

Justice and Other Legislation Amendment Bill 2019



Queensland

Justice and Other Legislation Amendment Bill 2019

	F	age
Part 1	Preliminary	
1	Short title	15
2	Commencement	15
Part 2	Amendment of Acts Interpretation Act 1954	
3	Act amended	15
4	Amendment of s 39A (Meaning of service by post etc.)	15
5	Amendment of s 48 (Forms—notification and availability)	15
Part 3	Amendment of Anti-Discrimination Act 1991	
6	Act amended	16
7	Amendment of s 4 (Definitions)	16
8	Amendment of s 138 (Time limit on making complaints)	16
9	Amendment of s 141 (Time limit on acceptance or rejection of complaints)	17
10	Insertion of new s 141A	17
	Deferral of acceptance of complaint for out-of-time contravention	17
11	Amendment of s 142 (Reasons for rejected complaints)	18
12	Amendment of s 158 (Conciliation of complaints)	18
13	Amendment of s 164A (Right of complainant to seek referral to tribuafter conciliation conference)	ınal 18
14	Amendment of schedule (Dictionary)	19
Part 4	Amendment of Appeal Costs Fund Act 1973	
15	Act amended	19
16	Amendment of s 22 (Abortive proceedings and new trials after proceedings discontinued)	19
Part 5	Amendment of Civil Proceedings Act 2011	
17	Act amended	21

18	Amendn	nent of s 59 (Interest after money order)	21
19	Amendn	nent of s 76 (Definitions for division)	21
20	Amendn	nent of s 77 (Protection and immunity)	21
21	Amendn	nent of s 78 (Preservation of confidentiality)	22
22	Amendn	nent of s 79 (Preservation of privilege)	22
23	Insertior	of new s 79AA	22
	79AA	Protection and immunity for trial assessors	22
24	Amendn	nent of sch 1 (Dictionary)	22
Part 6	Amendr	ment of Commercial Arbitration Act 2013	
25	Act ame	nded	23
26		nent of s 27H (The Court may prohibit disclosure of confide ion in certain circumstances)	ntial 23
Part 7	Amendr	ment of Coroners Act 2003	
27	Act ame	nded	23
28	Insertion	of new s 11AA	23
	11AA	Preliminary examinations	23
29		nent of s 12 (Deaths not to be investigated or further ated)	26
30	Amendn	nent of s 14 (Guidelines and directions for investigations)	26
31	Amendn	nent of s 19 (Order for autopsy)	27
32	Amendn	nent of s 26 (Control of body)	27
33	Amendn	nent of s 40 (Exhibits)	27
34		nent of s 54 (Access to investigation documents for other s)	28
35	Amendn	nent of s 84 (Registrar)	28
36		nent of s 86 (Delegation of duties or powers to registrar or de)	puty 28
37	Amendn	nent of s 94 (Evidentiary aids)	29
38	Replace	ment of pt 6 hdg and pt 6, div 1, hdg	29
39	Insertion	of new ss 99A and 99B	30
	99A	Definitions for division	30
	99B	Meaning of unfinished repealed Act inquest	30
40	Amendn	nent of s 100 (When repealed Act still applies)	30
41	Insertion	of new ss 100A–100E	31
	100A	Application of repealed Act to unfinished repealed Act in	quest
			31
	100B	Stopping and reopening an unfinished repealed Act inq	uest

		Cont	CHIC
			31
	100C	Reopening finished repealed Act inquest	31
	100D	Effect on rights and privileges	32
	100E	Application of s 24(7) to specimen tissue	32
42	Amendme	ent of sch 2 (Dictionary)	33
Part 8		ent of Corrective Services Act 2006	
43	Act amen	ded	34
44		ent of s 234 (Meetings about particular matters relating to pa	role 34
45	Amendme	ent of s 240 (Pension if appointment ends because of ill he	alth)
			34
Part 9	Amendm	ent of Crime and Corruption Act 2001	
46	Act amen	ded	35
47		ent of s 238E (Pension if appointment ends because of ill	35
Part 10	Amendm	ent of Criminal Code	
48	Code ame	ended	36
49	Amendme	ent of s 359E (Punishment of unlawful stalking)	36
50	Amendme	ent of s 463 (Setting fire to crops and growing plants) .	36
51	Amendme	ent of s 552BB (Excluded offences)	36
52		ent of s 552D (When Magistrates Court must abstain from n)	37
53		ent of s 651 (Court may decide summary offences if a perso on indictment)	n is 37
54		ent of s 652 (Proceedings to transmit charge for summary	37
55	Insertion	of new ch 103	38
	Chapter 1	O3 Transitional provisions for Justice and Other Legislation Amendment Act 2019	
	752	Application of s 359E(4)	38
	753	Application of ch 58A before and after amendment to particular charges	38
Part 11	Amendm	ent of Criminal Law (Rehabilitation of Offenders) Act 1	986
56	Act amen	ded	39
57	Amendme	ent of s 12 (Offence provision)	40
Part 12	Amendm	ent of Criminal Proceeds Confiscation Act 2002	
58	Act amen	ded	40
59	Amendme	ent of s 237 (Charge on property subject to filed interstate	

	restraining order or interstate pecuniary penalty order)	40
Part 13	Amendment of Dangerous Prisoners (Sexual Offenders)	Act 2003
60	Act amended	41
61	Amendment of s 2 (Definitions)	41
62	Amendment of s 5 (Attorney-General may apply for orders)	41
63	Amendment of s 43AA (Contravention of relevant order)	43
64	Replacement of s 51 (Parole)	43
	51 Parole	43
65	Insertion of new pt 11	44
	Part 11 Transitional and declaratory provisions for Other Legislation Amendment Act 2019	Justice and
	Pending application for division 3 order	44
	71 Existing division 3 order	45
66	Amendment of schedule (Dictionary)	45
Part 14	Amendment of District Court of Queensland Act 1967	
67	Act amended	46
68	Amendment of s 61 (Criminal jurisdiction if maximum penalty 20 years)	more than 46
69	Amendment of s 68 (Civil jurisdiction)	46
Part 15	Amendment of Drugs Misuse Act 1986	
70	Act amended	47
71	Amendment of s 4 (Definitions)	47
72	Amendment of s 119 (Protection of informers)	47
73	Amendment of s 120 (Source of information not to be disclose	sed) 48
Part 16	Amendment of Evidence Act 1977	
74	Act amended	48
75	Amendment of s 21A (Evidence of special witnesses)	48
76	Amendment of s 21AAA (Exclusion of particular persons wh videorecording or usable soundtrack being presented)	
77	Amendment of s 21AU (Exclusion of public)	49
78	Amendment of s 21AW (Instructions to be given to jury)	50
79	Insertion of new pt 9, div 11	50
	Division 11 Justice and Other Legislation Amendment	Act 2019
	156 Proceedings started before commencement	50
Part 17	Amendment of Guardianship and Administration Act 20	00
80	Act amended	50
81	Amendment of s 5 (Acknowledgements)	51

Part 18	Amendment of Introduction Agents Act 2001	
82	Act amended 5	51
83	Amendment of s 22 (Disqualifying criteria—corporations) 5	51
84	Insertion of new pt 9, div 1, hdg5	51
85	Insertion of new pt 9, div 25	51
	Division 2 Transitional provision for Justice and Other Legislation Amendment Act 2019	n
	103 Existing applications 5	52
Part 19	Amendment of Judges (Pensions and Long Leave) Act 1957	
86	Act amended 5	52
87	Amendment of s 5 (Pension of judge retiring on account of ill health) 5	52
Part 20	Amendment of Land Court Act 2000	
Division 1	Preliminary	
88	Act amended 5	53
Division 2	Amendments relating to powers, appointments and other matters	;
89	Omission of pt 2, div 1A (Cultural heritage division)	53
90	Amendment of s 12 (Power to rehear matters)	54
91	Amendment of s 16 (Appointment of president and other members of Land Court)	54
92	Replacement of s 22 (Directions) 5	55
	22 Orders and directions 5	55
93	Amendment of s 28A (Acting judicial registrars) 5	55
94	Amendment of pt 2, div 6B, hdg (Jurisdiction of Land Court in its cultural heritage division)	al 55
95	Amendment of s 32E (Jurisdiction under Commonwealth Native Title Act)	56
96	Amendment of s 32F (Jurisdiction for registered indigenous land use agreements)	56
97	Amendment of s 32G (Jurisdiction for negotiated agreements) . 5	56
98	Amendment of s 32H (Jurisdiction for particular cultural heritage matters	s)
	5	56
99	Amendment of s 39 (Leave of absence) 5	56
100	Replacement of s 47 (Preservation of rights) 5	57
	Preservation of rights 5	57
101	Amendment of s 50 (Delegation by registrar) 5	58
102	Insertion of new s 50A	59
	50A Associates	59

103		ement of pt 2, div 12, hdg (Application of Act to Land Court for endatory provisions)	or 59
104		ment of s 52B (Application of Act)	59
105		n of new s 52C	59
100	52C	Costs in relation to performing functions and exercising powers under recommendatory provisions	60
106	Amendr	ment of s 77A (Annual report)	62
107		n of new pt 6, div 6	62
	Division	Transitional and saving provisions for Justice and Other Legislation Amendment Act 2019	
	97	Definitions for division	62
	98	Existing applications for leave to rehear matters	62
	99	Existing directions	62
	100	Existing performance of function or exercise of power un recommendatory provision	der 63
108	Amendr	ment of sch 2 (Dictionary)	63
Division 3	Amend	ments relating to structure of Act	
109	Amendr	ment of s 12 (Power to rehear matters)	64
110	Amendr	ment of pt 2, div 3, hdg (Composition and appointments)	64
111	Insertion	n of new pt 2, div 3AA, hdg	64
112		ment of s 16 (Appointment of president and other members court)	of 65
113	Omissio	on of pt 2, div 3A, hdg (Powers and responsibilities of preside	ent)
			65
114		ment, relocation and renumbering of s 20A (Arrangement of s)	65
115	Amendr	ment of s 26 (Stay of proceedings)	65
116	Insertio	n of new pt 2, div 5A, hdg	65
117	Insertio	n of new pt 2, div 6, sdiv 1, hdg	66
118	Amendr	ment of s 28 (Judicial registrars)	66
119	Insertio	n of new pt 2, div 6, sdiv 2, hdg	66
120	Insertio	n of new pt 2, div 6, sdiv 3, hdg	66
121		ion and renumbering of s 32 (Judicial registrar may exercise udicial or quasi-judicial powers)	67
122		ment of s 32F (Jurisdiction for registered indigenous land use ents)	e 67
123	Omissio	on of pt 2, div 7, hdg (General matters)	67
124	Relocat	ion and renumbering of s 33 (Land Court may make declaration	ons)

	0011	terito
		67
125	Relocation and renumbering of s 34 (Costs)	67
126	Relocation and renumbering of s 35 (Privileges, protection and immu	unity)
		68
127	Relocation and renumbering of s 36 (Preliminary conference)	68
128	Omission of pt 2, div 8, hdg (Alternative dispute resolution)	68
129	Amendment, relocation and renumbering of s 37 (ADR process app to proceedings started under this part)	olies 68
130	Amendment of s 52B (Application of Act)	68
131	Insertion of new pt 2, div 13, hdg	69
132	Amendment of s 72 (Application of certain provisions of pt 2 to Lan Appeal Court)	d 69
133	Insertion of new s 101	70
	101 Proceedings and declarations under former s 33	70
Part 21	Amendment of Legal Profession Act 2007	
134	Act amended	70
135	Amendment of s 9 (Suitability matters)	70
136	Insertion of new s 24A	71
	24A Moving applications for admission	71
137	Amendment of s 46 (Suitability to hold local practising certificate)	72
138	Amendment of s 135 (External administration proceedings under Corporations)	73
139	Amendment of s 231 (Rules other than legal profession rules) .	73
140	Amendment of s 233 (Relationship of administration rules to this Act regulation)	and 74
141	Amendment of s 263 (Investigations)	74
142	Amendment of s 707 (Protection from liability)	74
143	Insertion of new ch 10, pt 7	75
	Part 7 Transitional provision for Justice and Other Legisla Amendment Act 2019	ation
	Application of ss 9 and 46 and additional obligation to disclose suitability matters	75
144	Amendment of sch 2 (Dictionary)	76
Part 22	Amendment of Legal Profession Regulation 2017	
145	Regulation amended	77
146	Amendment of s 7 (Prescribed legal practice—Act, s 24)	77
Part 23	Amendment of Magistrates Courts Act 1921	
147	Act amended	77

148		nt of s 4 (Jurisdiction of Magistrates Courts)	77	
149	Insertion of	f new s 4AAA	77	
	4AAA	Calculating whether amount, value, damage or sum is mothan prescribed limit	ore 78	
150	Amendmer	nt of s 45 (Appeal)	78	
Part 24	Amendme	nt of Mineral Resources Act 1989		
151	Act amend	ed	79	
152	Amendmer	nt of s 78 (Land Court's determination on hearing)	79	
153	Amendmer	nt of s 268 (Hearing of application for grant of mining lease	e)	
			79	
154	Insertion of	f new ch 15, pt 18	79	
	Part 18	Transitional provision for Justice and Other Legislat Amendment Act 2019	ion	
	870	Particular existing applications	79	
Part 25	Amendme	nt of Ombudsman Act 2001		
155	Act amend	ed	80	
156	Amendmer	nt of s 86 (Delegation)	80	
Part 26	Amendme	nt of Peace and Good Behaviour Act 1982		
157	Act amend	ed	80	
158	Amendmer	nt of s 33 (Definitions for part)	81	
159	Amendmer	nt of s 88 (Who may appeal)	81	
160	Insertion of	f new pt 8		
	Part 8	Transitional provisions for Justice and Other Legislation Amendment Act 2019		
	101	Existing applications for restricted premises orders .	81	
	102	Application of s 54 in relation to particular disorderly activi	ties	
			82	
	103	Appeals may not be made against particular decisions mabefore commencement	ade 82	
161	Amendmer	nt of sch 1 (Dictionary)	83	
Part 27	Amendme	nt of Penalties and Sentences Act 1992		
162	Act amend	ed	83	
163	Amendmer	nt of s 9 (Sentencing guidelines)	83	
164	Amendmendeducted)	nt of s 159A (Time held in presentence custody to be	83	
165	Insertion of	f new pt 14, div 22	84	
	Division 22	Transitional provision for Justice and Other Legislat Amendment Act 2019	ion	

	258	Application of ss 9 and 159A to sentencing offenders afte commencement	r 84
Part 28	Amendme	nt of Penalties and Sentences Regulation 2015	
166	Regulation	amended	84
167	Omission of	of s 4 (Principle prescribed—Act, s 9(2)(p))	84
Part 29	Amendme	nt of Personal Injuries Proceedings Act 2002	
168	Act amend	ed	85
169	Amendmer	nt of s 8 (Definitions)	85
170		nt of s 22 (Duty of claimant to provide documents and to respondent)	85
171	Amendmer	nt and numbering of schedule (Dictionary)	86
Part 30	Amendme	nt of Personal Injuries Proceedings Regulation 2014	
172	Regulation	amended	86
173	Insertion of	f new s 2A	86
	2A	Definitions	86
174		nt of s 12 (Prescribed limits for particular definitions—Act,	86
175	Insertion of	f new sch 1	87
	Schedule 1	Dictionary	87
Part 31	Amendme	nt of Property Law Act 1974	
176	Act amend	ed	87
177	Insertion of	f new s 84A	87
	84A	Exercise of power of sale in relation to disclaimed property	ties
			87
178	Amendmer	nt of s 85 (Duty of mortgagee or receiver as to sale price)	89
179	Amendmer	nt of s 88 (Application of proceeds of sale)	90
180	Insertion of	f new pt 25	90
	Part 25	Transitional provisions for Justice and Other Legislation Amendment Act 2019	
	359	Application of s 84A	90
	360	Application of proceeds of sales that happened before commencement	91
Part 32	Amendme	nt of Property Law Regulation 2013	
181	Regulation	amended	91
182	Amendmer	nt of s 3 (Prescribed mortgages—Act, s 85)	91
Part 33	Amendme 2009	nt of Queensland Civil and Administrative Tribunal Administrative Tribunal Administrative	et
183	Act amend	ed	92

184	Insertion	of new s 11A	92
	11A	Calculating whether amount, value, damage or sum is m than particular monetary limits	ore 92
185	Amendme	ent of s 13 (Deciding minor civil dispute generally)	93
186		ent of s 183 (Appointment of senior members and ordinary	94
187	Amendme	ent of s 186 (Conditions of appointment)	94
188	Amendme	ent of s 191 (Acting senior members)	94
189	Amendme	ent of s 191A (Acting ordinary members)	95
190	Amendme	ent of sch 3 (Dictionary)	95
Part 34	Amendm	ent of Retail Shop Leases Act 1994	
191	Act amen	ded	95
192	Replacen	nent of s 95 (Mediators)	95
	95	Mediators	95
193	Replacen	nent of s 98 (Duration of appointment)	96
	98	Resignation	96
194	Omission	of s 99 (Conditions of appointment)	96
195	Amendme	ent of s 100 (Removal from office)	96
196	Insertion	of new pt 12, div 5	96
	Division 5	Transitional provision for Justice and Other Legislat Amendment Act 2019	tion
	155	Existing mediators	96
Part 35	Amendm	ent of Second-hand Dealers and Pawnbrokers Act 200	3
197	Act amen	ded	97
198	Amendme	ent of s 7 (Suitability of applicants and licensees)	97
199	Omission	of pt 9, div 1 (Interpretation)	98
200	Insertion	of new pt 9, div 6	98
	Division 6	Transitional provision for Justice and Other Legislat Amendment Act 2019	tion
	142	Existing applications	98
Part 36	Amendm	ent of Succession Act 1981	
201	Act amen	ded	98
202		ent of s 21 (Court may authorise a will to be made, altered or person without testamentary capacity)	or 99
203	Omission	of s 22 (Leave to apply for s 21 order)	99
204		ent of s 23 (Information required by court in support of n for leave)	100
205	Omission	of s 24 (Matters court must be satisfied of before giving lea	ave)

			101
206		ent of s 25 (Hearing an application for leave or for an orde	
		gg	101
207	Amendme	ent of s 26 (Execution of will or other instrument made un	der 101
208		ent of s 28 (Relationship with Guardianship and Administrand Powers of Attorney Act 1998)	ation 102
209	Insertion of	of new pt 7, div 5	102
	Division 5	Transitional provisions for Justice and Other Legislation Amendment Act 2019	
	77	Definitions for division	102
	78	Particular applications in relation to persons without testamentary capacity	103
	79	Execution of wills and other instruments made under exi orders	sting 103
Part 37	Amendm	ent of Surrogacy Act 2010	
210		ded	104
211	Amendme	ent of s 60 (Court fees and other matters)	104
Part 38	Amendm	ent of Tourism Services Act 2003	
212	Act amend	ded	104
213	Amendme	ent of s 14 (When applicant is not a suitable person)	104
214		ent of pt 14, hdg (Transitional provision for Act No. 61 of 2	2003)
			104
215	Insertion of	of new pt 14, div 1, hdg	105
216	Replacem (Australia	ent of pt 15, hdg (Transitional provision for Fair Trading n Consumer Law) Amendment Act 2010)	105
217	Insertion of	of new pt 14, div 3	105
	Division 3	Transitional provision for Justice and Other Legisla Amendment Act 2019	ation
	103	Existing applications	105
Part 39	Conseque	ential amendments	
218	Subordina	te legislation amended	106
Schedule 1	Subordin	ate legislation amended	107
	Criminal F	Practice Rules 1999	107
	Labour Hi	re Licensing Regulation 2018	107

2019

A Bill

for

An Act to amend the Acts Interpretation Act 1954, the Anti-Discrimination Act 1991, the Appeal Costs Fund Act 1973, the Civil Proceedings Act 2011, the Commercial Arbitration Act 2013, the Coroners Act 2003, the Corrective Services Act 2006, the Crime and Corruption Act 2001, the Criminal Code, the Criminal Law (Rehabilitation of Offenders) Act 1986, the Criminal Proceeds Confiscation Act 2002, the Dangerous Prisoners (Sexual Offenders) Act 2003, the District Court of Queensland Act 1967, the Drugs Misuse Act 1986, the Evidence Act 1977, the Guardianship and Administration Act 2000, the Introduction Agents Act 2001, the Judges (Pensions and Long Leave) Act 1957, the Land Court Act 2000, the Legal Profession Act 2007, the Legal Profession Regulation 2017, the Magistrates Courts Act 1921. the Mineral Resources Act 1989. the Ombudsman Act 2001, the Peace and Good Behaviour Act 1982, the Penalties and Sentences Act 1992, the Penalties and Sentences Regulation 2015, the Personal Injuries Proceedings Act 2002, the Personal Injuries Proceedings Regulation 2014, the Property Law Act 1974, the Property Law Regulation 2013, the Queensland Civil and Administrative Tribunal Act 2009, the

Retail Shop Leases Act 1994, the Second-hand Dealers and Pawnbrokers Act 2003, the Succession Act 1981, the Surrogacy Act 2010, the Tourism Services Act 2003 and the legislation mentioned in schedule 1 for particular purposes

[s	1]

	The P	Parliament of Queensland enacts—	1
	Part	1 Preliminary	2
Clause	1	Short title	3
		This Act may be cited as the Justice and Other Legislation Amendment Act 2019.	4 5
Clause	2	Commencement	6
		Parts 17, 20 and 24 commence on a day to be fixed by proclamation.	7 8
	Part	2 Amendment of Acts Interpretation Act 1954	9 10
Clause	3	Act amended	11
		This part amends the Acts Interpretation Act 1954.	12
Clause	4	Amendment of s 39A (Meaning of service by post etc.)	13
		Section 39A(4)—	14
		omit.	15
Clause	5	Amendment of s 48 (Forms—notification and availability)	16
		(1) Section 48(6)(a), after 'relevant website'—	17
		insert—	18
		or a website (a <i>related website</i>) accessible through the relevant website	19 20

[s	6]
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		(2)	Section 48(6)(b), after 'relevant website'—	1
			insert—	2
			or a related website	3
		(3)	Section 48(7)—	4
			omit.	5
		(4)	Section 48(8) to (10)—	6
			renumber as section 48(7) to (9).	7
	Part	3	Amendment of	8
			Anti-Discrimination Act 1991	9
lause	6	Act	t amended	10
			This part amends the Anti-Discrimination Act 1991.	11
lause	7	Am	nendment of s 4 (Definitions)	12
			Section 4, 'the schedule'—	13
			omit, insert—	14
			schedule 1	15
lause	8	Am	nendment of s 138 (Time limit on making complaints)	16
			Section 138(2)—	17
			omit, insert—	18
			(2) If a complaint is made more than 1 year after the alleged contravention of the Act, the commissioner must decide—	19 20 21
			(a) to accept the complaint, but only if the commissioner is satisfied the complainant has shown good cause; or	22 23 24
			(b) otherwise—not to accept the complaint.	25

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		(3) Subsection (2) applies subject to section 141A.	1
Clause	9	Amendment of s 141 (Time limit on acceptance or rejection of complaints)	2 3
		Section 141—	4
		insert—	5
		(3) This section applies subject to section 141A.	6
Clause	10	Insertion of new s 141A	7
		After section 141—	8
		insert—	9
		141A Deferral of acceptance of complaint for out-of-time contravention	10 11
		(1) This section applies if—	12
		(a) a complaint relates to—	13
		(i) at least 1 alleged contravention of the Act that happened within 1 year before the complaint was made (a <i>within-time contravention</i>); and	14 15 16 17
		(ii) at least 1 alleged contravention of the Act that happened more than 1 year before the complaint was made (an <i>out-of-time contravention</i>); and	18 19 20 21
		(b) the commissioner decides to accept the complaint under section 141 to the extent it relates to the within-time contravention.	22 23 24
		(2) The commissioner may defer deciding under section 138(2) whether or not to accept the complaint to the extent it relates to the out-of-time contravention until the commissioner has tried to resolve the complaint by conciliation under division 3.	25 26 27 28 29 30

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Clause	11	Amendment of s 142 (Reasons for rejected complaints)	1
		Section 142—	2
		insert—	3
		reference in this section to rejecting a complaint includes a reference to deciding not to accept a	4 5 6 7
		(5) In this section—	8
		section 141A to the extent it relates to an	9 10 11
Clause	12	Amendment of s 158 (Conciliation of complaints)	12
		Section 158—	13
		insert—	14
		even if the commissioner has, under section 141A(2), deferred deciding whether or not to accept the complaint under section 138(2) to the	15 16 17 18 19
Clause	13		20 21
		(1) Section 164A—	22
		insert—	23
		deferred deciding whether or not to accept the complaint under section 138(2) to the extent it relates to an out-of-time contravention, the commissioner must make that decision before	24 25 26 27 28 29
		(2) Section 164A(4A) to (6)—	30

			renumber as section 164A(5) to (7).
ause	14	Am	nendment of schedule (Dictionary)
		(1)	Schedule—
			insert—
			<i>out-of-time contravention</i> see section 141A(1)(a)(ii).
		(2)	Schedule—
			number as schedule 1.
	Part	4	Amendment of Appeal Costs
			Fund Act 1973
ause	15	Act	t amended
			This part amends the Appeal Costs Fund Act 1973.
ause	16		nendment of s 22 (Abortive proceedings and new trials er proceedings discontinued)
		(1)	Section 22(2)(c), 'and the presiding judge, magistrate or justice'—
			omit, insert—
			and the relevant judge, relevant magistrate or relevant justice
		(2)	Section 22(2)(c), 'certificate the presiding judge, magistrate or justice'—
			omit, insert—
			certificate the relevant judge, relevant magistrate or relevant justice
		(3)	Section 22—
			insert—

(6)	In t	his se	ection—	1
		<i>relevant judge</i> , in relation to a civil or criminal proceeding, means—		
	(a)		presiding judge of the court in which the ceeding was heard; or	4 5
	(b)	ano	ther judge of the court, if—	6
		(i)	it is not reasonably practicable for the presiding judge to grant a certificate under subsection (2)(c) because of illness; or	7 8 9 10
		(ii)	the presiding judge has stopped being a judge of the court or has died.	11 12
	relevant justice means—			13
	(a)	the	presiding justice; or	14
	(b)	ano	ther justice, if—	15
		(i)	it is not reasonably practicable for the presiding justice to grant a certificate under subsection (2)(c) because of illness; or	16 17 18 19
		(ii)	the presiding justice has stopped being a justice or has died.	20 21
	relevant magistrate means—			
	(a)	the	presiding magistrate; or	23
	(b)	ano	ther magistrate, if—	24
		(i)	it is not reasonably practicable for the presiding magistrate to grant a certificate under subsection (2)(c) because of illness; or	25 26 27 28
		(ii)	the presiding magistrate has stopped being a magistrate or has died.	29 30

[s 1	7]
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	Part	5	Amendment of Civil Proceedings Act 2011	1 2
Clause	17	Ac	t amended	3
			This part amends the <i>Civil Proceedings Act 2011</i> .	4
Clause	18	Am	nendment of s 59 (Interest after money order)	5
			Section 59(4)(b), 'assessment'—	6
			omit, insert—	7
			ascertainment of the costs	8
Clause	19	Am	nendment of s 76 (Definitions for division)	9
		(1)	Section 76, definition assessor—	10
			omit.	11
		(2)	Section 76—	12
			insert—	13
			account assessor means an account assessor under the rules.	14 15
			costs assessor means a costs assessor under the rules.	16 17
			<i>trial assessor</i> means an assessor chosen under the rules, chapter 13, part 7.	18 19
Clause	20	Am	nendment of s 77 (Protection and immunity)	20
		(1)	Section 77, heading, after 'immunity'—	21
			insert—	22
			for costs assessors and account assessors	23
		(2)	Section 77(1), 'assessor, an assessor'—	24
			omit, insert—	25

ſs	21	1

		a costs assessor or an account assessor, a costs assessor or an account assessor	1 2
Clause	21	Amendment of s 78 (Preservation of confidentiality)	3
		Section 78(1), 'an assessor'—	4
		omit, insert—	5
		a costs assessor or an account assessor	6
Clause	22	Amendment of s 79 (Preservation of privilege)	7
		Section 79, 'an assessor'—	8
		omit, insert—	9
		a costs assessor or an account assessor	10
Clause	23	Insertion of new s 79AA	11
		After section 79—	12
		insert—	13
		79AA Protection and immunity for trial assessors	14
		In performing the functions of a trial assessor, a trial assessor has the same protection and immunity as a witness attending before the Supreme Court.	15 16 17 18
Clause	24	Amendment of sch 1 (Dictionary)	19
		(1) Schedule 1, definition assessor—	20
		omit.	21
		(2) Schedule 1—	22
		insert—	23
		<i>account assessor</i> , for part 12, division 1, see section 76.	24 25

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			[8 23]	
			costs assessor, for part 12, division 1, see section 76.	1 2
			<i>trial assessor</i> , for part 12, division 1, see section 76.	3 4
	Part	6	Amendment of Commercial Arbitration Act 2013	5
Clause	25	Act amended		7
		This part ar	mends the Commercial Arbitration Act 2013.	8
Clause	26	Amendment o of confidentia	f s 27H (The Court may prohibit disclosure I information in certain circumstances)	9 10
		Section 27I	H(1)(a), 'and'—	11
		omit, insert	<u>- </u>	12
			or	13
	Part	7	Amendment of Coroners Act 2003	14 15
			2000	13
Clause	27	Act amended		16
		This part ar	mends the Coroners Act 2003.	17
Clause	28	Insertion of ne	ew s 11AA	18
		After section	on 11—	19
		insert—		20
		11AA P	reliminary examinations	21
		(1)	After a police officer reports a person's death to a coroner under section 7(4), an examination for the	22 23

	exa	eased person's body (a <i>preliminary mination</i>) may be performed under this tion.	1 2 3
(2)	assi	e purpose of the preliminary examination is to st a coroner in the performance of the oner's functions under this Act relating to the son's death.	4 5 6 7
	Exai	mple of a coroner's function—	8
	d	eciding whether a death is a reportable death	9
(3)	the dec	e preliminary examination may include any of following procedures performed for the eased person's body, alone or in abination—	10 11 12 13
	(a)	a visual examination of the body, including a dental examination;	14 15
	(b)	the collection and review of relevant information, including personal and health information relating to the deceased person or the death of the person;	16 17 18 19
	(c)	the taking, including by making an incision in the body, of samples of bodily fluid from the body, including blood, urine, saliva, mucus and vitreous humour samples, and the testing of those samples;	20 21 22 23 24
	(d)	the imaging of the body, including the use of computed tomography (CT scan), magnetic resonance imaging (MRI scan), x-ray, ultrasound and photography;	25 26 27 28
	(e)	the taking of samples from the surface of the body, including swabs from wounds and inner cheek, hair samples and samples from under fingernails and from the skin, and the testing of those samples;	29 30 31 32 33
	(f)	the fingerprinting of the body.	34
(4)	Δd	octor who is listed in the guidelines as a doctor	35

	approved by the State Coroner to perform preliminary examinations (an <i>examiner</i>), or a suitably qualified person under the general supervision of an examiner, may perform the preliminary examination for the person's body.	1 2 3 4 5
	Example of a suitably qualified person—	6
	a coronial nurse	7
(5)	Before the examiner, or a person supervised by the examiner, performs the preliminary examination for the person's body, the examiner must, whenever practicable, consider at least the following—	8 9 10 11 12
	(a) that in some cases the person's family may be distressed by the procedures to be performed in the examination, including, for example, because of cultural traditions or spiritual beliefs;	13 14 15 16 17
	(b) any concerns raised by a family member, or another person with a sufficient interest, in relation to the procedures to be performed for the examination.	18 19 20 21
(6)	As soon as practicable after the preliminary examination is completed, the examiner must—	22 23
	(a) prepare a preliminary examination report; and	24 25
	(b) give the report to a coroner.	26
(7)	In this section—	27
	<i>preliminary examination report</i> means a written report containing information about a preliminary examination performed for a deceased person, including, for example, information about the following—	28 29 30 31 32
	(a) the results of any procedures or tests that were performed as part of the preliminary examination;	33 34 35

[s 29]	
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		(b) the cause of the person's death, if known.
Clause	29	Amendment of s 12 (Deaths not to be investigated or further investigated)
		(1) Section 12, heading—
		omit, insert—
		12 Not investigating or stopping investigation of particular deaths
		(2) Section 12—
		insert—
		(4) A coroner may stop investigating a death if—
		(a) the death was a reportable death only under section 8(2) and (3)(e); and
		(b) an autopsy has been conducted and an autopsy certificate has been given to the coroner under section 24A(3)(b); and
		(c) the coroner, having regard to the circumstances of the death and the autopsy certificate, is satisfied the death was a natural death.
lause	30	Amendment of s 14 (Guidelines and directions for investigations)
		(1) Section 14(3)—
		insert—
		(ba) list the doctors who are approved by the State Coroner to perform preliminary examinations, either by name or by reference to particular qualifications; and
		(2) Section 14(3)(ba) and (c)—
		renumber as section 14(3)(c) and (d).
		(3) Section 14(4), after paragraph (a)—

s	31	1

		insert—	1
		(aa) a preliminary examination for section 11AA;	2 3
		(4) Section 14(4)(aa) to (d)—	4
		renumber as section 14(4)(b) to (e).	5
Clause	31	Amendment of s 19 (Order for autopsy)	6
		(1) Section 19(2)—	7
		omit, insert—	8
		(2) A coroner may order a doctor to perform an autopsy if the coroner considers an autopsy is necessary for the investigation of a death or to find out whether a body is that of a stillborn child.	9 10 11 12
		(2) Section 19(7), after 'guidelines'—	13
		insert—	14
		as a doctor who is approved by the State Coroner to conduct particular types of autopsies	15 16
Clause	32	Amendment of s 26 (Control of body)	17
		Section 26(2)(c), 'or (d)'—	18
		omit, insert—	19
		or (d) or (4)	20
Clause	33	Amendment of s 40 (Exhibits)	21
		Section 40(2), 'The registrar'—	22
		omit, insert—	23
		A registrar	24

[s 34]

Clause	34	Amendment of s 54 (Access to investigation documents for other purposes)	1 2
		(1) Section 54(2)(b), 'the registrar'—	3
		omit, insert—	4
		a registrar	5
		(2) Section 54(2)—	6
		insert—	7
			8 9
Clause	35	Amendment of s 84 (Registrar)	10
		(1) Section 84(1), 'the registrar'—	11
		omit, insert—	12
		a registrar	13
		(2) Section 84(2), 'The registrar'—	14
		omit, insert—	15
		Each registrar	16
Clause	36	Amendment of s 86 (Delegation of duties or powers to registrar or deputy registrar)	17 18
		(1) Section 86(1)(a), (2)(a), (3)(a), (4) and (6), 'the registrar'—	19
		omit, insert—	20
		a registrar	21
		(2) Section 86(8), definition appropriately qualified—	22
		omit.	23
		(3) Section 86(8), definition <i>power</i> , paragraph (a)—	24
		omit, insert—	25
		(a) includes—	26

					amended by the Justice and Other Legislation Amendment Act 2019	232425
					Act as enacted and as	22
			Division 1		Transitional provisions for	21
					declaratory provisions	20
			Part 6		Transitional and	19
		o	mit, insert—	•		18
		-	-		art 6, division 1, heading—	17
Clause	38	Repla	cement of pt	6 hd	g and pt 6, div 1, hdg	16
			a co	roner	, registrar or deputy registrar	15
		o	mit, insert—			14
		S	ection 94, 'a co	roner	, the registrar or a deputy registrar'—	13
Clause	37	Amer	dment of s 9	4 (Ev	ridentiary aids)	12
		r	enumber as par	agrap	h (b)(ii).	11
		(5) S	ection 86(8), de	efiniti	on <i>power</i> , paragraph (b)(iii)—	10
			mit.		1 71 6 1 777	9
		(4) S	ection 86(8), de	efiniti	on <i>power</i> , paragraph (b)(ii)—	8
				(ii)	the power to consent to the removal of tissue under the <i>Transplantation and Anatomy Act 1979</i> , section 24(2) or (3); but	4 5 6 7
				(i)	the power to issue a permission to cremate under the <i>Cremations Act</i> 2003; and	1 2 3

[s 39]

Clause	39	Insertion of new ss 99A and 99B	1
		Part 6, division 1—	2
		insert—	3
		99A Definitions for division	4
		In this division—	5
			6 7
		unfinished repealed Act inquest see section 99B.	8
		99B Meaning of <i>unfinished repealed Act inquest</i>	9
		within the meaning of the repealed <i>Coroners Act</i>	10 11 12
		repealed Act as applied under former 1	13 14 15
			16 17
Clause	40	Amendment of s 100 (When repealed Act still applies)	18
		(1) Section 100, heading and subsection (1)—	19
		omit, insert—	20
		· · · · · · · · · · · · · · · · · · ·	21 22
		apply to a pre-commencement fire as if this Act	23 24 25
		(2) Section 100(2)(a), 'death or'—	26
		omit.	27
		(3) Section 100(3), 'pre-commencement death or'—	28
		omit.	29

		(4)	Section 100	0(4), definition <i>pre-commencement death</i> —	1
			omit.		2
Clause	41	Ins	ertion of ne	ew ss 100A-100E	3
			After section	on 100—	4
			insert—		5
				pplication of repealed Act to unfinished ealed Act inquest	6 7
				The repealed <i>Coroners Act 1958</i> continues to apply to an unfinished repealed Act inquest unless the inquest is, under section 100B, stopped and reopened as an inquest under this Act.	8 9 10 11
				topping and reopening an unfinished pealed Act inquest	12 13
			(1)	A coroner who is holding an unfinished repealed Act inquest may, on his or her own initiative—	14 15
				(a) stop the inquest, without a finding being given under the repealed <i>Coroners Act 1958</i> , section 43; and	16 17 18
				(b) reopen the inquest as an inquest under this Act.	19 20
			(2)	Also, the State Coroner may, on his or her own initiative, direct another coroner to stop and reopen an unfinished repealed Act inquest under subsection (1)(a) and (b).	21 22 23 24
			100C R	eopening finished repealed Act inquest	25
			(1)	Sections 50 and 50A apply for reopening a finished repealed Act inquest as if the references in the sections to an inquest included references to a finished repealed Act inquest.	26 27 28 29
			(2)	In this section—	30

	with 195 repe	hin the meaning of the repealed <i>Coroners Act</i> 58, section 5, that has concluded under the ealed Act or the repealed Act as applied under mer section 100.	2 3	
100D E1	fect	on rights and privileges	6	
(1)	Sec	tions 100B and 100C have effect—	7	
	(a)	despite any right or privilege acquired by, or accrued to, a person under the repealed <i>Coroners Act 1958</i> ; and		
	(b)	despite the Acts Interpretation Act 1954, section 20.	, 11 12	
(2)	Without limiting subsection (1), to remove any doubt, it is declared that this Act applies in relation to a person giving evidence at an inquest reopened under section 100B, or section 50 or 50A as applied under section 100C, even if the person has claimed the privilege against self-incrimination or incrimination of the person's spouse under the repealed <i>Coroners Act 1958</i> , section 33(2) or that section as applied under former section 100.			
100E A	pplic	cation of s 24(7) to specimen tissue	23	
(1)	Thi	s section applies if—	24	
	(a)	before 1 December 2003—	25	
		(i) during an autopsy of a body, tissue was removed from the body for testing; and		
		(ii) the tissue was turned into specimen tissue; or	28 29	
	(b)	on or after 1 December 2003 and before the commencement of this section—	30	

		(i) during an autopsy of a body under the repealed <i>Coroners Act 1958</i> as applied under former section 100, tissue was removed from the body for testing; and	1 2 3 4		
		(ii) the tissue was turned into specimen tissue.	5 6		
	(2)	To remove any doubt, it is declared that section 24(7) does not apply, and never has applied, in relation to the specimen tissue.	7 8 9		
	(3)	Subsection (4) applies if—			
		(a) an inquest into the death of a person is reopened under section 100B or section 50 or 50A as applied under section 100C; and	11 12 13		
		(b) before the inquest is reopened, tissue has been removed from the person's body and turned into specimen tissue; and	14 15 16		
		(c) immediately before the inquest is reopened, the specimen tissue is still being kept.	17 18		
	(4)	Despite subsection (2), section 24(7) applies in relation to the specimen tissue.	19 20		
	(5)	In this section—	21		
		<i>autopsy</i> includes a post-mortem examination under the repealed <i>Coroners Act 1958</i> or that Act as applied under former section 100.	22 23 24		
		specimen tissue see the Transplantation and Anatomy Act 1979, section 29(8).	25 26		
Δm	endment o	f sch 2 (Dictionary)	27		
(1)	Schedule 2-		28		
(-)	insert—		29		
		preliminary examination see section 11AA.	30		
(2)	Schedule 2,	definition <i>investigation</i> , before paragraph (a)—	31		

Clause 42

[s	43]
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		insert—		1
		(aa) a prelimina	ry examination; and	2
		(3) Schedule 2, definition <i>investi</i>	gation, paragraphs (aa) to (b)—	3
		renumber as paragraphs (a) to	o (c).	4
	Part	B Amendmer Services A	-1 0000	5
		Services A	CI 2006	6
lause	43	Act amended		7
		This part amends the Correct	ive Services Act 2006.	8
lause	44	Amendment of s 234 (Meeting relating to parole orders)	•	9 10
		Section 234(7), definition 'schedule'—		11 12
		omit, insert—		13
		schedule 1		14
lause	45	Amendment of s 240 (Pension because of ill health)		15 16
		(1) Section 240(1)(a), from 'a mo	edical practitioner'—	17
		omit, insert—		18
		both of the follow	wing apply—	19
		• • • • • • • • • • • • • • • • • • • •	er that the member's resignation of permanent disability or	20 21 22 23
		resignation	is because of permanent	24 25 26

s	46]

		(2)	Section 240 insert— (4)	In this section— specialist health practitioner see the Health Practitioner Regulation National Law (Queensland), section 5.	1 2 3 4 5 6
	Part	9		Amendment of Crime and Corruption Act 2001	7 8
Clause	46	Act	amended This part ar	mends the Crime and Corruption Act 2001.	9 10
			Tills part ar	nends the Crime and Corruption Act 2001.	10
Clause	47		endment o	f s 238E (Pension if appointment ends health)	11 12
		(1)	Section 238	BE(1)(a), from 'a medical practitioner'—	13
			omit, insert	<u> </u>	14
				both of the following apply—	15
				(i) a specialist health practitioner certifies to the Minister that the former chairperson's resignation is because of permanent disability or infirmity;	16 17 18 19
				(ii) the Minister is satisfied the former chairperson's resignation is because of permanent disability or infirmity; or	20 21 22
		(2)	Section 238	BE—	23
			insert—		24
			(4)	In this section—	25
				specialist health practitioner see the Health Practitioner Regulation National Law (Queensland), section 5.	26 27 28

	Part	10	Amendment of Criminal Code	1
Clause	48	Со	de amended	2
			This part amends the Criminal Code.	3
Clause	49	Am	nendment of s 359E (Punishment of unlawful stalking)	4
			Section 359E(4), 'the officer is'—	5
			omit, insert—	6
			the stalked person is a law enforcement officer	7
Clause	50		nendment of s 463 (Setting fire to crops and growing nts)	8 9
		(1)	Section 463, heading, 'crops and growing plants'—	10
			omit, insert—	11
			vegetation	12
		(2)	Section 463(d)—	13
			omit, insert—	14
			(d) any grass, other than grass mentioned in paragraph (b);	15 16
			(e) any other vegetation;	17
Clause	51	Am	nendment of s 552BB (Excluded offences)	18
		(1)	Section 552BB(3), definition prescribed value, '\$30,000'—	19
			omit, insert—	20
			\$80,000	21
		(2)	Section 552BB, table, entry for section 463, column 2, 'crops and growing plants'—	22 23
			omit, insert—	24
			vegetation	25

Clause	52	Amendment of s 552D (When Magistrates Court must abstain from jurisdiction)	1 2
		Section 552D—	3
		insert—	4
		(1A) A Magistrates Court must abstain from dealing summarily with a charge under section 552BA if—	5 6 7
		(a) the charge has been laid against the defendant as an alternative to a charge for another offence (the <i>main offence</i>); and	8 9 10
		(b) the main offence is an indictable offence that is not required to be heard and decided summarily under this chapter.	11 12 13
Clause	53	Amendment of s 651 (Court may decide summary offences if a person is charged on indictment)	14 15
		Section 651(2)(b), 'legal practitioner'—	16
		omit, insert—	17
		lawyer	18
Clause	54	Amendment of s 652 (Proceedings to transmit charge for summary offence)	19 20
		(1) Section 652(2), 'he or she'—	21
		omit, insert—	22
		the person	23
		(2) Section 652(3)—	24
		omit, insert—	25
		(3) An application under subsection (2) must be a written statement containing at least the following information—	26 27 28
		(a) the charge to be transmitted;	29

[s 55]
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	(b) (c)	the defendant's intention to plead guilty to the offence charged; that the defendant wishes to have the charge transmitted for no other reason than to plead guilty to the charge before the receiving court.	1 2 3 4 5 6
Clause 55 li	nsertion of new Part 9— insert—	ch 103	7 8 9
	Chapter	r 103 Transitional provisions for Justice and Other Legislation Amendment Act 2019	10 11 12 13
	752 Applic	cation of s 359E(4)	14
	<i>an</i> ap an ha	ection 359E(4), as amended under the <i>Justice</i> and <i>Other Legislation Amendment Act 2019</i> , oplies to the crime of unlawful stalking whether may of the acts constituting the unlawful stalking have been done before or after the emmencement.	15 16 17 18 19 20
		his section applies despite section 11(2) and the cts Interpretation Act 1954, section 20C(3).	21 22
		cation of ch 58A before and after dment to particular charges	23 24
	(1) Cl co a th	hapter 58A, as in force immediately before the ommencement, continues to apply in relation to charge for an offence if an originating step for e proceeding for the charge was taken before the ommencement.	25 26 27 28 29

			(2)	Oth	pter 58A, as amended under the <i>Justice and</i> er Legislation Amendment Act 2019, applies elation to a charge for an offence if—	1 2 3
				(a)	no originating step for the proceeding for the charge was taken before the commencement; and	4 5 6
				(b)	an originating step for the proceeding for the charge is taken on or after the commencement.	7 8 9
			(3)		subsection (2), it does not matter when the nce was committed.	10 11
			(4)	In tl	nis section—	12
				orig	rinating step, for a proceeding, means—	13
				(a)	the arrest of the defendant in the proceeding; or	14 15
				(b)	the making of a complaint under the <i>Justices Act</i> 1886, section 42 in relation to the defendant in the proceeding; or	16 17 18
				(c)	the serving of a notice to appear on the defendant in the proceeding under the <i>Police Powers and Responsibilities Act 2000</i> , section 382.	19 20 21 22
					5001001 5021	
	Part	11			nendment of Criminal Law	23
				•	ehabilitation of Offenders) t 1986	24 25
Clause	56	Act amend	ded			26
		This p			nds the <i>Criminal Law (Rehabilitation of 986.</i>	27 28

[s 57]	
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Clause	57	Am	endment of s 12 (Offence provision)	1
			Section 12(2) and (3)—	2
			omit.	3
	Part	12	Amendment of Criminal Proceeds Confiscation Act 2002	4 5 6
Clause	58	Act	t amended	7
			This part amends the <i>Criminal Proceeds Confiscation Act</i> 2002.	8 9
Clause	59	inte	nendment of s 237 (Charge on property subject to filed erstate restraining order or interstate pecuniary nalty order)	10 11 12
		(1)	Section 237, heading, 'or'—	13
			omit, insert—	14
			and	15
		(2)	Section 237(1)(a), 'or'—	16
			omit, insert—	17
			and	18
		(3)	Section 237(2)—	19
			omit, insert—	20
			(2) When the orders are filed, a charge on the property restrained under the interstate restraining order is created to secure payment of the amount payable under the interstate pecuniary penalty order.	21 22 23 24 25

[s 60]

	Part	13		Pri	nendment of Dangerous soners (Sexual Offenders) t 2003	1 2 3
Clause	60	Act	amended			4
			This part ar Act 2003.	nend	s the Dangerous Prisoners (Sexual Offenders)	5 6
Clause	61	Am	endment o	fs2	(Definitions)	7
			Section 2, '	the so	chedule'—	8
			omit, insert	<u></u>		9
				sche	edule 1	10
Clause	62		endment o lers)	fs5	(Attorney-General may apply for	11 12
		(1)	Section 5(6), def	inition <i>prisoner</i> —	13
			omit.			14
		(2)	Section 5(6	<u>(</u>)—		15
			insert—			16
				pare	ole order means—	17
				(a)	a parole order under the <i>Corrective Services Act</i> 2006; or	18 19
				(b)	a statutory parole order under the <i>Youth Justice Act 1992</i> .	20 21
				peri	od of imprisonment includes—	22
				(a)	a period of detention mentioned in the definition <i>prisoner</i> , paragraph (b); and	23 24
				(b)	a term of imprisonment a person is liable to serve as mentioned in the definition prisoner, paragraph (c)(iii); and	25 26 27

(c)	a period a person is kept in a prison during a suspension period of a parole order as mentioned in the definition <i>prisoner</i> , paragraph (d)(iii).	1 2 3 4						
	on see the Corrective Services Act 2006, dule 4.	5 6						
pris	oner—	7						
(a)	means a prisoner detained in custody who is serving a period of imprisonment for a serious sexual offence, or is serving a period of imprisonment that includes a term of imprisonment for a serious sexual offence, whether the person was sentenced to the term or period of imprisonment before or after the commencement of this section; and							
(b)	includes a person who, as mentioned in the <i>Youth Justice Act 1992</i> , section 138(3), is serving a period of detention, and is being held in custody in a corrective services facility, for a child offence that is a serious sexual offence; and	16 17 18 19 20 21						
(c)	includes a person who—	22						
	(i) was serving a period of detention, in a detention centre under the <i>Youth Justice Act 1992</i> , for a serious sexual offence; and	23 24 25 26						
	(ii) under part 8, division 2A, subdivision 1 of that Act, has been transferred to a corrective services facility and is being held in custody in the facility; and	27 28 29 30						
	(iii) is liable, under section 276E of that Act, to serve a term of imprisonment for the offence equal to the period of detention the person remains liable to serve for the offence; and	31 32 33 34 35						
(d)	includes a person who—	36						

		(i) was serving a period of imprisonment mentioned in paragraph (a) or a period of detention mentioned in paragraph (b) or (c)(i); and	1 2 3 4
		(ii) is the subject of a parole order that has been suspended under the <i>Corrective</i> <i>Services Act 2006</i> ; and	5 6 7
		(iii) is being kept in a prison during the suspension period.	8 9
Clause 63	Amendment of	of s 43AA (Contravention of relevant order)	10
	Section 43.	AA(3), definition corrective services facility—	11
	omit.		12
Clause 64	Replacement	of s 51 (Parole)	13
	Section 51-	<u> </u>	14
	omit, insert	<i>t</i> —	15
	51 Pai	role	16
	(1)	This section applies if—	17
		(a) under section 8(1), the court has set a date for the hearing of an application for a division 3 order in relation to a prisoner and the application has not been discontinued or finally decided; or	18 19 20 21 22
		(b) a prisoner is subject to a continuing detention order or interim detention order, whether or not the order has taken effect.	23 24 25
	(2)	The prisoner is not eligible for parole under the <i>Corrective Services Act 2006</i> or the <i>Penalties and Sentences Act 1992</i> and can not be issued a parole order under those Acts.	26 27 28 29
	(3)	Subsections (4) and (5) apply if the prisoner is the subject of a parole order under the <i>Corrective</i>	30 31

		Services Act 2006 that—	1
		(a) has been suspended under that Act; and	2
		(b) has neither been cancelled under that Act nor has expired.	3 4
		For subsection (1)(a), if the suspension period for the parole order would, other than for this section, end before the application for the division 3 order is discontinued or finally decided, the suspension period is taken not to end before the application is discontinued or finally decided.	5 6 7 8 9 10
		For subsection (1)(b), if the suspension period for the parole order would, other than for this section, end while the prisoner is subject to the continuing detention order or interim detention order, the suspension period is taken not to end while the prisoner is subject to the order.	11 12 13 14 15 16
Clause 65	Insertion of nev	w pt 11	17
	Before the so	chedule—	18
	insert—		19
	Part 1	Transitional and declaratory provisions for Justice and Other Legislation Amendment Act 2019	20 21 22 23 24
	70 Pend	ding application for division 3 order	25
		This section applies if—	26
	, ,	(a) an application was made for an order or orders under section 8 and a division 3 order in relation to a person before the commencement; and	27 28 29 30

		(b)	the application had not been discontinued or finally decided immediately before the commencement.	1 2 3
	(2)	Othe to ha	ion 5, as amended under the <i>Justice and</i> er <i>Legislation Amendment Act 2019</i> , is taken are applied in relation to the application from the application was made.	4 5 6 7
	71 Exi	sting	division 3 order	8
	(1)		section applies if —	9
		(a)	a division 3 order was made in relation to a person before the commencement; and	10 11
		(b)	the order was in force immediately before the commencement.	12 13
	(2)		ion 5, as amended under the Justice and er Legislation Amendment Act 2019—	14 15
		(a)	is taken to apply, and to have always applied, in relation to the division 3 order; and	16 17 18
		(b)	is taken to have applied in relation to—	19
			(i) the application for an order or orders under section 8 and for the division 3 order in relation to the person; and	20 21 22
			(ii) any order made under section 8(2) in relation to the person.	23 24
	(3)	This Inter	section applies despite the Acts pretation Act 1954, section 20.	25 26
Am	endment o	f sch	edule (Dictionary)	27
(1)	Schedule, d	lefiniti	ion period of imprisonment—	28
	omit.			29
(2)	Schedule—	-		30

Clause 66

[s	67]

			insert—			1
					vices Act 2006, schedule 4.	2 3
			1	peri	od of imprisonment—	4
				(a)	generally—see the <i>Penalties and Sentences Act 1992</i> , section 4; and	5 6
				(b)	for part 2, division 1, 3, 3A or 5—see also section 5(6).	7 8
		(3)	Schedule—			9
			number as so	ched	ule 1.	10
	Part	14		Αm	nendment of District Court of	11
				Qu	eensland Act 1967	12
Clause	67	Act	amended			13
			This part am	end	s the District Court of Queensland Act 1967.	14
Clause	68		endment of nalty more th		1 (Criminal jurisdiction if maximum 20 years)	15 16
			Section 61(2	(b)	, after '222,'—	17
			insert—			18
				228.	A, 228B,	19
Clause	69	Am	endment of	s 6	8 (Civil jurisdiction)	20
			Section 68(3)(c)	<u> </u>	21
			omit, insert–	_		22
				(c)	the following amounts must not be considered in calculating whether an amount, value or damage sought to be	23 24 25

	-			[0.0]	
			reco limi	overed in an action exceeds the monetary	1 2
			(i)	an amount of interest that is payable as of right, whether because of a law, agreement or otherwise;	3 4 5
			(ii)	an amount of interest that may be awarded by a court, including, for example, an amount of interest that may be awarded under the <i>Civil Proceedings Act 2011</i> , section 58.	6 7 8 9 10
	Part	15	Amen Act 19	dment of Drugs Misuse 986	11 12
Clause	70	Act amended			13
		This part ar	mends the	Drugs Misuse Act 1986.	14
Clause	71	Amendment o	f s 4 (De	finitions)	15
		Section 4—	_		16
		insert—			17
			commiss	ion to a police officer in respect of the ion of an offence defined in part 2 on the at the person's identity will be kept	18 19 20 21 22
Clause	72	Amendment o	f s 119 (F	Protection of informers)	23
		Section 119	9(2), after	'who'—	24
		insert—			25
			unlawful	ly	26

[s	73]

Clause	73		closed)	is 120 (Source of information not to be	2
		(1)	Section 120	0(1), from 'any proceedings' to 'otherwise'—	3
			omit, insert	<u> </u>	4
				a relevant proceeding	5
		(2)	Section 120)	6
			insert—		7
			(3)	In this section—	8
				<i>relevant proceeding</i> means a proceeding under this Act or another Act, other than a proceeding for—	9 10 11
				(a) an offence against section 119(2); or	12
				(b) another offence under this or another Act in which it is alleged that a person has unlawfully disclosed the name of the informer or another particular that may be likely to lead to the informer's identification.	13 14 15 16 17 18
	Part	16		Amendment of Evidence Act 1977	19 20
Clause	74	Act	amended		21
			This part ar	mends the Evidence Act 1977.	22
Clause	75	Am	endment o	f s 21A (Evidence of special witnesses)	23
			Section 21. (e),'—	A(8), from 'If evidence' to 'subsection (2)(a) to	24 25
			omit, insert	<u> </u>	26
				If evidence is given or presented, or to be given or presented, in a proceeding on indictment under an	27 28

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	order or direction under subsection (2)(a) to (e) or section 21AAA(2),
use 76	Amendment of s 21AAA (Exclusion of particular persons while videorecording or usable soundtrack being presented)
	(1) Section 21AAA, heading, 'videorecording or usable soundtrack being'—
	omit, insert—
	particular evidence is
	(2) Section 21AAA(1), 'either'—
	omit, insert—
	any
	(3) Section 21AAA(1)—
	insert—
	(c) a statement that, under section 93A, is admissible as evidence in the proceeding.
	(4) Section 21AAA(2)—
	insert—
	Note—
	See also section 21A(8) for the instructions that must be given to a jury if an order is made under this subsection.
use 77	Amendment of s 21AU (Exclusion of public)
	(1) Section 21AU(1)(b), 'either'—
	omit, insert—
	any
	(2) Section 21AU(1)(b)—
	insert—

[s	78]
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			a statement that, under section 93A, is admissible as evidence in the proceeding.	1 2
Clause	78 Am	nendment of s 21	AW (Instructions to be given to jury)	3
		Section 21AW(1)	(b), from 'or a videorecording'—	4
		omit, insert—		5
		or the	e evidence of an affected child is presented;	6
Clause	79 Ins	sertion of new pt	9, div 11	7
		Part 9—		8
		insert—		9
		Division 11	Justice and Other	10
			Legislation Amendment	11
			Act 2019	12
		156 Proceedi	ngs started before commencement	13
		to ap	ediately before the commencement, continue ply in relation to a proceeding started before ommencement as if the <i>Justice and Other Plation Amendment Act 2019</i> had not been	14 15 16 17 18 19
	Part 17		endment of Guardianship Administration Act 2000	20 21
Clause	80 Ac	t amended		22
		This part amends 2000.	the Guardianship and Administration Act	23 24

s	81	1

Clause	81	Amendment of s 5 (Acknowledgements) Section 5(c)(ii) and (iii)— renumber as section 5(c)(i) and (ii).	1 2 3
	Part	18 Amendment of Introduction Agents Act 2001	4 5
Clause	82	Act amended	6
		This part amends the Introduction Agents Act 2001.	7
Clause	83	Amendment of s 22 (Disqualifying criteria—corporations)	8
		(1) Section 22(1)(a), 'an externally-administered body corporate'—	9 10
		omit, insert—	11
		a Chapter 5 body corporate under the Corporations Act	12 13
		(2) Section 22(2)—	14
		omit.	15
Clause	84	Insertion of new pt 9, div 1, hdg	16
		Before section 100—	17
		insert—	18
		Division 1 Transitional provisions for	19
		Act No. 59 of 2001	20
Clause	85	Insertion of new pt 9, div 2	21
		Part 9—	22
		insert—	23

		Divis	ion 2	Transitional provision for Justice and Other Legislation Amendment Act 2019	1 2 3 4
		103 Ex	cisting a _l	pplications	5
		(1)	applica	ction applies in relation to the following tions made, but not decided, before the ncement—	6 7 8
				application for a licence made under ction 19;	9 10
				application for the renewal of a licence ade under section 25.	11 12
		(2)		ief executive must decide the application part 3 as in force from the commencement.	13 14
	Part	19	Ame	ndment of Judges	15
			(Pens 1957	sions and Long Leave) Act	16 17
Clause	86	Act amended	i		18
		This part <i>1957</i> .	amends th	ne Judges (Pensions and Long Leave) Act	19 20
Clause	87	Amendment of ill health)	of s 5 (P	ension of judge retiring on account	21 22
		(1) Section 5((1)(a)—		23
		omit, inse	rt—		24
				judge retires from office and both of the llowing apply—	25 26

		(i) a specialist health practitioner certifies to the Minister that the judge's retirement is because of permanent disability or infirmity;	1 2 3 4
		(ii) the Minister is satisfied the judge's retirement is because of permanent disability or infirmity; or	5 6 7
	(2) Section 5	<u> </u>	8
	insert—		9
	(3) In this section—	10
		specialist health practitioner see the Health Practitioner Regulation National Law (Queensland), section 5.	11 12 13
	Part 20	Amendment of Land Court Act 2000	14 15
	Division 1	Preliminary	16
lause	88 Act amende	d	17
	This part	amends the Land Court Act 2000.	18
	Division 2	Amendments relating to powers, appointments and other matters	19 20
lause	89 Omission of	pt 2, div 1A (Cultural heritage division)	21
		vision 1A—	22
	omit.		23

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Clause	90	Am	endment of	f s 1	2 (Power to rehear matters)	1
		(1)	Section 12-	_		2
			insert—			3
			(2A)	mat	Land Court must not grant leave for the ter to be reheard unless satisfied the decision ased wholly or partly on a mistake of fact.	4 5 6
		(2)	Section 12(2	2A) 1	to (3)—	7
			renumber as	s sec	tion 12(3) to (4).	8
Clause	91		nendment of mbers of La		6 (Appointment of president and other Court)	9 10
		(1)	Section 16(2) Act 1999, se		'or under the <i>Land and Resources Tribunal</i> n 27A'—	11 12
			omit.			13
		(2)	Section 16(4	4)—		14
			omit, insert-	_		15
			(4)	the with	erson may be appointed as a member only if person is a lawyer of at least 5 years standing a extensive experience in 1 or more of the owing—	16 17 18 19
				(a)	land-related matters;	20
				(b)	mining or petroleum issues;	21
				(c)	indigenous issues;	22
				(d)	another matter or issue the Governor in Council considers to have substantial relevance to the duties of a member.	23 24 25
		(3)	Section 16(5	5)—		26
			omit.			27
		(4)	Section 16(3	3A) a	and (4)—	28
			renumber as	sec	tion 16(4) and (5).	29

s	92]
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Clause	92	Replacement of	of s 22 (Directions)	1
		Section 22-	_	2
		omit, insert	_	3
		22 Ord	lers and directions	4
		(1)	The Land Court may make an order or direction about the conduct of a proceeding in the Land Court.	5 6 7
		(2)	The president may make directions of general application about the Land Court's procedures.	8 9
		(3)	In making an order or direction under this section, the interests of justice are paramount.	10 11
		(4)	An order or direction made under this section may be inconsistent with a provision of the rules made under section 21.	12 13 14
		(5)	If there is an inconsistency between an order or direction made under this section and a provision of the rules made under section 21, the order or direction prevails to the extent of the inconsistency.	15 16 17 18 19
		(6)	The Land Court or the president may vary or revoke an order or direction made under this section.	20 21 22
Clause	93	Amendment o	f s 28A (Acting judicial registrars)	23
		Section 28A		24
		omit.		25
Clause	94		f pt 2, div 6B, hdg (Jurisdiction of Land Itural heritage division)	26 27
		Part 2, di division'—	vision 6B, heading, 'in its cultural heritage	28 29
		omit, insert	_	30

			elation to native title and cultural heritage tters	1 2
Clause	95	Amendment of s 3 Native Title Act)	2E (Jurisdiction under Commonwealth	3 4
		Section 32E(2),	'in its cultural heritage division'—	5
		omit.		6
Clause	96	Amendment of s 3 indigenous land us	2F (Jurisdiction for registered se agreements)	7 8
		Section 32F(2),	'in its cultural heritage division'—	9
		omit.		10
Clause	97	Amendment of s 3 agreements)	2G (Jurisdiction for negotiated	11 12
		Section 32G(2) a	and (3), 'in its cultural heritage division'—	13
		omit.		14
Clause	98	Amendment of s 3 heritage matters)	2H (Jurisdiction for particular cultural	15 16
		Section 32H(2),	'in its cultural heritage division'—	17
		omit.		18
Clause	99	Amendment of s 3	9 (Leave of absence)	19
		Section 39(2)(a)	and (b)—	20
		omit, insert—		21
		(a)	for leave of absence to the president—the Chief Justice; or	22 23
		(b)	for leave of absence to another member—the president.	24 25

Clause	100	Replacem	ent	of s 47 (Preservation of rights)	1
		Section	n 47-	_	2
		omit, i	nsert	<u> </u>	3
		47	Pre	servation of rights	4
			(1)	This section applies to a person appointed as a judicial registrar or acting judicial registrar if, immediately before the appointment, the person was an employee of a prescribed authority (the <i>relevant prescribed authority</i>).	5 6 7 8 9
			(2)	The person keeps the rights the person has accrued because of employment by a prescribed authority, or that would accrue in the future to the person because of that employment, as if service as a judicial registrar or acting judicial registrar were a continuation of the person's service as an employee of the relevant prescribed authority.	10 11 12 13 14 15 16
			(3)	Subsection (4) applies if the person stops being a judicial registrar or acting judicial registrar, other than because the person is removed from office under section 28(3).	17 18 19 20
			(4)	The person is entitled to be appointed to a position in the relevant prescribed authority at the classification level of the substantive position in which the person was employed at the relevant prescribed authority immediately before the person's appointment as judicial registrar or acting judicial registrar.	21 22 23 24 25 26 27
			(5)	Subsection (6) applies if the person stops being a judicial registrar or acting judicial registrar because the person is appointed to a position in a prescribed authority.	28 29 30 31
			(6)	The person's service as judicial registrar or acting judicial registrar is taken to be service of a like nature with the prescribed authority for working out the person's rights as an employee of the prescribed authority.	32 33 34 35 36

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classification level, at a prescribed authority, includes another level, however described, reflecting seniority at the prescribed authority. employee, of a prescribed authority, means— (a) a public service officer employed by the prescribed authority; or (b) a police officer employed by the prescribed authority; or (c) a person, other than a person mentioned in paragraph (a) or (b) or a person employed on a temporary or casual basis, employed by the prescribed authority. 13 prescribed authority means— (a) a department; or (b) the Crime and Corruption Commission; or (c) Legal Aid Queensland; or (d) the Queensland Police Service; or (e) another entity prescribed by regulation. Clause 101 Amendment of s 50 (Delegation by registrar) (1) Section 50, 'a power of the registrar'— omit, insert— the registrar's functions or powers (2) Section 50— insert— (2) The registrar may, with the president's approval, delegate the registrar's functions or powers under this Act to an appropriately qualified officer of the Land Court.				(7)	In t	nis section—	1
(a) a public service officer employed by the prescribed authority; or (b) a police officer employed by the prescribed authority; or (c) a person, other than a person mentioned in paragraph (a) or (b) or a person employed on a temporary or casual basis, employed by the prescribed authority. prescribed authority means— (a) a department; or (b) the Crime and Corruption Commission; or (c) Legal Aid Queensland; or (d) the Queensland Police Service; or (e) another entity prescribed by regulation. Clause 101 Amendment of s 50 (Delegation by registrar) (1) Section 50, 'a power of the registrar'— omit, insert— the registrar's functions or powers (2) Section 50— insert— (2) The registrar may, with the president's approval, delegate the registrar's functions or powers under this Act to an appropriately qualified officer of the					incl	udes another level, however described,	3
(c) a person, other than a person mentioned in paragraph (a) or (b) or a person employed on a temporary or casual basis, employed by the prescribed authority. prescribed authority means—					emp	ployee, of a prescribed authority, means—	5
authority; or (c) a person, other than a person mentioned in paragraph (a) or (b) or a person employed on a temporary or casual basis, employed by the prescribed authority. 13 prescribed authority means— (a) a department; or (b) the Crime and Corruption Commission; or (c) Legal Aid Queensland; or (d) the Queensland Police Service; or (e) another entity prescribed by regulation. Clause 101 Amendment of s 50 (Delegation by registrar) (1) Section 50, 'a power of the registrar'— omit, insert— the registrar's functions or powers (2) Section 50— insert— (2) The registrar may, with the president's approval, delegate the registrar's functions or powers under this Act to an appropriately qualified officer of the					(a)	1 7 7	
paragraph (a) or (b) or a person employed on a temporary or casual basis, employed by the prescribed authority. prescribed authority means— (a) a department; or (b) the Crime and Corruption Commission; or (c) Legal Aid Queensland; or (d) the Queensland Police Service; or (e) another entity prescribed by regulation. 19 Clause 101 Amendment of s 50 (Delegation by registrar) (1) Section 50, 'a power of the registrar'— omit, insert— the registrar's functions or powers (2) Section 50— insert— (2) The registrar may, with the president's approval, delegate the registrar's functions or powers under this Act to an appropriately qualified officer of the					(b)		
(a) a department; or 15 (b) the Crime and Corruption Commission; or 16 (c) Legal Aid Queensland; or 17 (d) the Queensland Police Service; or 18 (e) another entity prescribed by regulation. 19 Clause 101 Amendment of s 50 (Delegation by registrar) 20 (1) Section 50, 'a power of the registrar'— 21 omit, insert— 22 the registrar's functions or powers 23 (2) Section 50— 24 insert— 25 (2) The registrar may, with the president's approval, delegate the registrar's functions or powers under this Act to an appropriately qualified officer of the 28					(c)	paragraph (a) or (b) or a person employed on a temporary or casual basis, employed by	11 12
(b) the Crime and Corruption Commission; or (c) Legal Aid Queensland; or (d) the Queensland Police Service; or (e) another entity prescribed by regulation. Clause 101 Amendment of s 50 (Delegation by registrar) (1) Section 50, 'a power of the registrar'— omit, insert— the registrar's functions or powers (2) Section 50— insert— (2) The registrar may, with the president's approval, delegate the registrar's functions or powers under this Act to an appropriately qualified officer of the					pres	scribed authority means—	14
(c) Legal Aid Queensland; or 17 (d) the Queensland Police Service; or 18 (e) another entity prescribed by regulation. 19 Clause 101 Amendment of s 50 (Delegation by registrar) 20 (1) Section 50, 'a power of the registrar'— 21					(a)	a department; or	15
(d) the Queensland Police Service; or (e) another entity prescribed by regulation. Clause 101 Amendment of s 50 (Delegation by registrar) (1) Section 50, 'a power of the registrar'— omit, insert— the registrar's functions or powers (2) Section 50— insert— (2) The registrar may, with the president's approval, delegate the registrar's functions or powers under this Act to an appropriately qualified officer of the					(b)	the Crime and Corruption Commission; or	16
(e) another entity prescribed by regulation. Clause 101 Amendment of s 50 (Delegation by registrar) (1) Section 50, 'a power of the registrar'— omit, insert— the registrar's functions or powers (2) Section 50— insert— (2) The registrar may, with the president's approval, delegate the registrar's functions or powers under this Act to an appropriately qualified officer of the					(c)	Legal Aid Queensland; or	17
Clause 101 Amendment of s 50 (Delegation by registrar) (1) Section 50, 'a power of the registrar'— omit, insert— the registrar's functions or powers (2) Section 50— insert— (2) The registrar may, with the president's approval, delegate the registrar's functions or powers under this Act to an appropriately qualified officer of the					(d)	the Queensland Police Service; or	18
(1) Section 50, 'a power of the registrar'— omit, insert— the registrar's functions or powers (2) Section 50— insert— (2) The registrar may, with the president's approval, delegate the registrar's functions or powers under this Act to an appropriately qualified officer of the					(e)	another entity prescribed by regulation.	19
the registrar's functions or powers (2) Section 50— insert— (2) The registrar may, with the president's approval, delegate the registrar's functions or powers under this Act to an appropriately qualified officer of the	Clause	101	Am	nendment o	f s 5	0 (Delegation by registrar)	20
the registrar's functions or powers (2) Section 50— insert— (2) The registrar may, with the president's approval, delegate the registrar's functions or powers under this Act to an appropriately qualified officer of the 28			(1)	Section 50,	'a po	ower of the registrar'—	21
(2) Section 50— insert— (2) The registrar may, with the president's approval, delegate the registrar's functions or powers under this Act to an appropriately qualified officer of the 28				omit, insert	_		22
insert— 25 (2) The registrar may, with the president's approval, 26 delegate the registrar's functions or powers under 27 this Act to an appropriately qualified officer of the 28					the	registrar's functions or powers	23
(2) The registrar may, with the president's approval, delegate the registrar's functions or powers under this Act to an appropriately qualified officer of the 28			(2)	Section 50-	_		24
delegate the registrar's functions or powers under this Act to an appropriately qualified officer of the				insert—			25
				(2)	dele this	egate the registrar's functions or powers under Act to an appropriately qualified officer of the	27 28

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Clause	102	Insertion of ne	ew s 50A		1
		After section	on 50—		2
		insert—			3
		50A Ass	sociates		4
		(1)	-	dent may appoint a person nominated by r as an associate to the member.	5 6
		(2)		eiate is to be paid the remuneration and es decided by the Governor in Council.	7 8
		(3)		ciate holds office on the terms and as decided by the Governor in Council.	9 10
		(4)		tiate is appointed under this Act and not a Public Service Act 2008.	11 12
Clause	103			iv 12, hdg (Application of Act to nendatory provisions)	13 14
		Part 2, divi	sion 12, he	eading—	15
		omit, insert	<u>-</u>		16
		Divisio	on 12	Provisions about	17
				recommendatory	18
				provisions	19
Clause	104	Amendment o	of s 52B (<i>l</i>	Application of Act)	20
		Section 521	B(1)(j)—		21
		omit.			22
Clause	105	Insertion of ne	ew s 52C		23
		After section	on 52B—		24
		insert—			25

exe		n relation to performing functions and ing powers under recommendatory ons	1 2 3
(1)	-	s section applies if the Land Court is forming a function conferred on the court er a recommendatory provision.	4 5 6
(2)	mus	h party to the performance of the function at bear the party's own costs in relation to the formance of the function.	7 8 9
(3)	cost	wever, the Land Court may make an order for ts as it considers appropriate if a party has arred costs in 1 or more of the following umstances—	10 11 12 13
	(a)	for the performance of a function in relation to a relevant objection made by a party—the Land Court considers that all or part of the objection—	14 15 16 17
		(i) is outside the Land Court's jurisdiction; or	18 19
		(ii) is frivolous or vexatious; or	20
		(iii) is an abuse of the Land Court's process;	21 22
	(b)	a party has not been given reasonable notice of an intention to apply for an adjournment of the performance of the function;	23 24 25
	(c)	a party is required to apply for an adjournment of the performance of the function because of the conduct of another party;	26 27 28 29
	(d)	without limiting paragraph (c), a party has introduced, or sought to introduce, new material;	30 31 32
	(e)	a party has defaulted in the Land Court's	33 34

	(f)	for a hearing under the <i>Mineral Resources Act 1989</i> , section 78 or 268 in relation to an application for the grant of a mining claim or mining lease under that Act—			
		(i) the applicant abandons the application or does not pursue the application at the hearing; or	5 6 7		
		(ii) a party who made an objection to the application under section 71 or 260 of that Act withdraws the objection or does not pursue the objection at the hearing.	8 9 10 11 12		
(4)		leciding the amount of costs, the Land Court y have regard to—	13 14		
	(a)	the scale of costs applying to another court; and	15 16		
	(b)	any other matter the Land Court considers relevant.	17 18		
(5)		tion 7B applies in relation to an order made er subsection (3).	19 20		
(6)	In t	his section—	21		
	perj	form, a function, includes exercise a power.	22		
		evant objection means an objection made er—	23 24		
	(a)	the <i>Aboriginal Cultural Heritage Act 2003</i> , section 76 or 111; or	25 26		
	(b)	the Environmental Protection Act 1994, section 182; or	27 28		
	(c)	the <i>Mineral Resources Act 1989</i> , section 71 or 260; or	29 30		
	(d)	the <i>Torres Strait Islander Cultural Heritage Act</i> 2003, section 76 or 111.	31 32		

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Clause	106	Amendme	nt of s 77A (<i>A</i>	Annual report)	1
		Section	n 77A(3)—		2
		omit.			3
Clause	107	Insertion o	of new pt 6, d	iv 6	4
		Part 6–	_		5
		insert–	_		6
		Div	ision 6	Transitional and saving provisions for Justice and Other Legislation Amendment Act 2019	7 8 9 10
		97	Definitions for	or division	11
			In this div	vision—	12
			•	For a provision of this Act, means the as in force from time to time before the element.	13 14 15
				a provision of this Act, means the as in force from the commencement.	16 17
		98	Existing app matters	lications for leave to rehear	18 19
			for leave	ion applies in relation to an application to have a matter reheard made under ection 12, but not decided, before the ement.	20 21 22 23
			(2) New sec application	etion 12 applies in relation to the on.	24 25
		99	Existing dire	ections	26
		_	•	on made under former section 22 that	27

ſs	1	081

	[5.105]	
	was in effect immediately before the commencement continues in effect as if it were made under new section 22.	
	100 Existing performance of function or exercise of power under recommendatory provision	
	(1) This section applies if, before the commencement, the Land Court had started, but not finished, performing a function or exercising a power conferred on the court under a recommendatory provision.	
	(2) Former part 2 continues to apply in relation to the performance of the function or the exercise of the power as if the <i>Justice and Other Legislation Amendment Bill 2019</i> had not been enacted.	
108	Amendment of sch 2 (Dictionary)	
	(1) Schedule 2, definitions cultural heritage division, general division and LRT Act—	
	omit.	
	(2) Schedule 2—	
	insert—	
	recommendatory provision see section 52A.	
	<i>rules</i> , for part 2, division 6, means the rules of the Land Court made under section 21.	
	(3) Schedule 2, definition <i>LRT</i> , after 'Tribunal'—	
	insert—	
	established under the repealed Land and Resources Tribunal Act 1999	
	(4) Schedule 2, definition <i>prescribed proceeding</i> , from 'Court—'—	
	omit, insert—	

C

[s	1	091

		C	ourt und	er	1
		(8	the A	Aboriginal and Torres Strait Islander Holding Act 2013; or	2 3
		(t	o) the A	boriginal Cultural Heritage Act 2003;	4 5
		(0		Corres Strait Islander Cultural Heritage 003; or	6 7
		(0	d) part 2	2, division 6B.	8
	Divis		mendı f Act	ments relating to structure	9 10
lause	109	Amendment of s	12 (Po	wer to rehear matters)	11
		Section 12(1)-	_		12
		insert—			13
		N	ote—		14
				power of the Land Court to rehear matters by a judicial registrar, see section 31.	15 16
lause	110	Amendment of p appointments)	t 2, div	3, hdg (Composition and	17 18
		Part 2, division	n 3, head	ling, 'and appointments'—	19
		omit.			20
lause	111	Insertion of new	pt 2, di	v 3AA, hdg	21
		After section 1	15—		22
		insert—			23
		Division	3AA	Appointment of president	24
				and other members	25

Clause	112	Amendment of s 16 (Appointment of president and other members of Land Court)	1 2
		Section 16(1)—	3
		insert—	4
		Notes—	5
		1 For other provisions relating to the appointment of members, see division 9.	6 7
		2 For the privileges, protection and immunity of members, see section 52D.	8 9
Clause	113	Omission of pt 2, div 3A, hdg (Powers and responsibilities of president)	10 11
		Part 2, division 3A, heading—	12
		omit.	13
Clause	114	Amendment, relocation and renumbering of s 20A (Arrangement of business)	14 15
		(1) Section 20A, heading—	16
		omit, insert—	17
		20A Powers and responsibilities of president	18
		(2) Section 20A—	19
		relocate to part 2, division 3AA and renumber as section 17A.	20
Clause	115	Amendment of s 26 (Stay of proceedings)	21
		Section 26, heading, 'proceedings'—	22
		omit, insert—	23
		decisions—applications for leave to rehear matters	24 25
Clause	116	Insertion of new pt 2, div 5A, hdg	26
		After section 27—	27

ſs	1	1	7	ı

		insert—	1
		Division 5A Proceedings	2
Clause	117	Insertion of new pt 2, div 6, sdiv 1, hdg	3
		Before section 28—	4
		insert—	5
		Subdivision 1 Appointment of judicial registrars	6 7
Clause	118	Amendment of s 28 (Judicial registrars)	8
		Section 28(1)—	9
		insert—	10
		Notes—	11
		1 For other provisions relating to the appointm judicial registrars, see division 10.	ent of 12 13
		For the privileges, protection and immunity judicial registrars, see section 52D.	ity of 14 15
Clause	119	Insertion of new pt 2, div 6, sdiv 2, hdg	16
		After section 28A—	17
		insert—	18
		Subdivision 2 Powers of judicial	19
		registrars	20
Clause	120	Insertion of new pt 2, div 6, sdiv 3, hdg	21
		Before section 31—	22
		insert—	23

		Subdivision 3	Leave to rehear matters decided by judicial registrars	1 2 3
Clause	121		ering of s 32 (Judicial registrar dicial or quasi-judicial powers)	4 5
		Section 32—		6
		relocate to part 2, divi section 30A.	sion 6, subdivision 2 and renumber as	7 8
Clause	122	Amendment of s 32F (Juindigenous land use agr	urisdiction for registered reements)	9 10
		Section 32F(2)(a), 'div	ision 8'—	11
		omit, insert—		12
		section 27	С	13
Clause	123	Omission of pt 2, div 7,	hdg (General matters)	14
		Part 2, division 7, head	ing—	15
		omit.		16
Clause	124	Relocation and renumber make declarations)	ering of s 33 (Land Court may	17 18
		Section 33—		19
		relocate to part 2, divis	sion 2 and renumber as section 12A.	20
Clause	125	Relocation and renumber	ering of s 34 (Costs)	21
		Section 34—		22
		relocate to part 2, divis	sion 5A and <i>renumber</i> as section 27A.	23

[s	126]
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Clause	126	Relocation and renumbering of s 35 (Privileges, protection and immunity)	1 2
		Section 35—	3
		relocate to part 2, division 13 and renumber as section 52D.	4
Clause	127	Relocation and renumbering of s 36 (Preliminary conference)	5 6
		Section 36—	7
		relocate to part 2, division 5A and renumber as section 27B.	8
Clause	128	Omission of pt 2, div 8, hdg (Alternative dispute resolution)	9 10
		Part 2, division 8, heading—	11
		omit.	12
Clause	129	Amendment, relocation and renumbering of s 37 (ADR process applies to proceedings started under this part)	13 14
		(1) Section 37(1) and (4), 'under this Act'—	15
		omit, insert—	16
		under this part	17
		(2) Section 37(2), 'section 34'—	18
		omit, insert—	19
		section 27A	20
		(3) Section 37—	21
		relocate to part 2, division 5A and renumber as section 27C.	22
Clause	130	Amendment of s 52B (Application of Act)	23
		(1) Section 52B(1)—	24
		insert—	25

			(ca) section 12A;		1
		(2)	Section 52B(1)(i)—		2
			omit.		3
		(3)	Section 52B(1)(k)—		4
			omit, insert—		5
			(k) section 27B;		6
		(4)	Section 52B(1)(l), 'section 37'—		7
			omit, insert—		8
			section 27C		9
		(5)	Section 52B(1)(ca) to (o)—		10
			renumber as section 52B(1)(d) to	o (n).	11
		(6)	Section 52B—		12
			insert—		13
			Land Court in the mentioned in the su	section 27C applies to the performance of a function bsection as if a reference in ction 27A were a reference to	14 15 16 17 18
		(7)	Section 52B(1A) to (3)—		19
			renumber as section 52B(2) to (4).	20
lause	131	Ins	ertion of new pt 2, div 13, hdg		21
			After section 52C as inserted by	this Act—	22
			insert—		23
			Division 13 Miscel	llaneous	24
lause	132		endment of s 72 (Application to Land Appeal Court)	of certain provisions of	25 26
			Section 72(1), from 'Sections' to	'apply'—	27

[s	133]
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		omit, insert—	1
		Sections 7A to 9, 12A(5), 21 and 22 apply	2
Clause	133	Insertion of new s 101	3
		After section 100 as inserted by this Act—	4
		insert—	5
			6 7
		before the commencement may continue to be heard and decided by the Land Court under new	8 9 10 11
		was in effect immediately before the commencement is taken to be a declaration made	12 13 14 15
	Part	Duefacelon Act 0007	16
		FIGIESSION ACT 2007	17
Clause	134	Act amended	18
		This part amends the <i>Legal Profession Act 2007</i> .	19
Clause	135	Amendment of s 9 (Suitability matters)	20
			21 22
		omit, insert—	23
		a chapter 5 body corporate	24
		(2) Section 9(1)—	25
		insert—	26

				(ca)	of a	ether the person is or has been a director corporation while the corporation is or a chapter 5 body corporate;	1 2 3
		(3)	Section 9(1	l)(ca)	to (o)—	4
			renumber	as sec	tion 9	O(1)(d) to (p).	5
lause	136	Ins	ertion of n	ew s	24A		6
			After section	on 24			7
			insert—				8
			24A Mc	ving	арр	lications for admission	9
			(1)	gov law	ernm yer, v	tion applies to a person who is both a ent legal officer and an Australian whether or not the person is an Australian ctitioner.	10 11 12 13
			(2)	Als	o, this	s section applies to—	14
				(a)	a pe	erson who—	15
					(i)	is an Australian lawyer employed by a corporation other than an incorporated legal practice; and	16 17 18
					(ii)	holds a practising certificate subject to a condition that the person must not engage in legal practice other than for providing in-house legal services; or	19 20 21 22
				(b)	a pe	erson who—	23
					(i)	is an Australian lawyer; and	24
					(ii)	is a volunteer at a community legal service; and	25 26
					(iii)	holds a practising certificate subject to a condition that the person must not engage in legal practice other than as a volunteer at a community legal service.	27 28 29 30
			(3)	Des	pite	section 24(1), the person may move an	31

		application for admission if, and only if, the board has, under the admission rules, recommended the applicant's admission without conditions.	1 2 3
	(4)	The person does not fail to comply with any of the following conditions of the person's practising certificate merely because the person moves an application for admission under subsection (3)—	4 5 6 7
		(a) a condition that the person must not engage in legal practice other than as a government legal officer engaged in government work;	8 9 10
		(b) a condition that the person may engage in legal practice other than as a government legal officer engaged in government work if the legal practice is limited to legal practice as a volunteer at a community legal service;	11 12 13 14 15
		(c) a condition mentioned in subsection (2)(a)(ii) or (b)(iii).	16 17
	(5)	In this section—	18
		volunteer, at a community legal service, means a person who provides legal services for the community legal service under an arrangement that does not entitle the person to be paid an amount of money for the provision of the legal services.	19 20 21 22 23 24
	endment o tificate)	f s 46 (Suitability to hold local practising	25 26
(1)	Section 46(2)—	27
	insert—		28
		(fa) whether the person is or was a legal practitioner director of an incorporated legal practice while the practice is or was insolvent;	29 30 31 32

Clause 137

			(fb) whether the person is or was a director of a corporation while the corporation is or was insolvent;
		(2)	Section 46(2)(fa) to (g)—
			renumber as section 46(2)(g) to (i).
Clause	138		nendment of s 135 (External administration occedings under Corporations)
		(1)	Section 135, heading, after 'Corporations'—
			insert—
			Act
		(2)	Section 135(1)(a) and (b), 'an externally-administered body corporate under that Act'—
			omit, insert—
			a chapter 5 body corporate
Clause	139		nendment of s 231 (Rules other than legal profession es)
		(1)	Section 231(1), 'subsection (2)'—
			omit, insert—
			subsection (2) or (3)
		(2)	Section 231(2)(d), after 'exempting'—
			insert—
			, indefinitely or for a particular period,
		(3)	Section 231—
			insert—
			(2A) Without limiting subsection (2)(j), a regulatory authority may make rules setting fees for assessing an application for an exemption mentioned in subsection (2)(d), (g) or (h).

[s 140]

		(4) Section 231(3), 'subsection (2)'—	1
		omit, insert—	2
		subsection (2) or (3)	3
		(5) Section 231(5), example, 'for subsection (5)'—	4
		omit.	5
		(6) Section 231(2A) to (8)—	6
		renumber as section 231(3) to (9).	7
Clause	140		8 9
		Section 233(1), 'section 231(2)'—	10
		omit, insert—	11
		section 231(2) or (3)	12
Clause	141	Amendment of s 263 (Investigations)	13
		Section 263(2)—	14
		omit, insert—	15
		(2) The investigation—	16
		or suspicion regarding trust money, trust property, a trust account or another aspect of	17 18 19 20
		· · · · · · · · · · · · · · · · · · ·	21 22
Clause	142	Amendment of s 707 (Protection from liability)	23
		Section 707(3), ', 618'—	24
		omit.	25

5 1 4 01	s	1	431
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Clause	143	Insertion of ne Chapter 10-	•	1 2
		insert— Part 7	Transitional provision for Justice and Other Legislation Amendment Act 2019	3 4 5 6 7
			olication of ss 9 and 46 and additional igation to disclose suitability matters	8 9
		(1)	This section applies if, before the commencement—	10 11
			(a) a person made an application to a regulatory authority for the grant or renewal of a local practising certificate under section 49; and	12 13 14
			(b) the regulatory authority had not decided the application under section 51.	15 16
		(2)	Sections 9(1) and 46(2), as in force from the commencement, apply to the person for the application.	17 18 19
		(3)	Subsection (4) applies if the person—	20
			(a) is or has been a legal practitioner director of an incorporated legal practice while the practice is or was a chapter 5 body corporate; or	21 22 23 24
			(b) is or has been a director of a corporation while the corporation is or was a chapter 5 body corporate.	25 26 27
		(4)	The person must, within 7 days after the commencement, give the regulatory authority written notice of the fact.	28 29 30

[s 144]

Clause	144	Amendment of sch 2 (Dictionary)	1
			2
		omit, insert—	4
		section 231(4)	5
		(2) Schedule 2, definition <i>indemnity rules</i> , 'section 231(4)'—	6
		omit, insert—	7
		section 231(5)	8
		(3) Schedule 2, definition <i>levy</i> —	9
		omit.	10
		(4) Schedule 2—	11
		insert—	12
			13 14
		externally-administered body corporate under the	15 16 17
		omit, insert—	18
		a chapter 5 body corporate	19
		(6) Schedule 2, definition show cause event—	20
		insert—	21
			22 23
			24 25
		renumber as paragraphs (e) to (f).	26

[s 145]

	Part	22 Amendment of Legal Profession Regulation 2017	1 2
Clause	145	Regulation amended	3
		This part amends the Legal Profession Regulation 2017.	4
Clause	146	Amendment of s 7 (Prescribed legal practice—Act, s 24)	5
		(1) Section 7, 'each of the following is prescribed as legal practice'—	6 7
		omit, insert—	8
		the following kinds of legal practice are prescribed	9 10
		(2) Section 7(d)—	11
		omit.	12
	Part	23 Amendment of Magistrates Courts Act 1921	13 14
Clause	147	Act amended	15
		This part amends the Magistrates Courts Act 1921.	16
Clause	148	Amendment of s 4 (Jurisdiction of Magistrates Courts)	17
		Section 4(a), 'amount claimed'—	18
		omit, insert—	19
		amount, value or damage sought to be recovered	20
Clause	149	Insertion of new s 4AAA	21
		After section 4—	22

		ınseri—			1
				lating whether amount, value, damage is more than prescribed limit	2 3
		1	valu reco limi	alculating whether, for this part, an amount, i.e., damage or sum claimed, or sought to be evered, in an action is more than the prescribed t, the following amounts must not be sidered—	4 5 6 7 8
		((a)	an amount of interest that is payable as of right whether because of a law, agreement or otherwise; or	9 10 11
		((b)	an amount of interest that may be awarded by a court, including, for example, an amount of interest that may be awarded under the <i>Civil Proceedings Act 2011</i> , section 58.	12 13 14 15 16
lause 150	Am	endment of	s 4	5 (Appeal)	17
	(1)	Section 45(1))(a)	, 'amount'—	18
		omit, insert-	_		19
		;	amo	ount, value or damage	20
	(2)	Section 45(1) question'—)(c)	, 'amount claimed or the value of the goods in	21 22
		omit, insert–	-		23
				ount or damages claimed, or the value of the ds in question,	24 25
	(3)	Section 45(2))(a)	, 'amount'—	26
		omit, insert–	_		27
		;	amo	ount, damage or value	28

[s 151]

	Part	24		lment of Mineral rces Act 1989	1 2
Clause	151	Act amended			3
		This part a	mends the A	Aineral Resources Act 1989.	4
Clause	152	Amendment (of s 78 (La	nd Court's determination on	5 6
		Section 78	(4) and (5)–	_	7
		omit.			8
Clause	153	Amendment (earing of application for grant of	9 10
		(1) Section 26	8(8) and (9)	_	11
		omit.			12
		(2) Section 26	8(10)—		13
		renumber	as section 20	58(8).	14
Clause	154	Insertion of n	ew ch 15,	pt 18	15
		Chapter 15	5—		16
		insert—			17
		Part [•]	18	Transitional provision	18
				for Justice and Other	19
				Legislation	20
				Amendment Act 2019	21
		870 Pa	rticular ex	isting applications	22
		(1)		ction 78 continues to apply in relation to tion made under section 61 for the grant	23 24

[s	1	55]

			of a mining claim that was referred to the Land Court under chapter 3, but not decided, before the commencement.	1 2 3
		(2)	Former section 268 continues to apply in relation to an application made under section 245 for the grant of a mining lease that was referred to the Land Court under chapter 6, part 1, but not decided, before the commencement.	4 5 6 7 8
		(3)	In this section—	9
			<i>former</i> , for a provision of this Act, means the provision as in force from time to time before the commencement.	10 11 12
	Part	25	Amendment of Ombudsman Act 2001	13 14
Clause	155	Act amended		15
		This part ar	mends the Ombudsman Act 2001.	16
Clause	156	Amendment o	of s 86 (Delegation)	17
		Section 86((1), after 'Act'—	18
		insert—		19
			or the Human Rights Act 2019, section 66	20
	Part	26	Amendment of Peace and Good	21
			Behaviour Act 1982	22
Clause	157	Act amended		23
		This part ar	mends the Peace and Good Behaviour Act 1982.	24

[s	158]

Clause	158	Amendment of s 33 (Definitions for part)	1
		1) Section 33—	2
		insert—	3
		<i>criminal activity</i> means conduct that involves the commission of an offence.	4 5
		2) Section 33, definition <i>disorderly activity</i> —	6
		insert—	7
		(aa) criminal activity at the premises that is likely to pose a risk to the safety of a member of the public; or	8 9 10
		3) Section 33, definition <i>disorderly activity</i> , paragraphs (aa) to (f)—	11 12
		renumber as paragraphs (b) to (g).	13
Clause	159	Amendment of s 88 (Who may appeal)	14
		Section 88(e), 'refuse to make'—	15
		omit, insert—	16
		make, or refuse to make,	17
Clause	160	Insertion of new pt 8	18
		After section 100—	19
		insert—	20
		Part 8 Transitional provisions	21
		for Justice and Other	22
		Legislation	23
		Amendment Act 2019	24
		101 Existing applications for restricted premises orders	25 26
		(1) This section applies if, before the	27

	commencement—	1
	(a) an application was made under section 34 to a court for a restricted premises order; and	2 3
	(b) the court had not decided the application.	4
(2)	Section 33, definition <i>disorderly activity</i> , paragraph (b) does not apply in relation to—	5 6
	(a) the making of the restricted premises order under section 36; or	7 8
	(b) the imposition of conditions on the order under section 37.	9 10
	olication of s 54 in relation to particular orderly activities	11 12
(1)	This section applies in relation to the owner or occupier of premises if—	13 14
	(a) immediately before the commencement, a restricted premises order was in effect for the premises; or	15 16 17
	(b) on or after the commencement, a restricted premises order is made for the premises for an application in relation to which section 101 applies.	18 19 20 21
(2)	The owner or occupier does not commit a misdemeanour under section 54 in relation to a disorderly activity, mentioned in section 33, definition <i>disorderly activity</i> , paragraph (b), taking place at the premises while the restricted premises order is in effect.	22 23 24 25 26 27
	peals may not be made against particular sisions made before commencement	28 29
	Section 88(e) does not apply in relation to a decision, made before the commencement, to make an order under section 51 for the return of a	30 31 32

[s	1	6	1]
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		prohibited item.	1
Clause	161	Amendment of sch 1 (Dictionary)	2
		Schedule 1—	3
		insert—	4
		criminal activity, for part 4, see section 33.	5
	Part	27 Amendment of Penalties and Sentences Act 1992	6 7
Clause	162	Act amended	8
		This part amends the <i>Penalties and Sentences Act 1992</i> .	9
Clause	163	Amendment of s 9 (Sentencing guidelines)	10
		Section 9(2)—	11
		insert—	12
		(pa) the principle that the court should not refuse to make a community based order for the offender merely because of—	13 14 15
		(i) a physical, intellectual or psychiatric disability of the offender; or	16 17
		(ii) the offender's sex, educational level or religious beliefs; and	18 19
Clause	164	Amendment of s 159A (Time held in presentence custody to be deducted)	20 21
		Section 159A(1), 'and for no other reason'—	22
		omit.	23

[s	1	651

Clause	165	Insertion of new pt 14,	div 22	1
		Part 14—		2
		insert—		3
		Division 22	Transitional provision for Justice and Other	4 5
			Legislation Amendment Act 2019	6 7
			of ss 9 and 159A to sentencing ter commencement	8 9
		and Oth apply in after the	9 and 159A, as amended by the <i>Justice</i> ther Legislation Amendment Act 2019, relation to the sentencing of an offender commencement whether the offence or an happened before or after the cement.	10 11 12 13 14 15
	Part	=	dment of Penalties and nces Regulation 2015	16 17
Clause	166	Regulation amended		18
		This part amends the 2015.	ne Penalties and Sentences Regulation	19 20
Clause	167	Omission of s 4 (Princi	iple prescribed—Act, s 9(2)(p))	21
		Section 4—		22
		omit.		23

[s 168]

	Part	29		nendment of Personal uries Proceedings Act 2002	1 2
Clause	168	Act amended			3
		This part ar	nend	s the Personal Injuries Proceedings Act 2002.	4
Clause	169	Amendment o	fs8	(Definitions)	5
		Section 8, '	the s	chedule'—	6
		omit, insert	<u>-</u>		7
			sch	edule 1	8
Clause	170			2 (Duty of claimant to provide formation to respondent)	9 10
		Section 22-	_		11
		insert—			12
		(9)	In t	his section—	13
			serv	<i>Ith care</i> means any care, treatment, advice, vice or goods provided in relation to the sical or mental health of a person.	14 15 16
			care enti	th care claim means a claim against a health e provider in relation to personal injury caused rely or partly by the fault of the health care vider in providing health care.	17 18 19 20
			hea	lth care provider means—	21
			(a)	a person who is registered under the Health Practitioner Regulation National Law in a health profession; or	22 23 24
			(b)	a provider of a public sector health service as defined under the <i>Hospital and Health</i> <i>Boards Act 2011</i> , schedule 2; or	25 26 27

ſs	1	7	1	1

			1 2 3
Clause	171	Amendment and numbering of schedule (Dictionary)	4
010000			5
			6
		omit.	7
		(2) Schedule—	8
		number as schedule 1.	9
	Part	30 Amendment of Personal	10
		Indicate a Ducas a cline as	11
		Regulation 2014	12
			12
Clause	172	Regulation amended	13
		This part amends the <i>Personal Injuries Proceedings</i> Regulation 2014.	14 15
		Regulation 2014.	13
Clause	173	Insertion of new s 2A	16
		After section 2—	17
		insert—	18
		2A Definitions	19
			20 21
Clause	174		22 23
		(1) Section 12, heading, 'schedule'—	24
		omit, insert—	25

[s 1	75]
------	-----

		sch 1
		(2) Section 12(1), 'the schedule'—
		omit, insert—
		schedule 1
ıse	175	Insertion of new sch 1
		After section 14—
		insert—
		Schedule 1 Dictionary
		section 2A
		health care claim see section 22(9) of the Act.
		health care provider see section 22(9) of the Act.
	Part	Amendment of Property Law Act 1974
ıse	176	Act amended
		This part amends the <i>Property Law Act 1974</i> .
ıse	177	Insertion of new s 84A
		After section 84—
		insert—
		84A Exercise of power of sale in relation to disclaimed properties
		(1) This section applies in relation to the mortgaged freehold property of a bankrupt that has been disclaimed by the trustee of the estate of the
		disclaimed properties(1) This section applies in relation to the mortgaged freehold property of a bankrupt that has been

		krupt under the <i>Bankruptcy Act 1966</i> (Cwlth), ion 133(1) if—	1 2
	(a)	for property in relation to which section 133(3) of that Act applies—the trustee has given notice of the disclaimer under section 133(3) of that Act; and	3 4 5 6
	(b)	an application to a court for an order under section 133(9) of that Act in relation to the property—	7 8 9
		(i) has not been made; or	10
		(ii) has been finally dealt with by the court or withdrawn; and	11 12
	(c)	a court has not made an order in relation to the property under section 133(9) of that Act, other than an order vesting the property in the mortgagee.	13 14 15 16
(2)	mor has com	o, this section applies in relation to the etgaged freehold property of a company that been disclaimed by a liquidator of the apany under the Corporations Act, section (1) if—	17 18 19 20 21
	(a)	the liquidator has complied with section 568A of that Act in relation to the disclaimer; and	22 23 24
	(b)	the disclaimer is in effect under that Act; and	25 26
	(c)	an application to a court under section 568E or 568F of that Act in relation to the property—	27 28 29
		(i) has not been made; or	30
		(ii) has been finally dealt with by the court or withdrawn; and	31 32
	(d)	a court has not made an order in relation to the property under section 568F(1) of that	33 34

	Act, other than an order vesting the property in the mortgagee.	1 2
(3)	The disclaimer does not affect the right of the mortgagee to exercise the mortgagee's power of sale conferred by this Act or otherwise in relation to the property.	3 4 5 6
(4)	Despite section 84(1), the mortgagee may exercise the mortgagee's power of sale conferred by this Act or otherwise in relation to the property if the mortgagee has given notice, in the approved form, of the mortgagee's intention to exercise the power of sale to—	7 8 9 10 11 12
	(a) each person who has an interest in the property; and	13 14
	(b) the registrar for recording in the land registry.	15 16
(5)	The mortgagee must not exercise the power of sale until 30 days after the last of the notices mentioned in subsection (4) has been given.	17 18 19
(6)	This section does not apply in relation to the exercise of a power of sale conferred on the mortgagee under the <i>Land Act 1994</i> .	20 21 22
(7)	In this section—	23
	bankrupt see the <i>Bankruptcy Act 1966</i> (Cwlth), section 5(1).	24 25
	<i>company</i> means a company registered under the Corporations Act.	26 27
Amendment o sale price)	f s 85 (Duty of mortgagee or receiver as to	28 29
Section 85(9), from 'only to'—	30
omit, insert	<u>. </u>	31
	only in relation to the exercise of a power of sale if—	32 33

Clause 178

|--|

				(a)	the exercise of the power arises upon or in consequence of a default, mentioned in section 84(1), that happens after the commencement of this Act; or	1 2 3 4
				(b)	the power is being exercised under section 84A(4).	5 6
Clause	179	Am	nendment o	fs8	8 (Application of proceeds of sale)	7
		(1)	Section 88-	_		8
			insert—			9
			(1A)	mor disc (Cw sect	wever, if the money arises from the sale of stgaged freehold property that has been claimed under the <i>Bankruptcy Act 1966</i> with), section 133(1) or the Corporations Act, ion 568(1), the residue of the money attioned in subsection (1) must be paid into rt.	10 11 12 13 14 15 16
		(2)	Section 88((1A) t	to (3)—	17
			renumber a	is sec	tion 88(2) to (4).	18
Clause	180	Ins	ertion of ne	ew p	t 25	19
			After section	on 35	8—	20
			insert—			21
			Part 2	25	Transitional provisions	22
					for Justice and Other	23
					Legislation	24
					Amendment Act 2019	25
			359 Ap	plica	tion of s 84A	26
				free	tion 84A applies in relation to a mortgaged hold property disclaimed under the <i>kruptcy Act 1966</i> (Cwlth), section 133(1) or	27 28 29

			the Cor	porations Act, section 568(1)—	1
				nether the mortgage was made before or eer the commencement; but	2 3
			(b) on	ly if—	4
			(i)	for a disclaimer under the <i>Bankruptcy Act 1966</i> (Cwlth), section 133(1)—the disclaimer was made on or after the commencement; or	5 6 7 8
			(ii	for a disclaimer under the Corporations Act, section 568(1)—the disclaimer took effect on or after the commencement.	9 10 11 12
				n of proceeds of sales that before commencement	13 14
			Legisla in relat propert	88(2), as inserted by the <i>Justice and Other</i> tion Amendment Act 2019, does not apply ion to the sale of a mortgaged freehold y that happened before the neement.	15 16 17 18 19
	Part	32		ndment of Property Law lation 2013	20 21
Clause	181	Regulation am	ended		22
		This part an	nends the	e Property Law Regulation 2013.	23
Clause	182	Amendment of	f s 3 (Pı	rescribed mortgages—Act, s 85)	24
			•	residence does'—	25
		omit, insert-			26
			-	power of sale is being exercised under 84(1) of the Act in relation to a default	27 28

13 1001

			me	ention	ed in that section—the residence does	1
		(2)	Section 3(2)—			2
			insert—			3
			(c)	sect not bec	ne power of sale is being exercised under tion 84A of the Act—the residence does stop being the mortgagor's home only ause the mortgagor stopped using the dence as the mortgagor's home—	4 5 6 7 8
				(i)	when the residential land was disclaimed under the <i>Bankruptcy Act</i> 1966 (Cwlth), section 133(1) or the Corporations Act, section 568(1); or	9 10 11 12
				(ii)	within 6 months before the disclaimer took effect.	13 14
		(3)	Section 3(3), d	efinitio	on default—	15
			omit.			16
	Part	33			dment of Queensland and Administrative	17
			_	_	nal Act 2009	18 19
	400					
Clause	183	ACI	amended			20
			This part ame Tribunal Act 20		e Queensland Civil and Administrative	21 22
Clause	184	Ins	ertion of new	s 11A		23
			After section 1	1—		24
			insert—			25
					whether amount, value, damage or e than particular monetary limits	26 27
			(1) In	deteri	mining whether the tribunal has original	28

	mus amo	sdiction for a matter, the following amounts at not be considered in calculating whether an ount, value, damage or sum claimed, or sought be recovered, in the matter is more than the netary limit for the matter—	1 2 3 4 5
	(a)	an amount of interest that is payable as of right whether because of a law, agreement or otherwise;	6 7 8
	(b)	an amount of interest that may be awarded by the tribunal, including, for example, an amount of interest that may be awarded under section 14.	9 10 11 12
(2)	a n enal Act subs	vever, this section does not apply in relation to natter the tribunal may decide under an oling Act in the first instance if the enabling provides that an amount mentioned in section (1)(a) or (b) must or may be sidered in making the calculation mentioned absection (1).	13 14 15 16 17 18
(3)	In th	nis section—	20
	mon	netary limit means—	21
	(a)	for a minor civil dispute—the prescribed amount; or	22 23
	(b)	for a matter the tribunal may decide under an enabling Act other than a minor civil dispute—an amount that, under the enabling Act, the amount, value, damage or sum claimed, or sought to be recovered, in the matter must not exceed.	24 25 26 27 28 29
Amendment o generally)	f s 1	3 (Deciding minor civil dispute	30 31
Section 13-	_		32
insert—			33

Clause 185

[s	1	86]
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		(5) For subsection (3), the following amounts must not be considered in calculating whether an amount or value is more than the prescribed amount—	1 2 3 4
		 (a) an amount of interest that is payable as of right whether because of a law, agreement or otherwise; 	5 6 7
		(b) an amount of interest that may be awarded by the tribunal, including, for example, an amount of interest that may be awarded under section 14.	8 9 10 11
Clause	186	Amendment of s 183 (Appointment of senior members and ordinary members)	12 13
		(1) Section 183(3)—	14
		omit.	15
		(2) Section 183(8), from 'reappointed,'—	16
		omit, insert—	17
		reappointed.	18
		(3) Section 183(4) to (9)—	19
		renumber as section 183(3) to (8).	20
Clause	187	Amendment of s 186 (Conditions of appointment)	21
		Section 186(2), from 'Council'—	22
		omit, insert—	23
		Council.	24
Clause	188	Amendment of s 191 (Acting senior members)	25
		Section 191(2), 'section 183(4)'—	26
		omit, insert—	27
		section 183(3)	28

[s 189]

Clause	189	Amendme	nt o	f s 191A (Acting ordinary members)	1
		Section	n 191	A(2), 'section 183(5)'—	2
		omit, ii	nsert	<u>. </u>	3
				section 183(4)	4
Clause	190	Amendme	nt o	f sch 3 (Dictionary)	5
				, definition <i>minor civil dispute</i> , paragraph 1(a), ', hout interest,'—	6 7
		omit.			8
	Part	34		Amendment of Retail Shop Leases Act 1994	9 10
Clause	191	Act amend	ded		11
		This pa	art ar	mends the Retail Shop Leases Act 1994.	12
Clause	192	Replacem	ent	of s 95 (Mediators)	13
		Section	n 95-	<u> </u>	14
		omit, ii	nsert	<u></u>	15
		95	Me	diators	16
			(1)	The chief executive may appoint an appropriately qualified person as a mediator for the term decided by the chief executive.	17 18 19
			(2)	A mediator is to be paid the remuneration and allowances decided by the chief executive.	20 21
			(3)	A mediator holds office on the terms and conditions, not provided for by this Act, decided by the chief executive.	22 23 24
			(4)	A mediator is appointed under this Act and not the <i>Public Service Act 2008</i> .	25 26

[s 193	1
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Clause	193	Replacement of	of s 98 ([Duration of appointment)	1
		Section 98–	_		2
		omit, insert-	_		3
		98 Res	ignation	ı	4
				tor may resign by signed notice given to executive.	5 6
Clause	194	Omission of s	99 (Con	ditions of appointment)	7
		Section 99-	_		8
		omit.			9
Clause	195	Amendment of	f s 100 (I	Removal from office)	10
		Section 100	, 'Ministe	er'—	11
		omit, insert-			12
			chief exe	ecutive	13
Clause	196	Insertion of ne	w pt 12,	div 5	14
		Part 12—			15
		insert—			16
		Divisio	n 5	Transitional provision for	17
				Justice and Other	18
				Legislation Amendment	19
				Act 2019	20
		155 Exis	sting me	diators	21
		(1)	before th	tion applies to a person who, immediately ne commencement, held an appointment liator under former section 95.	22 23 24
		(2)	The per	son's appointment continues in force	25

				[5 101]	
				under new section 95 from the commencement—	1
				(a) according to its terms and conditions; and	2
				(b) for the remaining term of the appointment under former section 95.	3 4
			(3)	In this section—	5
				former section 95 means section 95 as in force from time to time before the commencement.	6 7
				<i>new section 95</i> means section 95 as in force from the commencement.	8 9
	Part	35		Amendment of Second-hand	10
				Dealers and Pawnbrokers Act	11
				2003	12
Clause	197		amended		13
			This part and Act 2003.	mends the Second-hand Dealers and Pawnbrokers	14 15
Clause	198		endment onsees)	of s 7 (Suitability of applicants and	16 17
		` '	Section corporate'-	7(1)(d), 'an externally-administered body	18 19
			omit, insert	<i>t</i> —	20
				a Chapter 5 body corporate under the Corporations Act	21 22
		` /	Section 7	7(5), definition <i>externally-administered body</i>	23 24
			omit.		25

[s	199]	

Clause	199	Omission of p Part 9, divis	-	liv 1 (Interpretation)	1
		omit.	SIOII I	_	2
Clause	200	Insertion of ne	ew pt	9, div 6	4
		Part 9—			5
		insert—			6
		Divisio	on 6	Transitional provision for Justice and Other Legislation Amendment Act 2019	7 8 9 10
		142 Exi	sting	g applications	11
		(1)	appl	s section applies in relation to the following lications made, but not decided, before the mencement—	12 13 14
			(a)	an application for a licence made under section 10;	15 16
			(b)	an application for the renewal of a licence made under section 13;	17 18
			(c)	an application for the restoration of a licence made under section 14.	19 20
		(2)		chief executive must decide the application er part 3 as in force from the commencement.	21 22
	Part	36	Am 198	nendment of Succession Act	23 24
Clause	201	Act amended			25
		This part ar	nend	s the Succession Act 1981.	26

Clause	202	Amendment of s 21 (Court may authorise a will to be nade, altered or revoked for person without testamentary capacity)	1 2 3
		1) Section 21(2)(a) to (c)—	4
		omit, insert—	5
		(a) the person to whom the order relates (the <i>relevant person</i>) lacks testamentary capacity and is alive when the order is made; and	6 7 8 9
		(b) the court is satisfied—	10
		(i) the applicant is the appropriate person to make the application; and	11 12
		(ii) adequate steps have been taken to allow representation of other persons with a proper interest in the application, including persons who have reason to expect a gift or benefit from the estate of the relevant person; and	13 14 15 16 17 18 19
		(iii) the proposed will, alteration or revocation is or may be a will, alteration or revocation the relevant person would make if the person had testamentary capacity; and	20 21 22 23 24
		(c) the court approves the proposed will, alteration or revocation.	25 26
		2) Section 21(5)—	27
		omit, insert—	28
		(5) The court may order that costs in relation to the application be paid out of the relevant person's assets.	29 30 31
Clause	203	Omission of s 22 (Leave to apply for s 21 order)	32
		Section 22—	33

[s 204]	
---------	--

			omit.	1
lause	204		nendment of s 23 (Information required by court in opport of application for leave)	2 3
		(1)	Section 23, heading, 'leave'—	4
			omit, insert—	5
			order under s 21	6
		(2)	Section 23, from 'On the hearing' to 'otherwise—'—	7
			omit, insert—	8
			An application for the making of an order under section 21 in relation to a person must be accompanied by the following information—	9 10 11
		(3)	Section 23(a)—	12
			omit, insert—	13
			(a) the reasons for making the application;	14
		(4)	Section 23(b), 'satisfactory'—	15
			omit.	16
		(5)	Section 23(b), from 'the person'—	17
			omit, insert—	18
			the person;	19
		(6)	Section 23(c), ', or that can be discovered with reasonable diligence,'—	20 21
			omit.	22
		(7)	Section 23(d), 'a reasonable'—	23
			omit, insert—	24
			an	25
		(8)	Section 23(j) and (k), ', or that can be discovered with reasonable diligence,'—	26 27
			omit.	28

Clause	205		nission of s 24 (ore giving leave		ers court must be satisfied of	1 2
		DCI	Section 24—	-)		3
			omit.			4
			omu.			4
Clause	206		endment of s 2 an order)	5 (H	earing an application for leave or	5 6
		(1)	Section 25, head	ing, i	from 'leave'—	7
			omit, insert—			8
			an o	ordei	under s 21	9
		(2)	Section 25, 'for	leave	under section 22 or'—	10
			omit.			11
Clause	207		endment of s 20 de under order)		recution of will or other instrument	12 13
		(1)	Section 26(1), af	ter 'i	f'—	14
			insert—			15
			the	will o	or other instrument	16
		(2)	Section 26(1)(a)	, 'it'-	_	17
			omit.			18
		(3)	Section 26(1)(b)			19
			omit, insert—			20
			(b)		gned by the registrar, and stamped with court's seal, within—	21 22
				(i)	14 days of the order being made; or	23
				(ii)	another period stated by the court.	24
		(4)	Section 26(1)—			25
			insert—			26

		N	Tote—	1
			For the holding of the will or other instrument by the registrar, see subdivision 4.	2 3
		(5) Section 26(2)	and note—	4
		omit, insert—		5
		o a p	To remove any doubt, it is declared that the will or other instrument may be signed by the registrar, and stamped with the court's seal, even if the erson in relation to whom the order was made as died.	6 7 8 9 10
Clause	208		s 28 (Relationship with Guardianship and Act 2000 and Powers of Attorney Act	11 12 13
		Section 28, 'o	r for leave under section 22'—	14
		omit.		15
Clause	209	Insertion of new	pt 7, div 5	16
		Part 7—		17
		insert—		18
		Division	5 Transitional provisions for Justice and Other	19 20
			Legislation Amendment	21
			Act 2019	22
		77 Defin	itions for division	23
		Iı	n this division—	24
			mending Act means the Justice and Other egislation Amendment Act 2019.	25 26
		•	<i>ormer</i> , for a provision of this Act, means the rovision as in force from time to time before the	27 28

		commencement.	1				
78		ticular applications in relation to persons hout testamentary capacity	2 3				
	Former part 2, division 4, subdivision 3 continues to apply in relation to the following applications as if the amending Act had not been enacted—						
		(a) an application for leave made under former section 22, but not decided, before the commencement;	7 8 9				
		(b) an application for an order under section 21 made, but not decided, before the commencement;	10 11 12				
		(c) an application for an order under section 21 made after the commencement, if leave to make the application was given—	13 14 15				
		(i) before the commencement; or	16				
		(ii) for an application mentioned in paragraph (a).	17 18				
79		ecution of wills and other instruments made der existing orders	19 20				
	(1)	Former section 26(1) continues to apply in relation to a will or other instrument made under an existing order as if the amending Act had not been enacted.	21 22 23 24				
	(2)	In this section—	25				
		<i>existing order</i> means an order made under section 21 before the commencement.	26 27				

[s 210]

	Part	37 Amendment of Surrogacy Act 2010	1 2
Clause	210	Act amended	3
		This part amends the Surrogacy Act 2010.	4
Clause	211	Amendment of s 60 (Court fees and other matters)	5
		Section 60, 'The Uniform Civil Procedure (Fees) Regulation 2009'—	6 7
		omit, insert—	8
		A regulation made under the Supreme Court of Queensland Act 1991, section 92(2)(a) or (b)	9 10
	Part	38 Amendment of Tourism Services Act 2003	11 12
Clause	212	Act amended	13
		This part amends the <i>Tourism Services Act 2003</i> .	14
Clause	213	Amendment of s 14 (When applicant is not a suitable person)	15 16
		Section 14(e), from 'an externally-administered'—	17
		omit, insert—	18
		a Chapter 5 body corporate under the Corporations Act.	19 20
Clause	214	Amendment of pt 14, hdg (Transitional provision for Act No. 61 of 2003)	21 22
		Part 14, heading, from 'provision'—	23

s 215]
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			_	
		omit, insert—		1
		provisio	ns	2
Clause	215	Insertion of new pt 14,	div 1, hdg	3
		Before section 101—		4
		insert—		5
		Division 1	Transitional provision for Act No. 61 of 2003	6 7
Clause	216	Replacement of pt 15, hdg (Transitional provision for Fair Trading (Australian Consumer Law) Amendment Act 2010)		8 9 10
		Part 15, heading—		11
		omit, insert—		12
		Division 2	Transitional provision for	13
			Fair Trading (Australian	14
			Consumer Law)	15
			Amendment Act 2010	16
Clause	217	Insertion of new pt 14,	div 3	17
		Part 14—		18
		insert—		19
		Division 3	Transitional provision for	20
			Justice and Other	21
			Legislation Amendment	22
			Act 2019	23
		103 Existing app	olications	24
		(1) This sec	tion applies in relation to the following	25

[s 218	8]
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[0 = : 0]	
	applications made, but not decided, before the commencement—
	(a) an application for registration made under section 20;
	(b) an application for the renewal of a registration made under section 22.
(2	The commissioner must decide the application under part 3 as in force from the commencement.
Part 39	Consequential amendments
218 Subordinate	e legislation amended
Schedule	1 amends the subordinate legislation it mentions.

Schedule	1 Subordinate legislation amended	1 2
	section 218	3
Criminal P	ractice Rules 1999	4
1 Sched	lule 3, form 288, heading, 'a crop'—	5
01	nit, insert—	6
	vegetation	7
2 Sched	lule 3, form 288, 'crops and growing plants'—	8
01	nit, insert—	9
	vegetation	10
Labour Hir	e Licensing Regulation 2018	11
	on 20(3), 'section 48(5) to (7) of the <i>Acts</i> retation Act 1954'—	12 13
01	nit, insert—	14
	the Acts Interpretation Act 1954, section 48(5) and (6)	15 16
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