul>	26 27 28 29 30
(6)	If the tribunal registrar is notified that the court has acted in a way mentioned in subsection $(5)(a)$ or $(c)$ —	31 32 33
	(a) a legally qualified member of the tribunal must cancel the suspension of the review proceeding; and	34 35 36

		(b) the tribunal registrar must notify the parties to the review proceeding that the proceeding is no longer suspended.	1 2 3
	(7)	If the tribunal registrar is notified that the court has made an interim contact order—	4 5
		(a) a legally qualified member of the tribunal must dismiss the review application; and	6 7
		(b) the tribunal registrar must notify the parties to the review proceeding of the dismissal.	8 9
	(8)	This section does not affect the tribunal's power to dismiss the review application apart from this section.	10 11 12
	(9)	In this section—	13
		<i>court registrar</i> means the registrar of the Childrens Court.	14 15
		<i>interim contact order</i> means an order under section $67(1)(b)$ or $68(1)(c)$ about the subject matter of the reviewable decision mentioned in subsection $(1)(a)$ .	16 17 18 19
		<i>party</i> , to a child protection proceeding, includes—	20 21
		(a) a separate representative for the child in the proceeding; and	22 23
		(b) a person taking part in the proceeding under an order in force under section 113.	24 25
		<i>tribunal registrar</i> means the principal registrar under the QCAT Act.	26 27
Clause 20		of s 99V (Children giving evidence or ews to tribunal)	28 29
	Section 99V(2)-	—	30
	insert—		31
		(e) the public guardian.	32

#### [s 21]

Clause	21	Amendment of s 108 (Right of appearance and representation)				
		Section 108(1)-	_		3	
		omit, insert—			4	
		(1)		proceeding on an application for an order for ild—	5 6	
			(a)	the child may appear in person or be represented by either or both of the following—	7 8 9	
				(i) a lawyer engaged as the child's direct representative to act on the child's instructions;	10 11 12	
				<ul><li>(ii) a lawyer appointed under section 110 to act in the child's best interests; and</li></ul>	13 14	
			(b)	the child's parents and other parties may appear in person or be represented by a lawyer.	15 16 17	
Clause	22	Omission of s coordinators)	108/	A (Right of appearance of departmental	18 19	
		Section 108A—			20	
		omit.			21	
Clause	23	Amendment o	fs1(	08C (Public guardian's role at hearing)	22	
		Section 108C(2)			23	
		omit, insert—			24	
		(2)	not	esentative or separate representative for the	25 26 27 28	

Clause	24	Replacement child)	of s 110 (Separate legal representation of	1 2
		Section 110—		3
		omit, insert—		4
		110 Ap	pointment of a separate representative	5
		(1)	If, in a child protection proceeding, the Childrens Court considers it is necessary in the child's best interests for the child to be separately represented by a lawyer, the court may—	6 7 8 9
			<ul> <li>(a) order that the child be separately represented by a lawyer (the child's separate representative); and</li> </ul>	10 11 12
			<ul> <li>(b) make any other orders it considers necessary to secure the child's separate legal representation.</li> </ul>	13 14 15
		(2)	Without limiting subsection (1), the court must consider making an order for the child to have a separate representative if the proceeding concerns an application that is contested by the child's parents or opposed by the child.	16 17 18 19 20
		(3)	The rules of court may prescribe matters that the court must consider when deciding whether to make an order for the child to have a separate representative.	21 22 23 24
		(4)	If a separate representative is appointed, he or she must—	25 26
			<ul> <li>(a) to the extent that is appropriate, taking into account the child's age and ability to understand—</li> </ul>	27 28 29
			(i) meet with the child; and	30
			(ii) explain the separate representative's role; and	31 32
			(iii) help the child take part in the proceedings; and	33 34

\_\_\_\_\_

		(b) as far as possible, present the child's views and wishes to the court.	1 2
	(5)	The separate representative must act in the child's best interests regardless of any instructions from the child.	3 4 5
	(6)	The separate representative is not a party to a proceeding on the application but—	6 7
		(a) must do anything required to be done by a party; and	8 9
		(b) may do anything allowed to be done by a party.	10 11
	(7)	The parties to the proceeding must act in relation to the proceeding as if the separate representative were a party to the proceeding.	12 13 14
	(8)	The separate representative's role ends when—	15
		(a) the application is decided or withdrawn; or	16
		(b) if there is an appeal in relation to the application—the appeal is decided or withdrawn.	17 18 19
Clause 25	Replacement non-parties to	of s 113 (Court may hear submissions from proceeding)	20 21
	Section 113—		22
	omit, insert—		23
		urt may allow non-parties to take part in oceedings	24 25
	(1)	This section applies in relation to a proceeding on an application for an order for a child.	26 27
	(2)	On application by a person who is not a party, the court may, by order, allow the person to take part in the proceeding by doing all or some of the things that a party is or may be allowed to do.	28 29 30 31
	(3)	Before deciding the application, the court must—	32

[s 26]

			(a)		ortunity	other to mal rticipati	ke subr	nissio	reasonable ns about the		
			(b)	cons	ider—					4	
				(i)	able to		n the co	ourt ab	rson may be bout a matter and		
				(ii)	the per	rson's re	elations	ship w	ith the child	. 8	
		(4)		order ceedir		ng the	person	to tak	e part in the	e 9 1	
			(a)	mus	t state–					1	1
				(i)	how th	ne perso	n may	take p	art; and	1	2
				(ii)	until t		eeding	ends	is allowed or only for a ng; and	a 14	3 4 5
			(b)	may	be sub	ject to c	conditio	ons; ar	nd	1	6
			(c)	•	-	e the penart be			thing that a thing that a		7 8
			(d)	Act,	or all	provisi	ons, ap	oply in	rision of this n relation to a party.		9 0 1
		(5)		son w				-	rson, as if the		3
		(6)							a lawyer for ceeding.	r 2. 2	
Clause	26	Replacement	of s <sup>·</sup>	115 (	Hearin	ng of a	oplicat	tions	together)	2	7
		Section 115—								2	8
		omit, insert—								2	9

\_\_\_\_\_

		115 Hea	aring of applications together	1
		(1)	The Childrens Court may hear 2 or more applications for orders together if the court considers it is in the interests of justice to do so.	2 3 4
		(2)	Subsection (1) applies even though the parties, or all of the parties, to the proceedings are not the same.	5 6 7
		(3)	The court may decide to act under subsection (1), at any time before the applications are decided, on its own initiative or on the application of a party to the proceeding.	8 9 10 11
Clause	27	Amendment o	f ch 6, pt 6, hdg (Confidentiality)	12
		Chapter 6, part 6	5, heading, after 'Confidentiality'—	13
		insert—		14
		and	disclosure	15
Clause	28		f s 187 (Confidentiality of information ersons involved in administration of Act)	16 17
		Section 187(3)-	-	18
		insert—		19
			(d) to the extent necessary to protect a person from a serious and imminent risk to the person's safety or health.	20 21 22
Clause	29		f s 188 (Confidentiality of information given olved in administration of Act to other	23 24 25
		Section 188(3)-	-	26
		omit, insert—		27
		(3)	However, the receiver may, subject to section 186, use or disclose the information or give access to the document to someone else to the	28 29 30

[s 30]

			exte is—	ent that the use, disclosure or giving of access	1 2
			(a)	authorised by the chief executive under section 189B; or	3 4
			(b)	for purposes directly related to a child's protection or wellbeing; or	5 6
			(c)	necessary to protect a person from a serious and imminent risk to the person's safety or health; or	7 8 9
			(d)	for purposes directly related to obtaining information requested by the chief executive under section 246C; or	10 11 12
			(e)	otherwise required or permitted by law.	13
Clause	30	Amendment or relation to pro		6, pt 6, div 3, hdg (Confidentiality in lings)	14 15
		Chapter 6, part 6	, div	ision 3, heading, after 'Confidentiality'—	16
		insert—			17
		and	disc	losure	18
Clause	31	Insertion of ne		a 180C_180F	19
Claubo	01	Chapter 6, part 6			20
			, urv	151011 5	
		insert—	linat	ion divector's duty of disclosure	21
			-	ion director's duty of disclosure	22
		(1)		s section applies in relation to a proceeding a child protection order.	23 24
		(2)	eacl dire	a litigation director has a duty to disclose, to a other party, all documents in the litigation ctor's possession or control that are relevant the proceeding.	25 26 27 28
		(3)		duty continues until the proceeding is ided.	29 30
		(4)	The	duty applies subject to section 191.	31
				Page 19	

[s 31]

(5)	If the litigation director does not disclose a document to a party on a ground mentioned in section 191(2), the litigation director must give the party a written notice stating—	1 2 3 4			
	(a) the ground for the non-disclosure; and	5			
	<ul> <li>(b) that the litigation director is not required to disclose the document to the party other than as required under section 191; and</li> </ul>	6 7 8			
	(c) that the party may apply to the court for an order under section 191 that it be disclosed.	9 10			
(6)	Nothing in this section—	11			
	(a) requires disclosure that is unlawful under this or another law; or	12 13			
	(b) affects a person's right to anything under another law.	14 15			
(7)	For this section, a reference to a document in the litigation director's possession or control is taken to include a document in the chief executive's possession or control.	16 17 18 19			
	Note—	20			
	The <i>Director of Child Protection Litigation Act 2016</i> requires the chief executive to give relevant documents to the litigation director.	21 22 23			
(8)	The rules of court may make provision about disclosure under this section, including the time by which a document must be disclosed.				
189D Co	onsequences of non-disclosure	27			
(1)	Failure to comply with section 189C in a proceeding does not affect the validity of the proceeding.	28 29 30			
(2)	If the litigation director does not disclose a document under section 189C, the litigation director must not tender the document, or adduce evidence comprising information contained in	31 32 33 34			

[s 32]

		the document, in the proceeding without the court's leave.	1 2		
		isclosure or use of documents or ormation disclosed in a proceeding	3 4		
	(1)	This section applies to a document, or information contained in a document, disclosed by the litigation director under section 189C to a party to a proceeding.	5 6 7 8		
	(2)	A person must not, directly or indirectly, disclose or make use of the document or information other than for a purpose connected with the proceeding.	9 10 11 12		
		ximum penalty—100 penalty units or 2 years prisonment.	13 14		
Clause 32		of s 191 (Refusal of disclosure of certain uring proceeding)	15 16		
	Section 191—		17		
	omit, insert—		18		
		efusal to disclose particular documents or formation			
	(1)	Subsection (2) states the grounds on which—	21		
		<ul> <li>(a) the litigation director may refuse to disclose a document to a party to a proceeding under section 189C; or</li> </ul>	22 23 24		
		(b) another person who is or was engaged in the administration of this Act may refuse to disclose to a court or tribunal in a proceeding, or to a party to a proceeding, information obtained under or in relation to the administration of this Act.	25 26 27 28 29 30		
	(2)	The litigation director or other person may refuse to disclose the document or information if—	31 32		

(a)	it is the subject of legal professional privilege; or	1 2
(b)	it is a communication between—	3
	(i) a public service employee employed in the department; and	4 5
	<ul> <li>(ii) the litigation director, a member of the litigation director's staff or a lawyer engaged under the <i>Director of Child Protection Litigation Act 2016</i>, section 11; or</li> </ul>	6 7 8 9 10
(c)	its disclosure would be likely to endanger a person's safety or psychological health; or	11 12
(d)	it identifies or is likely to identify its source and identification of the source is likely to prejudice the achievement of the purpose of this Act; or	13 14 15 16
(e)	it is a record of confidential therapeutic counselling and the person to whom it relates does not consent to its disclosure; or	17 18 19
(f)	its disclosure could reasonably be expected to—	20 21
	<ul><li>(i) prejudice the investigation of a contravention or possible contravention of the law in a particular case; or</li></ul>	22 23 24
	<ul> <li>(ii) prejudice the effectiveness of a lawful method or procedure for preventing, detecting, investigating or dealing with a contravention or possible contravention of the law; or</li> </ul>	25 26 27 28 29
	<ul><li>(iii) enable the existence or identity of a confidential source of information, in relation to the enforcement or administration of the law, to be ascertained; or</li></ul>	30 31 32 33 34
(g)	the litigation director or other person reasonably believes—	35 36

[s 32]

	<ul><li>(i) it is or contains personal information that is not materially relevant to the proceeding; or</li></ul>	1 2 3
	<ul><li>(ii) its disclosure would be contrary to the public interest; or</li></ul>	4 5
	<ul><li>(iii) there is other good reason for not disclosing it, having regard to the best interests of a child who is a subject of the proceeding; or</li></ul>	6 7 8 9
	(h) the party already has the document, or a copy of the document, or the information.	10 11
(3)	The litigation director or other person must refuse to disclose a record mentioned in subsection (2)(e) unless the litigation director or other person considers disclosure is necessary to prevent or lessen a risk of harm to a child or serious risk to the health or safety of anyone else.	12 13 14 15 16 17
(4)	Despite subsections (2) and (3), on the application of a party to the proceeding, the court or tribunal may order the disclosure of the document or information if satisfied—	18 19 20 21
	(a) it is materially relevant to the proceeding; and	22 23
	(b) its disclosure is, on balance, in the public interest.	24 25
(5)	The court or tribunal may order the disclosure on the conditions it considers appropriate, including conditions to ensure the best interests of a child who is a subject of the proceeding and the privacy and safety of any individual.	26 27 28 29 30
(6)	To enable the court or tribunal to make a decision about the disclosure of the document or information, the litigation director or other person must disclose it to the judicial officers of the court or tribunal.	31 32 33 34 35

[s 33]

	(7)	In deciding whether or not the document or information should be disclosed, the judicial officers must deal with it in a way that ensures it is not disclosed to anyone else.	1 2 3 4
	(8)	If the court or tribunal refuses to order disclosure of the document or information, the judicial officers must return anything produced to them under subsection (6).	5 6 7 8
	(9)	The rules of court may make provision about a matter under this section.	9 10
	(10)	In this section—	11
		<i>judicial officers</i> , of a court or tribunal, means the person or persons constituting the court or tribunal.	12 13 14
Clause 33	Insertion of ne	ew ch 9, pt 10	15
	Chapter 9—		16
	insert—		17
	Part 1	•	18
		for Child Protection	19
		Reform Amendment	20
		Act 2016	21
		spension of current tribunal proceedings aling with contact matter	22 23
	proc	tion 99MA does not apply in relation to a review ceeding mentioned in that section started before commencement.	24 25 26
	273 Dut	ty of disclosure in current proceedings	27
		tion 189C applies in relation to a proceeding for a d protection order even if the proceeding started	28 29

Clause	34	Am	endment of	f sch	3 (Dictionary)	1
		(1)	Schedule 3,	defin	ition <i>registrar</i> —	2
			omit.			3
		(2)	Schedule 3-	_		4
			insert—			5
					<i>ct representative</i> means a lawyer mentioned action 108(1)(a)(i).	6 7
				appr	<i>lised</i> , for a case plan, means recorded in the oved form and endorsed by the chief utive.	8 9 10
				0	<i>Ily qualified member</i> see the QCAT Act, dule 3.	11 12
				Prot	<i>ation director</i> means the Director of Child ection Litigation under the <i>Director of Child</i> <i>ection Litigation Act 2016</i> .	13 14 15
				regi	strar—	16
				(a)	for chapter 2A—see section 99B; or	17
				(b)	of the Childrens Court held at a place, includes the clerk of the Magistrates Court at the place.	18 19 20
				<i>revie</i> 99B	ew application, for chapter 2A, see section	21 22
					s of court means rules of court made under Childrens Court Act 1992.	23 24
				sepa	rate representative, for a child—	25
				(a)	for chapter 2A—see section 99Q(3); or	26
				(b)	for chapter 3—see section 110(1)(a).	27
				supp	port person, for chapter 2A, see section 99B.	28

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