

Personal Injuries Proceedings and Other Legislation Amendment Bill 2022



Queensland

Personal Injuries Proceedings and Other Legislation Amendment Bill 2022

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2022

A Bill

for

An Act to amend the Electoral Act 1992, the Electoral and Other Legislation (Accountability, Integrity and Other Matters) Amendment Act 2020, the Legal Profession Act 2007, the Motor Accident Insurance Act 1994, the Personal Injuries Proceedings Act 2002 and the Workers' Compensation and Rehabilitation Act 2003 for particular purposes

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	ine P	arlia	ment	of Queensland enacts—	1
	Part	1		Preliminary	2
Clause	1	Sho	ort titl	le	3
				Act may be cited as the Personal Injuries Proceedings Other Legislation Amendment Act 2022.	4 5
Clause	2	Coi	mmer	ncement	6
		(1)	Part 2	2, sections 5 to 10 commence on 1 July 2022.	7
		(2)		following provisions commence on a day to be fixed by amation—	8 9
			(a)	part 4, other than sections 14 to 16 and 32 to 36;	10
			(b)	part 6, other than—	11
				(i) section 50;	12
				(ii) section 51, to the extent it inserts part 2;	13
				(iii) sections 52, 53 and 56;	14
			(c)	part 7, other than—	15
				(i) section 58;	16
				(ii) section 60, to the extent it inserts part 4;	17
				(iii) sections 61 to 65;	18
				(iv) section 66, to the extent it inserts sections 743 to 746;	19 20
				(v) section 67.	21

[s 3]

	Part	2 Amendment of Electoral Act 1992	1 2
Clause	3	Act amended	3
		This part amends the Electoral Act 1992.	4
Clause	4	Amendment of s 216 (Payments into State campaign account)	5 6
		Section 216(2)(h), 'political donation'—	7
		omit, insert—	8
		gift mentioned in section 201(2)(d)	9
Clause	5	Amendment of s 261 (Disclosure by candidates of gifts)	10
		Section 261(2)(b)—	11
		insert—	12
		(v) whether or not the gift is a political donation; and	13 14
Clause	6	Amendment of s 262 (Loans to candidates)	15
		Section 262(2)(b)—	16
		insert—	17
		(v) whether or not the loan is a political donation; and	18 19
Clause	7	Amendment of s 264 (Disclosure by third parties of gifts to candidates)	20 21
		Section 264(8)(b)—	22
		insert—	23
		(v) whether or not the gift is a political donation.	24 25

[s	8

Clause	8	Amendment of s 265 (Gifts to political parties)
		(1) Section 265(2)— 2
		insert— 3
		(e) whether or not the gift is a political 4 donation; and 5
		(f) if the gift is a political donation made to or for the benefit of an electoral committee under section 203 established by the registered political party for an electoral district—the electoral district.
		(2) Section 265(4)—
		insert— 12
		(e) whether or not the gift is a political donation; and
		(f) if the gift is a political donation made to or for the benefit of an electoral committee under section 203 established by the registered political party for an electoral district—the electoral district.
Clause	9	Amendment of s 272 (Requirement to keep record about loan received) 20
		Section 272(3)— 22
		insert— 23
		(f) if the loan is a political donation made to or for the benefit of an electoral committee under section 203 established by the registered political party for an electoral district—the electoral district.
Clause	10	Amendment of s 290 (Returns by registered political parties) 30
		(1) Section 290(2)(b)— 31

		insert—		1
			(iv) whether or not the gift is a political donation;	2 3
			(v) if the gift is a political donation made to or for the benefit of an electoral committee under section 203 established by the registered political party for an electoral district—the electoral district; and	4 5 6 7 8
		(2) Section 29	0(2)(c), from 'state'—	9
		omit, inser	t—	10
			state—	11
			(i) the information required to be kept under section 272(3); and	12 13
			(ii) whether or not the loan is a political donation; and	14 15
	Part	3	Amendment of Electoral and	16
			Other Legislation	17
			(Accountability, Integrity and	18
			Other Matters) Amendment Act	19
			2020	20
Clause	11	Act amended		21
		-	amends the Electoral and Other Legislation pility, Integrity and Other Matters) Amendment Act	22 23 24
Clause	12	Amendment of development	of s 22 (Replacement of pt 11, div 5 (Policy payments))	25 26
		Section 22.	inserted section 251(2)(c)—	27
		omit, inser	<u>t</u>	28

[s	1	3

		(c) stat	e—	1
		(i)	if the gift or loan is made to or for the benefit of an electoral committee under section 203 established by a registered political party for an electoral district—the registered political party and electoral district; or	2 3 4 5 6 7
		(ii)	otherwise—the name of the election participant (the <i>recipient</i>) to whom, or for the benefit of whom, the gift or loan is made; and	8 9 10 11
		Editor's n	ote—	12
		The leg 1992.	gislation ultimately amended is the Electoral Act	13 14
	Part	4 Amen	dment of Legal	15
		Profes	ssion Act 2007	16
Clause	13	Act amended		17
		This part amends the	Legal Profession Act 2007.	18
Clause	14	Amendment of s 110 (Definitions for pt 2.7)	19
		Section 110, definition	on related body corporate—	20
		omit.		21
Clause	15	Amendment of s 346 (Definitions for div 8)	22
		Section 346, definition	on legal costs—	23
		omit.		24

Clause	16			f s 347 (Maximum payment for conduct of ersonal injury claim)	1 2
		(1)	Section 347	, heading, 'payment'—	3
			omit, insert	<u> </u>	4
				amount law practice may charge and recover	5
		(2)	Section 347	7(1), from 'of legal costs' to 'those legal costs'—	6
			omit, insert	<u> </u>	7
				of claim-related costs (inclusive of GST) that a law practice may charge and recover from a client for work done in relation to a speculative personal injury claim, as worked out under the costs agreement with the client or this Act, must not	8 9 10 11 12
		(3)	Section 347	U(1), definition D , 'include interest'—	13
			omit, insert	<u>. </u>	14
				include additional amounts for the claim or interest	15 16
		(4)	Section 347	Z(1), definition D , note, after 'section 79'—	17
			insert—		18
				and the <i>Personal Injuries Proceedings Act 2002</i> , section 71E	19 20
		(5)	Section 347		21
			insert—		22
			(8)	In this section—	23
				additional amounts, in relation to a law practice's conduct of a client's speculative personal injury claim—	24 25 26
				(a) means—	27
				(i) an amount paid or payable to an entity other than the law practice for obtaining instructions or preparing statements in relation to the claim; and	28 29 30 31

	(11)	client for a loan or credit facility obtained on the advice or recommendation of, or facilitated by, the law practice, to fund the payment of disbursements or expenses relating to	1 2 3 4 5 6
	(iii)	the claim; and interest or fees paid or payable by the client to the law practice for the use of an overdraft facility or other credit facility held by the law practice to fund the payment of disbursements or expenses relating to the claim; and	7 8 9 10 11 12 13
	(iv)	other disbursements or expenses prescribed by regulation; but	14 15
(b)	subp barri serv give	s not include an amount mentioned in paragraph (a)(i) paid or payable to a sister engaged by the law practice for sices provided after a notice of claim is an under the <i>Personal Injuries sceedings Act 2002</i> , section 9 or 9A.	16 17 18 19 20 21
char relat	ge an	dated costs, that a law practice may ad recover from a client for work done in to a speculative personal injury claim, to total of—	22 23 24 25
(a)	the l	egal costs for the claim; and	26
(b)	the a	additional amounts for the claim.	27
or m to pa servi	ay bony to, ices uding	ts means amounts that a person has been be charged by, or is or may become liable a law practice for the provision of legal including interest on the amounts, but by disbursements and interest on ments.	28 29 30 31 32 33

Clause	17	Amendment of s 421 (Meaning of <i>respondent</i>) Section 421(d)— <i>omit</i> .	1 2 3
	40		
Clause	18	Omission of s 426 (Chapter also extends to other persons in particular circumstances)	4 5
		Section 426—	6
		omit.	7
Clause	19	Amendment of s 427 (Chapter also applies to unlawful operators)	8
		Section 427, 'or not'—	10
		omit.	11
Clause	20	Amendment of s 429 (Making a complaint)	12
		Section 429(1), 'subsection (4)'—	13
		omit, insert—	14
		subsection (5)	15
Clause	21	Amendment of s 434 (Commissioner may delay dealing with complaint)	16 17
		(1) Section 434(1)—	18
		insert—	19
		(ca) if the complaint relates to a requirement under a claim farming provision—the person who is the subject of the complaint is also the subject of an investigation or proceeding under a claim farming scheme under another Act;	20 21 22 23 24 25
		(2) Section 434(1)(ca) and (d)—	26
		renumber as section 434(1)(d) and (e).	27

[s 22	2]
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		(3) Section 434—	1
		insert—	2
		(3) In this section—	3
		claim farming scheme means—	4
		(a) the following provisions of the <i>Motor</i> Accident Insurance Act 1994—	5 6
		(i) part 4, division 2A;	7
		(ii) section 37AA, 37AB, 39A or 41A;	8
		(iii) part 5AA;	9
		(b) the <i>Workers' Compensation and Rehabilitation Act 2003</i> , chapter 6B.	10 11
Clause	22	Amendment of s 435 (Referral by commissioner to law society or bar association)	12 13
		Section 435(1)(c), from 'conduct of'—	14
		omit, insert—	15
		conduct of an Australian legal practitioner, law practice employee or unlawful operator.	16 17
Clause	23	Amendment of s 437 (Australian lawyer to be notified of complaint or investigation matter)	18 19
		Section 437, heading, 'Australian lawyer'—	20
		omit, insert—	21
		Respondent	22
Clause	24	Amendment of s 492 (Waiver of legal professional privilege or benefit of duty of confidentiality)	23 24
		Section 492(3), after 'However,'—	25
		insert—	26
		subject to section 581G,	27

s	25]
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Clause	25	Amendment of s 499 (Appointment of supervisor of trust money)	1 2
		Section 499(3)(b), 'person holding accounting qualifications'—	3
		omit, insert—	5
		qualified accountant	6
Clause	26	Amendment of s 512 (Appointment of receiver)	7
		Section 512(3)(b), 'person holding accounting qualifications'—	8 9
		omit, insert—	10
		qualified accountant	11
Clause	27	Insertion of new ch 5A	12
		After chapter 5—	13
		insert—	14
		Chapter 5A Provisions for	15
		offences under	16
		Personal Injuries	17
		Proceedings Act	18
		2002	19
			1)
		539A Application of chapter	20
		(1) This chapter applies to an entity to which chapter 4 does not apply.	21 22
		(2) An entity to which this chapter applies is an <i>external entity</i> .	23 24

		539B Commissioner may investigate external entity	1 2
		(1) The commissioner may, under chapter 6 or 6A, investigate the conduct of an external entity if the commissioner suspects the entity has contravened the following provisions—	3 4 5 6
		(a) a claim farming provision;	7
		(b) the <i>Personal Injuries Proceedings Act 2002</i> , chapter 3, part 1.	8 9
		(2) An investigation into the conduct of an external entity under this chapter is a <i>chapter 5A investigation</i> .	10 11 12
lause	28	Amendment of s 540 (Main purpose of ch 6)	13
		(1) Section 540—	14
		insert—	15
		(ba) chapter 5A investigations—the investigation of the conduct of external entities; and	16 17
		(2) Section 540(ba) and (c)—	18
		renumber as section 540(c) and (d).	19
lause	29	Amendment of s 541 (Definitions for ch 6)	20
		Section 541, definition investigation—	21
		insert—	22
		(c) a chapter 5A investigation.	23
lause	30	Amendment of s 543 (Requirements that may be imposed for investigations under ch 4)	24 25
		(1) Section 543, heading, after 'ch 4'—	26
		insert—	27
		or 5A	28

(2)	Section 543	3(1), from 'in relation to' to 'require the lawyer'—	1
	insert—		2
		or a chapter 5A investigation in relation to a relevant person, an investigator may, by notice served on the person, require the person	3 4 5
(3)	Section 543	3(4), from 'A requirement' to 'and is to'—	6
	omit, insert	;	7
		A notice served on a person under subsection (1) must	8 9
(4)	Section 543	3—	10
	insert—		11
	(5)	In this section—	12
		<i>relevant person</i> , for an investigation or complaint, means—	13 14
		 (a) for an investigation into the conduct of an Australian lawyer to whom a complaint or investigation matter relates under chapter 4—the lawyer; or 	15 16 17 18
		(b) for an investigation into whether the conduct of an Australian lawyer, law practice employee or external entity contravenes a claim farming provision—any person the investigator considers has information relevant to the investigation.	19 20 21 22 23 24
Ins	ertion of ne	ew s 568 A	25
	After section	on 568—	26
	insert—		27
		xtraterritorial application of chapter for ticular matters	28 29
	(1)	This chapter applies both within and outside Queensland to the extent necessary for any	30 31

Clause 31

[s 32]

	(2)	Injun For Que	ries I subs ensla	Proceedings Act 2002, section 71 or 71B. section (1), the chapter applies outside and to the full extent of the extraterritorial re power of the Parliament.	1 2 3 4 5
lause 32	Insertion of ne	w ch	6A		6
	After chapte	er 6—	_		7
	insert—				8
	Chap	ter	6 <i>A</i>	A Special investigators	9
	581A De	efiniti	ions	s for chapter	10
		In th	is ch	napter—	11
		asso mean		ed person, for an investigated entity,	12 13
		(a)		ne investigated entity is an entity other an individual—	14 15
			(i)	an officer, employee or contractor or former officer, employee or contractor of the entity; or	16 17 18
			(ii)	a related body corporate of the entity; or	19 20
			(iii)	an officer, employee or contractor or former officer, employee or contractor of the related body corporate; or	21 22 23
		(b)	if th	e investigated entity is a law practice—	24
			(i)	an associate of the law practice; or	25
			(ii)	a barrister briefed by the law practice in relation to a claim the commissioner reasonably suspects is connected to a contravention of the <i>Personal Injuries</i>	26 27 28 29

	Proceedings Act 2002, section 71 or 71B; or	1 2
	(iii) a related body corporate of the law practice; or	3 4
	(iv) an officer, employee or contractor or former officer, employee or contractor of the related body corporate; or	5 6 7
	(c) if the investigated entity is a lawyer—a barrister briefed by the lawyer in relation to a claim the commissioner reasonably suspects is connected to a contravention of the <i>Personal Injuries Proceedings Act</i> 2002, section 71 or 71B.	8 9 10 11 12 13
	investigated entity see section 581C(1).	14
	special investigator means a person appointed as a special investigator under section 581C.	15 16
	eference to document includes reference to roductions from electronic document	17 18
rep	roductions from electronic document A reference in this chapter to a document includes	18 19
rep	A reference in this chapter to a document includes a reference to an image or writing—	18 19 20
rep	A reference in this chapter to a document includes a reference to an image or writing— (a) produced from an electronic document; or (b) not yet produced, but reasonably capable of being produced, from an electronic document, with or without the aid of another	18 19 20 21 22 23 24
rep (1)	A reference in this chapter to a document includes a reference to an image or writing— (a) produced from an electronic document; or (b) not yet produced, but reasonably capable of being produced, from an electronic document, with or without the aid of another article or device.	18 19 20 21 22 23 24 25
(1)	A reference in this chapter to a document includes a reference to an image or writing— (a) produced from an electronic document; or (b) not yet produced, but reasonably capable of being produced, from an electronic document, with or without the aid of another article or device. In this section— electronic document means a document of a type mentioned in the Acts Interpretation Act 1954,	18 19 20 21 22 23 24 25 26 27 28

	enti	<i>ty</i>) 1	ly suspects an entity (the <i>investigated</i> may have contravened the <i>Personal Proceedings Act 2002</i> , section 71 or 71B.	1 2 3
(2)			nmissioner may appoint any of the g persons as a special investigator—	4 5
	(a)	an A	Australian lawyer;	6
	(b)	a qu	alified accountant;	7
	(c)	anot	ther appropriately qualified person.	8
(3)	inve inve	estiga estiga	limiting the powers of a special tor under this chapter, the special tor may investigate the relevant affairs of tigated entity.	9 10 11 12
(4)	The	pers	on's instrument of appointment—	13
	(a)	mat	at state the terms of appointment and the ters into which the investigation is to be le; and	14 15 16
	(b)	-	state a period within which the estigation must be completed.	17 18
(5)	sect	ion 2	limiting the <i>Acts Interpretation Act 1954</i> , 25, the commissioner may, by written ven to the special investigator—	19 20 21
	(a)	ame	end the instrument of appointment; or	22
	(b)	end	the appointment.	23
(6)	In th	nis se	ction—	24
	rele	vant	affairs, of an investigated entity—	25
	(a)	mea	ins matters relating to—	26
		(i)	how the investigated entity received or was referred details of a claimant or potential claimant, or instructions for a claim; and	27 28 29 30
		(ii)	how the investigated entity gave or referred instructions for a claim; and	31 32

	(b) includes a transaction involving the investigated entity or an associated person for the investigated entity relevant to the receipt or referral of instructions.	1 2 3 4
581D P	owers of special investigators	5
(1)	A special investigator may, by written notice, require an investigated entity or an associated person for an investigated entity—	6 7 8
	 (a) to produce to the special investigator a document that is in the custody or control of the investigated entity or associated person; and 	9 10 11 12
	(b) to give the special investigator all reasonable help in connection with the investigation.	13 14
(2)	A special investigator may, by written notice, require an investigated entity, or an associated person for an investigated entity, who is an individual to appear before the special investigator for examination on oath or affirmation.	15 16 17 18 19 20
(3)	A special investigator may administer an oath or affirmation.	21 22
(4)	For an electronic document, compliance with the requirement requires the giving of a clear image or written version of the electronic document.	23 24 25
(5)	In this section—	26
	<i>electronic document</i> means a document of a type mentioned in the <i>Acts Interpretation Act 1954</i> , schedule 1, definition <i>document</i> , paragraph (c).	27 28 29
581E Do	ocuments produced to special investigator	30
(1)	If a document is produced to a special investigator under this chapter, the special investigator may	31 32

	keep the document for the period that the special investigator reasonably considers necessary for the investigation.	1 2 3
(2)	The special investigator must allow a person who would be entitled to inspect the document if it were not being kept by the special investigator to inspect the document at all reasonable times.	4 5 6 7
(3)	The special investigator must allow an owner of the document to copy it.	8 9
	camination of investigated entity or sociated person	10 11
(1)	An investigated entity or associated person for an investigated entity must not—	12 13
	(a) fail to comply with a lawful requirement (a <i>relevant requirement</i>) of a special investigator to the extent the person is able to comply with it; or	14 15 16 17
	(b) in purported compliance with a relevant requirement, give information to a special investigator knowing it to be false or misleading in a material particular; or	18 19 20 21
	(c) when appearing before a special investigator for examination under a relevant requirement—	22 23 24
	(i) state anything knowing it is false or misleading in a material particular; or	25 26
	(ii) fail to be sworn or to make an affirmation.	27 28
	Maximum penalty—300 penalty units or 2 years imprisonment.	29 30
(2)	Subsection (1) does not apply to a person if the person, when giving information in a document—	31 32

	(a) tells the special investigator, to the best of the person's ability, how the information is false or misleading; and	1 2 3
	(b) if the person has, or can reasonably obtain, the correct information—gives the correct information to the special investigator.	4 5 6
(3)	A person who complies with a relevant requirement of a special investigator under this section does not merely because of the compliance—	7 8 9 10
	(a) contravene a provision of an Act or a law imposing a statutory or commercial obligation or restriction to maintain secrecy; or	11 12 13 14
	(b) incur any civil liability.	15
(4)	A person required to attend for examination under this chapter is entitled to the allowances and expenses prescribed by regulation.	16 17 18
	elf-incrimination and legal professional vilege	19 20
(1)	This section applies to a person who is an investigated entity or an associated person for an investigated entity if the person is required to answer a question put to the person by, or produce a document to, a special investigator.	21 22 23 24 25
(2)	The person is not excused from failure to comply with the requirement on the basis that complying—	26 27 28
	(a) might tend to incriminate the person or expose the person to a penalty; or	29 30
	(b) for an investigated entity that is a law practice or lawyer, or an associated person for an investigated entity that is a law	31 32 33

		practice or lawyer—would disclose a privileged client communication.	1 2
(3)		special investigator must inform the person, way that is reasonable in the circumstances,	3 4 5
	(a)	the person must comply with the requirement even though complying—	6 7
		(i) might tend to incriminate the person or expose the person to a penalty; or	8 9
		(ii) would disclose a privileged client communication; and	10 11
	(b)	if the person is an individual—under section 581N, there is a limited immunity against the future use of the information or document given in compliance with the requirement.	12 13 14 15 16
(4)	fails spec subs	ne person is an individual and the individual is to comply with the requirement when the cial investigator has failed to comply with section (3), the individual may not be victed of the offence against section 581F(1).	17 18 19 20 21
(5)	sect	n complying with a requirement made under ion 581F, the person discloses a privileged nt communication—	22 23 24
	(a)	the person is taken for all purposes not to have breached legal professional privilege in complying with the requirement; and	25 26 27
	(b)	the disclosure does not constitute a waiver of legal professional privilege or otherwise affect any claim of legal professional privilege for any purpose other than a proceeding for an offence against the <i>Personal Injuries Proceedings Act</i> 2002, section 8C, 8E, 8F, 9C, 13A, 61, 71(1) or (2) or 71B.	28 29 30 31 32 33 34 35

(6)	In this section—	1
	<i>privileged client communication</i> means communication protected against disclosure by legal professional privilege that operates for the benefit of a client of an investigated entity.	2 3 4 5
	nilure of person to comply with requirement special investigator	6 7
(1)	If an investigated entity or associated person for an investigated entity fails to comply with a requirement of a special investigator, the special investigator may give the Supreme Court a certificate about the failure to comply.	8 9 10 11 12
(2)	If a special investigator gives a certificate under subsection (1), the court may inquire into the case and may order the person to comply with the requirements of the special investigator within a period fixed by the court.	13 14 15 16 17
581I Re	cording of examination	18
(1)	A special investigator must make a record of the questions asked and the answers given at an examination under this chapter.	19 20 21
(2)	Subject to section 581N, a record of the examination of a person under this chapter may be used in evidence in a legal proceeding against the person.	22 23 24 25
(3)	The special investigator must, on the written request of the person, give a copy of the record of the examination to the person without fee.	26 27 28
(4)	The record must be included with the special investigator's final report on the investigation.	29 30
(5)	Nothing in this section affects or limits the admissibility of other written or oral evidence.	31 32

581J Re	eport of special investigator	1			
(1)	A special investigator may, and if directed by the commissioner must, make interim reports about a special investigation to the commissioner.				
(2)	On the completion or termination of the investigation, the special investigator must report to the commissioner the special investigator's opinion on the matters under investigation, together with the facts on which the opinion is based.				
(3)	A copy of a final report must, and a copy of the whole or part of an interim report may, be given by the commissioner to the investigated entity that is the subject of the report.				
(4)	However, the commissioner is not bound to give an investigated entity a copy of a report, or a part of the report, if the commissioner is of the opinion that there is good reason for not divulging its contents.	15 16 17 18 19			
(5)	The commissioner may publish on its website and any other place the commissioner considers appropriate the whole or a part of a report only if—	20 21 22 23			
	(a) the investigated entity the subject of the report is convicted of an offence against a claim farming provision; and	24 25 26			
	(b) the commissioner considers publishing the report or part of the report is in the public interest.	27 28 29			
(6)	If a report given to the commissioner is accompanied by a record of an examination made under section 581I, the commissioner may give a copy of the record to any person, and on the conditions, the commissioner considers appropriate.	30 31 32 33 34 35			

581K Do	ocuments taken during investigation	1			
(1)	On the completion or termination of an investigation, a special investigator must give the commissioner any documents the investigator has taken possession of under this chapter.				
(2)	The commissioner may—	6			
	(a) keep the documents for the period the commissioner reasonably considers necessary to enable a decision to be made about whether or not a legal proceeding ought to be started in relation to the investigation; and	7 8 9 10 11 12			
	(b) keep the documents for any further period the commissioner considers necessary to enable a legal proceeding to be started or continued.	13 14 15 16			
(3)	The commissioner may, during the period the documents are kept by the commissioner—	17 18			
	(a) allow a person to inspect the documents; and	19 20			
	(b) allow the use of the documents for a legal proceeding started because of the investigation.	21 22 23			
(4)	The commissioner must allow a person who would be entitled to inspect a document if it were not being kept by the commissioner to inspect the document at all reasonable times.				
581L Co	osts of investigation	28			
(1)	This section applies if an investigated entity is convicted of an offence against the <i>Personal Injuries Proceedings Act</i> 2002, section 71(1) or (2) or 71B.				
(2)	The commissioner may recover the costs of and incidental to an investigation under this chapter				

	from the investigated entity.			
581M O	ther offences about investigations	2		
(1)	A person must not—			
	(a) conceal, destroy, mutilate or alter a document of or about an investigated entity or associated person for an investigated entity; or	4 5 6 7		
	(b) send, cause to be sent or conspire with someone else to send out of the State a document mentioned in paragraph (a) or any property belonging to or under the control of the investigated entity or associated person for the investigated entity.	8 9 10 11 12 13		
	Maximum penalty—300 penalty units or 2 years imprisonment.	14 15		
(2)	It is a defence to a prosecution of an offence against subsection (1) for the defendant to prove that the defendant did not act with intent to defeat the purposes of this chapter or to delay or obstruct the carrying out of an investigation under this chapter.			
	vidential immunity for individuals nplying with particular requirements	22 23		
(1)	This section applies if an individual gives or produces information or a document to a special investigator under section 581D.	24 25 26		
(2)	Evidence of the information or document, and other evidence directly or indirectly derived from the information or document, is not admissible against the individual in any proceeding to the extent it tends to incriminate the individual, or expose the individual to a penalty, in the proceeding.	27 28 29 30 31 32 33		

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(3)	However, this section does not apply to—	1
	(a) a proceeding about the false or misleading	2
	nature of the information or anything in the document or in which the false or	3
	document or in which the false or misleading nature of the information or	4 5
	document is relevant evidence; or	6
	(b) a proceeding for an offence against the	7
	Personal Injuries Proceedings Act 2002,	8
	section 8C, 8E, 8F, 9C, 13A, 61, 71(1) or (2) or 71B.	9 10
5810 E	xtraterritorial application of chapter	11
(1)	This chapter applies both within and outside	12
	Queensland to the extent necessary for any	13
	investigation of—	14
	(a) a contravention of the Personal Injuries	15
	<i>Proceedings Act 2002</i> , section 8C, 8E, 8F, 9C, 13A, 61, 71(1) or (2) or 71B; or	16
	, , , , , , , , , , , , , , , , , , , ,	17
	(b) the affairs of an investigated entity.	18
(2)	For subsection (1), this chapter applies outside	19
	Queensland to the full extent of the extraterritorial legislative power of the Parliament.	20 21
	regionalité pe n'el el une l'annument	21
Amendment o	f s 703 (Injunctions)	22
Section 703	}	23
insert—		24
(8)	For applying this section in relation to an offence	25
	against the Personal Injuries Proceedings Act	26
	2002, section 71(1) or (2) or 71B, a reference to	27
	the Supreme Court includes a reference to a court of another State vested with jurisdiction under—	28 29
	(a) the Jurisdiction of Courts (Cross-vesting)	30
	Act 1987; and	31

Clause 33

			(b)	the laws of other States that correspond to the Act mentioned in paragraph (a).	1 2
Clause	34		endment of s 7 ormation)	05 (Confidentiality of personal	3 4
		(1)	Section 705, hea	ding, 'personal'—	5
			omit.		6
		(2)	Section 705(3)(a)(ii) and (iii)—	7
			omit, insert—		8
			(ii)	an Australian legal practitioner, law practice employee or other entity that is the subject of a complaint or investigation matter, or an entity or law practice that employs the entity, legal practitioner or employee; or	9 10 11 12 13
			(iii)	an investigated entity that is the subject of a chapter 5A investigation; or	14 15
			(iv)	a person associated with an entity mentioned in subparagraph (i), (ii) or (iii);	16 17
	(3)		Section 705(3)(b)—	18
			omit, insert—		19
			(b)	a disclosure by an investigator—	20
				(i) to the commissioner; or	21
				(ii) if the investigator was appointed by a regulatory authority—to the regulatory authority; or	22 23 24
				(iii) to the person to whom the information relates;	25 26
Clause	35	Ins	ertion of new cl	า 10, pt 9	27
			Chapter 10—		28
			insert—		29

	Part 9	Transitional provision for Personal Injuries Proceedings and Other Legislation Amendment Act 2022	1 2 3 4 5
	788 App	olication of s 347	6
	(1)	This section applies in relation to a speculative personal injury claim if—	7 8
		(a) before the commencement, a costs agreement was entered into between a law practice and the client for the claim; and	9 10 11
		(b) on the commencement, the claim has not been settled, decided by a court or otherwise concluded.	12 13 14
	(2)	Section 347, as amended by the <i>Personal Injuries Proceedings and Other Legislation Amendment Act 2022</i> , applies to the law practice in relation to the claim.	15 16 17 18
	(3)	In this section—	19
		speculative personal injury claim see section 346.	20 21
Am	endment o	f schedule 2 (Dictionary)	22
(1)	Schedule corporate—	2, definitions legal costs and related body	23 24
	omit.		25
(2)	Schedule 2-	_	26
	insert—		27
		associated person, for chapter 6A, see section 581A.	28 29

cha	pter 5A investigation see section 539B(2).	1
follo	m farming provision means each of the owing provisions of the Personal Injuries ceedings Act 2002—	2 3 4
(a)	chapter 2, part 1, division 1A;	5
(b)	section 9B, 9C or 13A;	6
(c)	chapter 2, part 4;	7
(d)	chapter 3, parts 2 and 2A.	8
exte	rnal entity see section 539A.	9
	estigated entity, for chapter 6A, see section $C(1)$.	10 11
qua	lified accountant means—	12
(a)	a member of CPA Australia Ltd ACN 008 392 452 who is entitled to use the letters 'CPA' or 'FCPA'; or	13 14 15
(b)	a member of Chartered Accountants Australia and New Zealand ARBN 084 642 571 who is entitled to use the letters 'CA' or 'FCA'; or	16 17 18 19
(c)	a member of the Institute of Public Accountants Ltd ACN 004 130 643 who is entitled to use the words 'MIPA' or 'FIPA'.	20 21 22
rela	ted body corporate means—	23
(a)	in relation to a company within the meaning of the Corporations Act—a related body corporate within the meaning of section 50 of that Act; or	24 25 26 27
(b)	in relation to another body corporate prescribed by regulation for this section—a person prescribed by regulation to be a related body corporate.	28 29 30 31
<i>spec</i> 581	cial investigator, for chapter 6A, see section	32

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		(3)	Schedule 2, defi	nition relevant law—	1
			insert—		2
			(f)	the <i>Personal Injuries Proceedings Act</i> 2002, section 71(1) or (2), 71B or 71G(2); or	3 4
			(g)	the <i>Motor Accident Insurance Act 1994</i> , section 74(1) or (2) or 75; or	5 6
			(h)	the <i>Workers' Compensation and Rehabilitation Act 2003</i> , section 325R(1) or (2) or 325T.	7 8 9
	Part	5		nendment of Motor Accident surance Act 1994	10 11
Clause	37	Act	t amended		12
			This part amend	s the Motor Accident Insurance Act 1994.	13
Clause	38		nendment of s 7	9 (Maximum amount of legal costs for	14 15
		(1)	Section 79, head	ling, 'legal costs for claims'—	16
			omit, insert—		17
				m-related costs that may be charged and overed	18 19
		(2)	Section 79(2), '1	egal costs'—	20
			omit, insert—		21
			clai	m-related costs	22
		(3)	Section 79(6), de	efinition legal costs—	23
			omit.		24
		(4)	Section 79(6)—		25
			insert—		26

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		<i>claim-related costs</i> see the <i>Legal Profession Act</i> 2007, section 347(8).	1 2
	Part	6 Amendment of Personal Injuries Proceedings Act 2002	3 4
Clause	39	Act amended	5
		This part amends the <i>Personal Injuries Proceedings Act 2002</i> .	6
Clause	40	Amendment of s 4 (Main purpose)	7
		Section 4(2)—	8
		insert—	9
		(g) establishing measures directed at eliminating or reducing the practice of giving or receiving consideration for a claim referral or potential claim referral, or soliciting or inducing a claimant to make a claim, in contravention of this Act.	10 11 12 13 14 15
Clause	41	Insertion of new ch 2, pt 1, div 1AA	16
		Chapter 2, part 1, before div 1—	17
		insert—	18
		Division 1AA Requirements for law	19
		practice certificates	20
		8A Application of division to potential claimants	21
		In this division, a reference to a claimant includes a reference to a potential claimant.	22 23

8B	Meaning of <i>law practice certificate</i>						
	(1)	appı	w practice certificate is a certificate in a form roved by the commissioner that states the ters mentioned in subsections (2) to (4).	2 3 4			
	(2)	The	certificate must state—	5			
		(a)	the supervising principal and each associate of the law practice have not—	6 7			
			(i) given, agreed to give or allowed or caused someone to give consideration to another person for a claim referral or potential claim referral for the claim in contravention of section 71(1); or	8 9 10 11 12			
			(ii) received, agreed to receive or allowed or caused someone else to receive consideration from another person for a claim referral or potential claim referral for the claim in contravention of section 71(2); or	13 14 15 16 17 18			
		(b)	if the supervising principal believes section 71 does not apply because of section 71(3)—the reasons for the belief.	19 20 21			
	(3)	Also, the certificate must state—					
		(a)	the supervising principal and each associate of the law practice have not personally approached or contacted the claimant and solicited or induced the claimant to make the claim in contravention of section 71B; or	23 24 25 26 27			
		(b)	if the supervising principal believes section 71B does not apply because of section 71B(3)—the reasons for the belief.	28 29 30			
	(4)	injur agre sect	ddition, if the claim is a speculative personal ry claim, the certificate must state the costs ement relating to the claim complies with ion 71E or the <i>Legal Profession Act 2007</i> , ion 347.	31 32 33 34 35			

	(5)	The law practice certificate must be signed by the supervising principal and verified by statutory declaration.	1 2 3
	(6)	To remove any doubt, it is declared that this section does not require or permit the supervising principal of a law practice to give information about communication with a claimant that is subject to legal professional privilege.	4 5 6 7 8
	(7)	In this section—	9
		<i>consideration</i> , for a claim referral or potential claim referral, see section 71A.	10 11
		speculative personal injury claim see the Legal Profession Act 2007, section 346.	12 13
8C		v practice retained by claimant before ice of claim or urgent proceeding	14 15
	(1)	This section applies if a law practice is retained by a claimant to act in relation to the claimant's claim before—	16 17 18
		(a) the claimant has given notice of the claim under section 9 or 9A; or	19 20
		(b) an urgent proceeding for the claim is started under division 5.	21 22
	(2)	The supervising principal of the law practice must—	23 24
		(a) complete a law practice certificate for the claim; and	25 26
		(b) give the certificate to the claimant before the claimant gives notice of the claim or the urgent proceeding is started.	27 28 29
		Maximum penalty—300 penalty units.	30

8D	Supervising principal can not complete law practice certificate or notice						
	(1)	This section applies if the supervising principal of a law practice can not comply with section 8C, 8F, 9C, 13A or 61 in relation to a claim.	3 4 5				
	(2)	Either of the following may complete and give the law practice certificate or notice mentioned in section 8F(3) for the supervising principal to satisfy the section—	6 7 8 9				
		(a) another principal of the law practice;	10				
		(b) if the supervising principal is the only principal of the law practice—a lawyer nominated by the supervising principal.	11 12 13				
8E	Fals	se or misleading law practice certificate	14				
		A supervising principal of a law practice must not sign or give to a claimant, potential claimant, respondent or respondent's insurer, a law practice certificate or copy of a law practice certificate the principal knows is false or misleading in a material particular.	15 16 17 18 19 20				
		Maximum penalty—300 penalty units.	21				
8F	Lav	practice referral through sale of business	22				
	(1)	This section applies if—	23				
		(a) a law practice (the <i>current practice</i>) sells all or part of the law practice's business to another law practice (the <i>new practice</i>); and	24 25 26				
		(b) as part of the sale, a claimant is to be referred to the new practice; and	27 28				
		(c) the claimant has not or will not have given notice of the claim under section 9 before the referral occurs.	29 30 31				

		(2)		-	rvising principal of the current practice ore the referral occurs—	1 2		
			(a)		plete a law practice certificate for the n; and	3 4		
			(b)	pract	the law practice certificate to the new tice and a copy of the certificate to the nant.	5 6 7		
			Max	Maximum penalty—300 penalty units.				
		(3)	pract the	tice c super	ew practice does not receive the law certificate mentioned in subsection (2), evising principal of the new practice coon as practicable—	9 10 11 12		
			(a)		plete a notice that states the new tice has not received the certificate; and	13 14		
			(b)	give	the notice to the commissioner.	15		
Clause 42	Am			(Not	ice of a claim)	16		
Clause 42	Am (1)	sendment o Section 9(2		(Not	ice of a claim)	16 17		
Clause 42				(Not	ice of a claim)			
Clause 42		Section 9(2	,) <u> </u>	if a lito ac practigives	law practice is retained by the claimant ct in relation to the claim and a law tice certificate has not previously been by the law practice under section (3)(j)—be accompanied by—	17		
Clause 42		Section 9(2	,) <u> </u>	if a lito ac practigives	law practice is retained by the claimant et in relation to the claim and a law tice certificate has not previously been by the law practice under section	17 18 19 20 21 22		
Clause 42		Section 9(2	,) <u> </u>	if a leto ac practing given 9A(3)	law practice is retained by the claimant et in relation to the claim and a law tice certificate has not previously been by the law practice under section (3)(j)—be accompanied by— a copy of the law practice certificate for the claim given under section 8C by the supervising principal of the law	17 18 19 20 21 22 23 24 25 26		

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		(3)			tion 9(2)(c) and (d). as defined under section 67A(2)'—	1 2 3
Clause	43	cla	im procedu	ire fo	A (Particular provision for notice of a or medical negligence cases)	4 5
		(1)	Section 9A			6
			insert—			7
			(3A)		law practice is retained to act in relation to the m, the initial notice must also be accompanied –	8 9 10
				(a)	a copy of the law practice certificate for the claim given under section 8C by the supervising principal of the law practice; and	11 12 13 14
				(b)	if the claimant has received a copy of a law practice certificate for the claim under section 8F(2)(b)—the copy of the certificate.	15 16 17 18
		(2)	Section 9A	(13),	'as defined under section 67A(2)'—	19
			omit.			20
Clause	44	Ins	ertion of ne	ew s	s 9B and 9C	21
			After section	n 9A	.—	22
			insert—			23
			9B Lav	v pra	actice certificate not given	24
			(1)	Thi	s section applies if—	25
				(a)	the supervising principal of a law practice in relation to a claim fails to give a law practice certificate to the claimant as required under section 8C; and	26 27 28 29

		(b)	because of the principal's failure, the claimant—	1 2
			(i) can not comply with the requirements of section 9(2) within the period mentioned in section 9(3) or 9A(9)(b); and	3 4 5 6
			(ii) terminates in writing the engagement of the law practice to act for the claimant in relation to the claim.	7 8 9
	(2)	The	principal—	10
		(a)	must, within 14 days after the termination, refund to the claimant all fees and costs, including disbursements, paid by the claimant in relation to the claim; and	11 12 13 14
		(b)	can not charge or recover from the claimant any further fees and costs in relation to the claim.	15 16 17
	(3)	In th	nis section—	18
		clai	mant includes a potential claimant.	19
9C		/ pra	ectice retained by claimant after notice	20 21
	(1)	act clair	s section applies if a law practice is retained to in relation to a claimant's claim after the mant has given notice of the claim under ion 9.	22 23 24 25
	(2)	rela	supervising principal of the law practice in tion to the claim must within 1 month after the etice is retained—	26 27 28
		(a)	complete a law practice certificate for the claim; and	29 30
		(b)	give a copy of the law practice certificate to the respondent to the claim mentioned in section 12(1)	31 32

		Maximum penalty—300 penalty units.	1
lause 45	Insertion of no	ew s 13A	2
	After section	on 13—	3
	insert—		4
		ty to give law practice certificate if waiver or esumption	5 6
	(1)	This section applies if—	7
		(a) a claimant gives notice of the claimant's claim that does not comply with section 9(2)(c)(i); and	8 9 10
		(b) the respondent to the claim—	11
		(i) waives compliance with the requirements under this division for giving notice of the claim; or	12 13 14
		(ii) is presumed to be satisfied notice has been given as required under this division.	15 16 17
	(2)	If the supervising principal of a law practice gave the claimant a law practice certificate for the claim under section 8C but the claimant has not given the certificate to the respondent, the supervising principal must, as soon as practicable, give a copy of the certificate to—	18 19 20 21 22 23
		(a) the respondent; and	24
		(b) if the respondent's insurer has responded to part 1 of the claimant's notice of claim—the respondent's insurer.	25 26 27
	(3)	Subsection (4) applies if—	28
		(a) the supervising principal of a law practice retained by the claimant in relation to the claimant's claim did not give the claimant a	29 30 31

		law practice certificate for the claim under section 8C; and	1 2
	((b) the claimant has not subsequently given the respondent a law practice certificate for the claim from the supervising principal.	3 4 5
	8	The supervising principal must, within 1 month after the claimant is notified of the waiver or the presumption takes effect—	6 7 8
	((a) complete a law practice certificate for the claim; and	9 10
	((b) give the certificate to the respondent and a copy of the certificate to—	11 12
		(i) the claimant; and	13
		(ii) if the respondent's insurer has responded to part 1 of the claimant's notice of claim—the respondent's insurer.	14 15 16 17
		Maximum penalty for subsection (4)—300 penalty units.	18 19
lause 46	Amendment of notice of a clair	s 18 (Claimant's failure to give part 1 of a n)	20 21
	Section 18—		22
	insert—		23
		This section does not affect the application of section 13A.	24 25
lause 47	Amendment of child)	s 20C (Notice of claim for damages for	26 27
	Section 20C(4), 'as defined under section 67A(2)'—	28
	omit.		29

lause	48	Insertion Chapt	er 2–		ո 2, բ	ot 4	1 2
		insert P a	ert 4	ı		Other requirements for giving law practice certificates	3 4 5 6
		61				principal must complete law tificate on settlement or judgment	7 8
			(1)	This	sect	ion applies if—	9
				(a)		w practice is retained by a claimant to n relation to the claimant's claim; and	10 11
				(b)	eith	er—	12
					(i)	the claimant or the respondent accepts, in writing, an offer, or counter offer, of settlement; or	13 14 15
					(ii)	judgment is given on the claim.	16
			(2)			ervising principal of the law practice in o the claim must—	17 18
				(a)	clain or c	aplete a law practice certificate for the m as soon as practicable after the offer ounter offer is accepted or judgment is en; and	19 20 21 22
				(b)	judg	min 7 days after the acceptance or gment, give the certificate to the condent and a copy of the certificate to—	23 24 25
					(i)	the claimant; and	26
					(ii)	if the respondent's insurer has responded to part 1 of the claimant's notice of claim, or the respondent has given details of the respondent's	27 28 29 30

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[s 4	49]
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				insurer responde	to nt's ins	the surer.	claimant—the	1 2
			Maxim	num penalty-	—300 p	enalty	units.	3
Clause	49	Amendmen	of s 63 (Definitions	for pt	t 1)		4
		Section 6	3, definiti	ons <i>law prac</i>	<i>tice</i> an	d <i>poten</i>	tial claimant—	5
		omit.						6
Clause	50	Amendment	of s 67A	(Exemptio	n fron	n s 67((3) and (4))	7
		Section 6	57A(2)—					8
		omit.						9
Clause	51	Insertion of	new ch 3	, pts 2 and	2 A			10
		Chapter 3	3—					11
		insert—						12
		Part	2	Refe	rrals	of c	laims and	13
				cont	act t	o sol	licit or	14
				indu	ce cl	aims	3	15
		70 N	leaning o	of <i>claim ref</i>	erral			16
		(1		<i>m referral</i> is for the purp			a claimant to a	17 18
				ne person p aimant; or	orovidii	ng a s	service for the	19 20
				omeone other ervice for the			son providing a	21 22
		(2	adverti that re	isement or presults in a c	omotic laiman	on of a s t using	not include the service or person the service or person to motion is made	23 24 25 26

		to the public or a group of persons.	1
		Examples of advertisement or promotion that is not a claim referral—	2 3
		 an advertisement of services provided by a law practice on the website or in the newsletter of a sporting association or charity 	4 5 6
		 the distribution of promotional stationery or clothing that displays a law practice's logo to members of an industrial organisation 	7 8 9
	(3)	In this section—	10
		claimant includes a potential claimant.	11
		<i>service</i> , for a claimant, means a service related to the claimant's claim.	12 13
		Examples—	14
		a legal service, a medical service	15
71		ring or receiving consideration for claim errals	16 17
	(1)	A person (a <i>payer</i>) must not give, agree to give or allow or cause someone else to give consideration to another person (a <i>payee</i>) for a claim referral or potential claim referral.	18 19 20 21
		Maximum penalty—300 penalty units.	22
	(2)	A person (also a <i>payee</i>) must not receive, agree to receive or allow or cause someone else to receive consideration from another person (also a <i>payer</i>) for a claim referral or potential claim referral.	23 24 25 26
		Maximum penalty—300 penalty units.	27
	(3)	This section does not apply if—	28
		(a) the payee is a law practice (the <i>current practice</i>) that is selling all or part of the law practice's business to another law practice (the <i>new practice</i>); and	29 30 31 32

	(b) the new practice gives, agrees to give or allows or causes someone else to give the current practice an amount for the referral of a claimant to the new practice; and	1 2 3 4
	(c) the amount is not more than the current legal costs for the claimant; and	5 6
	(d) the new practice discloses payment of the amount to the claimant in a costs agreement.	7 8
(4)	In this section—	9
	claimant includes a potential claimant.	10
	<i>consideration</i> , for a claim referral or potential claim referral, see section 71A.	11 12
	<i>legal costs</i> , for a claimant, means the fees and costs, including disbursements, a law practice is entitled to charge and recover from the claimant in relation to the claimant's claim or potential claim.	13 14 15 16 17
71A Mea	aning of <i>consideration</i> for s 71	18
(1)	Consideration, for a claim referral or potential	19
	claim referral, means a fee or other benefit given	20
	for the claim referral or potential claim referral but does not include a gift, other than money, or	21 22
	hospitality if the gift or hospitality has a value of	23
	\$200 or less.	24
(2)	To remove any doubt, it is declared that <i>consideration</i> does not include—	25 26
	(a) a payment or other benefit, not for a claim referral or potential claim referral, to—	27 28
	(i) a community legal service; or	29
	(ii) an industrial organisation; or	30
	(iii) a registered entity within the meaning of the Australian Charities and	31 32

	Not-for-profits Commission Act 2012 (Cwlth); or	1 2
	(iv) a school association; or	3
	(v) a sporting association; or	4
	Example—	5
	legal services provided pro bono by an associate of a law practice to a community legal service	6 7
	(b) an amount given by a claimant for a service provided to the claimant as part of making a claim including, for example, an amount for legal costs.	8 9 10 11
(3)	In this section—	12
	school association means—	13
	(a) an association under the <i>Education (General Provisions) Act 2006</i> ; or	14 15
	(b) for a non-State school under the <i>Education</i> (Accreditation of Non-State Schools) Act 2017—an association of parents and friends formed for the school.	16 17 18 19
	sporting association means an association formed and operated on a not-for-profit basis for the purpose of conducting a sporting activity.	20 21 22
	proach or contact for the purpose of king a claim	23 24
(1)	A person (the <i>first person</i>) must not personally approach or contact another person (the <i>second person</i>) and solicit or induce the second person to make a claim.	25 26 27 28
	Maximum penalty—300 penalty units.	29
(2)	For subsection (1), a person personally approaches or contacts another person if the person specifically contacts that person, whether in person or by mail, telephone, email or another	30 31 32 33

	forn	n of e	electronic communication.	1			
(3)	This section does not apply if—						
	(a)	the first person—					
		(i)	does not expect or intend to receive, and does not receive, consideration because of the approach or contact; and	4 5 6			
		(ii)	does not ask for someone else to receive, or agree to someone else receiving, consideration because of the approach or contact; or	7 8 9 10			
	(b)	both	n of the following apply—	11			
		(i)	the first person is a law practice or lawyer that is supplying, or has previously supplied, the second person, or a relative of the second person, with legal services;	12 13 14 15 16			
		(ii)	the first person reasonably believes the second person will not object to the approach or contact; or	17 18 19			
	(c)	the first person—					
		(i)	is a law practice or lawyer that has been asked by a person on behalf of a community legal service or industrial organisation (a <i>representative</i>) to approach or contact the second person; and	21 22 23 24 25 26			
		(ii)	has been advised by the representative that the representative reasonably believes the second person will not object to the approach or contact.	27 28 29 30			
(4)	This	s sect	cion applies regardless of whether—	31			
	(a)		second person is entitled to make the m; or	32 33			

	(b) the second person had already decided to make, or had made, the claim.	1 2
(5)	In this section—	3
	consideration means a fee or other benefit but does not include a gift, other than money, or hospitality if the gift or hospitality has a value of \$200 or less.	4 5 6 7
	<i>legal services</i> means work done, or business transacted, in the ordinary course of legal practice.	8 9 10
	sponsibility for acts or omissions of resentative	11 12
(1)	This section applies to a proceeding for an offence against section 71(1) or (2) or 71B.	13 14
(2)	If it is relevant to prove a person's state of mind about a particular act or omission, it is enough to show—	15 16 17
	(a) the act was done or omitted to be done by a representative of the person within the scope of the representative's actual or apparent authority; and	18 19 20 21
	(b) the representative had the state of mind.	22
(3)	An act done or omitted to be done for a person by a representative of the person within the scope of the representative's actual or apparent authority is taken to have been done or omitted to be done also by the person, unless the person proves the person could not, by the exercise of reasonable precautions and proper diligence, have prevented the act or omission.	23 24 25 26 27 28 29 30
(4)	To remove any doubt, it is declared that a representative for an individual includes an employee or agent of a partner of a partnership.	31 32 33
(5)	In this section—	34

	executive officer, of a corporation, means a person who is concerned with or takes part in its management, whether or not the person is a director or secretary or the person's position is given the name of executive officer.	1 2 3 4 5
	representative means—	6
	(a) for an individual—an employee or agent of the individual; or	7 8
	(b) for a corporation—an executive officer, employee or agent of the corporation.	9 10
	state of mind, of a person, includes—	11
	(a) the person's knowledge, intention, opinion, belief or purpose; and	12 13
	(b) the person's reasons for the intention, opinion, belief or purpose.	14 15
71D Ad	ditional consequences for law practice	16
(1)	This section applies if an associate of a law practice is convicted of an offence against section 61, 71(1) or (2) or 71B in relation to a claim or potential claim.	17 18 19 20
(2)	The law practice is not entitled to recover any fees or costs, including disbursements, that relate to the provision of services for the claim and must repay any amount received relating to the services to the person from whom it was received.	21 22 23 24 25
	ximum amount of claim-related costs that y be charged and recovered	26 27
(1)	This section applies if—	28
	(a) a law practice has the conduct of a speculative personal injury claim; and	29 30

	(b) the <i>Legal Profession Act</i> 2007, section 347 does not apply to the practice.	1 2
(2)	The maximum amount of claim-related costs the law practice may charge and recover from a client for work done in relation to the claim can not be more than the amount worked out using the formula stated in the <i>Legal Profession Act 2007</i> , section 347(1).	3 4 5 6 7 8
(3)	However, approval to charge and recover a greater amount may be applied for and approved in the way described in the <i>Legal Profession Act</i> 2007, section 347(2) to (4).	9 10 11 12
(4)	This section applies to a barrister only if the barrister has not been retained by another law practice.	13 14 15
(5)	This section applies despite anything to the contrary in the costs agreement that relates to the claim.	16 17 18
(6)	In this section—	19
	<i>claim-related costs</i> see the <i>Legal Profession Act</i> 2007, section 347(8).	20 21
	speculative personal injury claim see the Legal Profession Act 2007, section 346.	22 23
71F Ext	raterritorial application of part	24
(1)	This part applies both within and outside Queensland.	25 26
(2)	This part applies outside Queensland to the full extent of the extraterritorial legislative power of the Parliament	27 28 20

Part 2	PA Requirement to report non-compliance with	1 2
	particular provisions	3
71G Re	porting non-compliance	4
(1)	This section applies in relation to—	5
	(a) the supervising principal of a law practice retained by either of the following—	6 7
	(i) the respondent to a claim;	8
	(ii) the respondent's insurer; and	9
	(b) the insurer for the respondent.	10
(2)	If the supervising principal reasonably believes a person is contravening a law practice certificate requirement, the supervising principal must, within 14 days after forming the belief, or a longer period agreed by the commissioner, give the commissioner the information the principal has in relation to the contravention.	11 12 13 14 15 16
	Note—	18
	A supervising principal's failure to comply with this section may constitute unsatisfactory professional conduct or professional misconduct under the <i>Legal Profession Act</i> 2007, chapter 4.	19 20 21 22
(3)	The supervising principal is taken to have formed the reasonable belief under subsection (2) if an associate of the law practice knows or ought reasonably to have known that a person is contravening a law practice certificate requirement.	23 24 25 26 27 28
(4)	If the insurer reasonably believes a person is contravening a law practice certificate requirement or section 71 or 71B, the insurer may give the commissioner the information the insurer has in relation to the contravention.	29 30 31 32 33

	(5)	This section applies both within and outside Queensland.	1 2
	(6)	This section applies outside Queensland to the full extent of the extraterritorial legislative power of the Parliament.	3 4 5
	(7)	In this section—	6
		law practice certificate requirement means a requirement under the following sections—	7 8
		(a) section 8C;	9
		(b) section 8E;	10
		(c) section 8F;	11
		(d) section 9C;	12
		(e) section 13A;	13
		(f) section 61.	14
		supervising principal, of a law practice acting for a respondent to a claim or the respondent's insurer, means the principal of the law practice who has primary responsibility for the conduct of the matter for the respondent or the respondent's insurer.	15 16 17 18 19 20
Am	endment o	f s 73A (Proceeding)	21
(1)	Section 73A	A(1)(c)—	22
	omit, insert-	_	23
		(c) if the proceeding is for an offence against part 1 or a claim farming provision, the commissioner or a person authorised by the commissioner.	24 25 26 27
(2)	Section 73A	A(2), 'The proceeding'—	28
	omit, insert-	_	29
		A proceeding, other than a proceeding for an offence against a claim farming provision.	30 31

(3)	Section 73A	4—	1
	insert—		2
	(2A)	A proceeding for an offence against a claim farming provision must start within the later of—	3
		(a) 2 years after the commission of the offence; or	5 6
		(b) 6 months after the commission of the offence comes to the knowledge of the complainant.	7 8 9
(4)	Section 73A	4 —	10
	insert—		11
	(4)	Proof of an authorisation by the commissioner or Attorney-General under subsection (1)(b) or (c) is not required in a proceeding unless the defendant gives the entity responsible for prosecuting the proceeding a notice of intention to challenge the authorisation at least 10 business days before the hearing date.	12 13 14 15 16 17 18
	(5)	The notice must be in the form approved by the commissioner or Attorney-General.	19 20
	(6)	In this section—	21
		claim farming provision means each of the following provisions—	22 23
		(a) chapter 2, part 1, division 1A;	24
		(b) section 9B, 9C or 13A;	25
		(c) chapter 2, part 4;	26
		(d) chapter 3, part 2.	27
Ins	ertion of ne	ew s 73B	28
	After section	on 73A—	29
	insert—		30

73B			1
	(1)	performing a function under a claim farming provision under this Act or the <i>Legal Profession</i>	3 4 5 6
	(2)	to a relevant entity if the commissioner believes	7 8 9
		(a) the administration by the relevant entity of a claim farming provision; or	10 11
		(b) monitoring and identifying patterns or trends in conduct to which claim farming provisions apply.	12 13 14
	(3)	The commissioner must have a written arrangement with the relevant entity providing for the way in which the commissioner, or staff of the commission under the <i>Legal Profession Act 2007</i> may, under subsection (2), disclose the information to the relevant entity and its officers.	15 16 17 18 19 20
	(4)	be used for any purpose other than the	21 22 23
	(5)	In this section—	24
		claim farming provision means—	25
		(a) each of the following provisions—	26
		(i) chapter 2, part 1, division 1A;	27
		(ii) section 9B, 9C or 13A;	28
		(iii) chapter 2, part 4;	29
		(iv) chapter 3, parts 2 and 2A; and	30
		· ·	31 32
		(i) part 4, division 2A;	33

[s	54]
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			(ii) sections 37AA, 37AB, 39A and 41A;	1
			(iii) part 5AA; and	2
		(c)	the Workers' Compensation and Rehabilitation Act 2003, chapter 6B.	3
		rele	evant entity means each of the following—	5
		(a)	the Motor Accident Insurance Commission established under the <i>Motor Accident Insurance Act 1994</i> , section 6;	6 7 8
		(b)	the Regulator established under the <i>Workers' Compensation and Rehabilitation Act 2003</i> , section 326.	9 10 11
lause	54	Amendment of s 7	'4 (Approved forms)	12
		Section 74—		13
		insert—		14
			e commissioner may approve forms in relation aw practice certificates for use under this Act.	15 16
lause	55	Insertion of new c	h 4, pt 9	17
		Chapter 4—		18
		insert—		19
		Part 9	Transitional provision for Personal Injuries	20 21
			Proceedings and Other	22
			Legislation	23
			Amendment Act 2022	24
			ements for law practice certificates o conduct on commencement	25 26
			s section applies if—	27
				

		(a)	before the commencement, a law practice was retained by a claimant to act in relation to the claimant's claim; and	1 2 3
		(b)	on the commencement, the claim has not been settled, decided by a court or otherwise concluded.	4 5 6
	(2)	prace pers	pite section 8B, a law practice certificate for claim that the supervising principal of the law etice is required to complete and give to a son under section 8C, 8F, 9C, 13A or 61 must be the matters in section 8B(2), (3) and (4) only relation to conduct after the commencement.	7 8 9 10 11 12
	(3)	prac after for t	tion 8F applies to a referral of a client to a new etice as mentioned in section 8F(1)(b) made or the commencement, even if the agreement the sale of the current practice was entered into ore the commencement.	13 14 15 16 17
Am	nendment o	f sch	n 1 (Dictionary)	18
(1)	Schedule 1,	, defi	nitions law practice and potential claimant—	19
	omit.			20
(2)	Schedule 1-			21
	insert—			22
			pciate, of a law practice, see the Legal fession Act 2007, section 7(1).	23 24
		clai	m referral see section 70.	25
		Con	missioner means the Legal Services missioner established under the Legal fession Act 2007, section 583.	26 27 28
			<i>munity legal service</i> see the <i>Legal Profession</i> 2007, schedule 2.	29 30
			ustrial organisation means a federal anisation, or an organisation, under the	31 32

	Indus	strial Relations Act 2016, schedule 5.	1
		practice see the Legal Profession Act 2007, dule 2.	2 3
	law p	practice certificate see section 8B.	4
	poter	ntial claimant means—	5
	` '	a person who suffers, or may suffer, personal injury arising out of an incident; or	6 7
		another person who has or may have a claim in relation to a person mentioned in paragraph (a).	8 9 10
	_	cipal, of a law practice, see the Legal ession Act 2007, section 7(4).	11 12
	_	rvising principal, of a law practice in relation claim means—	13 14
		the principal of the law practice who has the primary responsibility for the conduct of the claim; or	15 16 17
		if section 8D applies in relation to a law practice certificate for the claim—the person who completes the certificate under that section.	18 19 20 21
Part 7	_	endment of Workers'	22
		npensation and	23
	Reh	nabilitation Act 2003	24
57 Act amende	d		25
This pa <i>Rehabilit</i>		1	26 27

s 58	
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Clause	58	Amendment o	of s 39	9A (Meaning of <i>terminal condition</i>)	1
		Section 39	A(1), a	after 'life'—	2
		insert—			3
				in 3 years after the terminal nature of the lition is diagnosed	4 5
Clause	59	Amendment o	of s 27	75 (Notice of claim for damages)	6
		Section 275	5—		7
		insert—			8
		(7A)	in r	law practice is retained by the claimant to act elation to the claim, the notice must be impanied by—	9 10 11
			(a)	a law practice certificate for the claim from the supervising principal of the law practice given under section 325H, 325I or 325J; and	12 13 14
			(b)	if the claimant has received a copy of a law practice certificate for the claim under section 325M(2)(b)—the copy of the certificate.	15 16 17 18
Clause	60	Insertion of ne	ew ch	ı 6B	19
		After chapt	ter 6A	_	20
		insert—			21
		Chap	oter	6B Claim referrals and	22
				requirements for law	23
				practice certificates	24
		Part 1	l	Preliminary	25

325E De	finitions for chapter	1
	In this chapter—	2
	associate, of a law practice, see the Legal Profession Act 2007, section 7(1).	3 4
	claim means—	5
	(a) an application for compensation; or	6
	(b) a claim for damages.	7
	<i>law practice</i> see the <i>Legal Profession Act</i> 2007, schedule 2.	8 9
	law practice certificate see section 325F.	10
	<i>principal</i> , of a law practice, see the <i>Legal Profession Act</i> 2007, section 7(4).	11 12
	supervising principal, of a law practice in relation to a claim, means—	13 14
	(a) the principal of the law practice who has the primary responsibility for the conduct of the claim; or	15 16 17
	(b) if section 325N applies in relation to a law practice certificate for the claim—the person who completes the certificate under that section.	18 19 20 21
325F Me	eaning of <i>law practice certificate</i>	22
(1)	A law practice certificate is a certificate in a form approved by the Regulator that states the matters mentioned in subsections (2) to (4).	23 24 25
(2)	The certificate must state—	26
	(a) the supervising principal and each associate of the law practice have not—	27 28
	(i) given, agreed to give or allowed or caused someone to give consideration to another person for a claim referral or	29 30 31

	potential claim referral for the claim in contravention of section 325R(1); or	1 2	
	(ii) received, agreed to receive or allowed or caused someone else to receive consideration from another person for a claim referral or potential claim referral for the claim in contravention of section 325R(2); or	3 4 5 6 7 8	
	(b) if the supervising principal believes section 325R does not apply because of section 325R(3)—the reasons for the belief.	9 10 11	
(3)	Also, the certificate must state—	12	
	(a) the supervising principal and each associate of the law practice have not personally approached or contacted the claimant and solicited or induced the claimant to make the claim in contravention of section 325T; or	13 14 15 16 17 18	
	(b) if the supervising principal believes section 325T does not apply because of section 325T(3)—the reasons for the belief.	19 20 21	
(4)	In addition, if the claim is a speculative personal injury claim, the certificate must state the costs agreement relating to the claim complies with the <i>Legal Profession Act 2007</i> , section 347.		
(5)	The law practice certificate must be signed by the supervising principal and verified by statutory declaration.		
(6)	To remove any doubt, it is declared that this section does not require or permit the supervising principal of a law practice to give information about communication with a claimant that is subject to legal professional privilege.	29 30 31 32 33	
(7)	In this section—	34	
	speculative personal injury claim see the Legal	35	

	Proj	fession Act 2007, section 346.	1
Part 2		When law practice certificate must be given	2 3 4
325G Ap	plic	ation of part to potential claimants	5
		nis part, a reference to a claimant includes a rence to a potential claimant.	6 7
noti	-	ractice retained by claimant before f claim for damages or urgent ling	8 9 10
(1)	This	section applies if—	11
	(a)	a law practice is retained by a claimant to act in relation to a claim for damages for an injury before—	12 13 14
		(i) the claimant has given a notice of claim for damages under section 275; or	15 16
		(ii) an urgent proceeding for the claim for damages is started under section 276; and	17 18 19
	(b)	the law practice has not previously been retained by the claimant in relation to an application for compensation for the injury.	20 21 22
(2)	(2) The supervising principal of the law pract must—		23 24
	(a)	complete a law practice certificate for the claim; and	25 26
	(b)	give the certificate to the claimant before the claimant gives notice of the claim or the urgent proceeding is started	27 28

	Maximum penalty—300 penalty units.	1	
325I La cla	w practice retained by claimant during im	2 3	
(1)	This section applies if a law practice is retained by a claimant to act in relation to the claimant's claim, other than as mentioned in section 325H.		
(2)	The supervising principal of the law practice relation to the claim must, within the period mentioned in subsection (3)—		
	(a) complete a law practice certificate for the claim; and	10 11	
	(b) give the law practice certificate to—	12	
	(i) for an application for compensation—the claimant; or	13 14	
	(ii) for a claim for damages—the claimant and the insurer.	15 16	
	Maximum penalty—300 penalty units.	17	
(3)	For subsection (2), the supervising principal mus comply with that subsection within 1 month after—		
	(a) for an application for compensation—the day the application is lodged with the insurer under section 132; or	21 22 23	
	(b) otherwise—the day the law practice is retained by the claimant.	24 25	
	hen law practice certificate must be given nsurer for claim for compensation	26 27	
(1)	Subsection (2) applies if—	28	
	(a) a law practice is retained by a claimant to act in relation to the claimant's claim for compensation; and	29 30 31	

	(b)	the claimant gives the law practice a payment direction about the payment of compensation for the claim.	1 2 3
(2)	If the law practice gives a copy of the payment direction to the insurer—		
	(a)	the payment direction must be accompanied by a law practice certificate completed by the supervising principal for the claim; and	6 7 8
	(b)	a copy of the certificate must be given to the claimant.	9 10
	Max	ximum penalty—300 penalty units.	11
(3)	Sub	sections (4) and (5) apply if—	12
	(a)	the insurer receives a payment direction from a claimant other than by receiving a copy from the law practice as mentioned in subsection (2); and	13 14 15 16
	(b)	the payment direction is not accompanied by a law practice certificate.	17 18
(4)	The insurer must, as soon as practicable after receiving the payment direction, give the law practice a notice requesting a law practice certificate for the claim.		
(5)		law practice must, within 7 days after eiving the notice given under subsection (4)—	23 24
	(a)	give the insurer a law practice certificate completed by the supervising principal for the claim; and	25 26 27
	(b)	give a copy of the certificate to the claimant.	28
	Max	ximum penalty—300 penalty units.	29
(6)	Sub	section (7) applies if—	30
	(a)	a law practice is retained by a claimant to act in relation to the claimant's claim for compensation; and	31 32 33

	(b) the claimant is paid an amount of compensation under a lump sum provision; and	1 2 3		
	(c) when the amount is paid, a law practice certificate has not previously been given to the insurer for the claim under this section.	4 5 6		
(7)	Unless the supervising principal has a reasonable excuse, the principal must, within 7 days after the amount is paid to the claimant—	7 8 9		
	(a) complete a law practice certificate for the claim; and	10 11		
	(b) give the certificate to the insurer and a copy of the certificate to the claimant.	12 13		
	Maximum penalty—300 penalty units.	14		
(8)	If the claimant is paid more than 1 amount of lump sum compensation for the claim, the supervising principal need only comply with subsection (7) in relation to the first amount of lump sum compensation paid.			
(9)	In this section—			
	<i>lump sum provision</i> means any of the following provisions—			
	(a) chapter 3, part 3, division 3 or 4;	23		
	(b) chapter 3, part 9, division 7;	24		
	(c) chapter 3, part 10;	25		
	(d) chapter 3, part 11.	26		
	payment direction means a direction or authorisation given by a client of a law practice for the payment of compensation for the claimant's claim to the trust account of the law practice.	27 28 29 30 31		

325	clai		ıt's n	re law practice certificate if notice of claim does not comply	1 2 3
	(1)	This	s sect	ion applies if—	4
		(a)	clai	laimant gives notice of the claimant's m for damages that does not comply a section 275(7A); and	5 6 7
		(b)	eith	er—	8
			(i)	the insurer waives compliance with the requirements for giving a complying notice of claim under section 278(2)(b) or (3); or	9 10 11 12
			(ii)	the notice of claim is taken to be a complying notice of claim under section 278(4).	13 14 15
	(2)	the clair clair insu	If the supervising principal of a law practice gave the claimant a law practice certificate for the claim under section 325H or 325I and the claimant has not given the certificate to the insurer, the principal must give a copy of the certificate to the insurer as soon as practicable.		
	(3)	Subsection (4) applies if—			22
		(a)	the supervising principal of a law practice retained by the claimant in relation to the claimant's claim did not give the claimant a law practice certificate for the claim under section 325H or 325I; and		
		(b)	insu	claimant has not subsequently given the arer a law practice certificate for the m from the supervising principal.	28 29 30
	(4)	afte noti	r the	ervising principal must, within 1 month claimant is notified of the waiver or the claim is taken to be a complying notice	31 32 33 34

	(a)	complete a law practice certificate for the claim; and	1 2
	(b)	give the certificate to the insurer and a copy of the certificate to the claimant.	3 4
		ximum penalty for subsection (4)—300 alty units.	5 6
pra		vising principal must complete law e certificate on finalisation of claim for es	7 8 9
(1)	This	s section applies if—	10
	(a)	a law practice is retained by a claimant to act in relation to the claimant's claim for damages; and	11 12 13
	(b)	either—	14
		(i) the claimant or the insurer accepts an offer, or counter offer, of settlement; or	15 16
		(ii) judgment is given on the claim.	17
(2)		supervising principal of the law practice in tion to the claim for damages must—	18 19
	(a)	complete a law practice certificate for the claim; and	20 21
	(b)	give the certificate to the insurer and a copy of the certificate to the claimant within 7 days after the acceptance or judgment.	22 23 24
	Max	ximum penalty—300 penalty units.	25
	aw p sines	ractice referral through sale of ss	26 27
(1)	This	s section applies if—	28
	(a)	a law practice (the <i>current practice</i>) sells all or part of the law practice's business to another law practice (the <i>new practice</i>); and	29 30 31

	(b)	as part of the sale, a claimant is to be referred to the new practice; and	1 2
	(c)	the claimant has not or will not have lodged an application for compensation or given a notice of claim for damages before the referral occurs.	3 4 5 6
(2)		supervising principal of the current practice st, before the referral occurs—	7 8
	(a)	complete a law practice certificate for the claim; and	9 10
	(b)	give the law practice certificate to the new practice and a copy of the certificate to the claimant.	11 12 13
	Max	ximum penalty—300 penalty units.	14
(3)	practhe	the new practice does not receive the law etice certificate mentioned in subsection (2), supervising principal of the new practice et, as soon as practicable—	15 16 17 18
	(a)	complete a notice that states the new practice has not received the certificate; and	19 20
	(b)	give the notice to the insurer.	21
Part 3		Other requirements	22
		relating to law practice	23
		certificates	24
		vising principal can not complete law e certificate or notice	25 26
(1)	a la	s section applies if the supervising principal of w practice can not comply with a requirement er part 2 in relation to a claim.	27 28 29
(2)		ner of the following may complete and give the practice certificate or notice mentioned in	30 31

			25M(3) to satisfy the requirement under the supervising principal—	1 2
	(a)	anot	ther principal of the law practice;	3
	(b)	prin	he supervising principal is the only cipal of the law practice—a lawyer ninated by the supervising principal.	4 5 6
325O La	aw p	racti	ce certificate not given	7
(1)	Thi	s sect	ion applies if—	8
	(a)	relat prac	supervising principal of a law practice in tion to a claim fails to give a law etice certificate to the claimant as tired under section 325H; and	9 10 11 12
	(b)		ause of the principal's failure, the mant—	13 14
		(i)	can not comply with the requirements of section 275(7A) within the period that a claimant may bring a proceeding for damages under section 302; and	15 16 17 18
		(ii)	terminates in writing the engagement of the law practice to act for the claimant in relation to the claim.	19 20 21
(2)	The	princ	cipal—	22
	(a)	refu incl	t, within 14 days after the termination, nd to the claimant all fees and costs, uding disbursements, paid by the mant in relation to the claim; and	23 24 25 26
	(b)		not charge or recover from the claimant further fees and costs in relation to the m.	27 28 29
(3)	In the	his se	ction—	30
	clai	mant	includes potential claimant.	31

325P Fa	lse or misleading law practice certificate	1
	A supervising principal of a law practice must not sign or give to a claimant, potential claimant or insurer, a law practice certificate or copy of a law practice certificate the principal knows is false or misleading in a material particular.	2 3 4 5 6
	Maximum penalty—300 penalty units.	7
Part 4	Referrals of claims and contact to solicit or induce claims	8 9 10
325Q M	eaning of <i>claim referral</i>	11
(1)	A <i>claim referral</i> is a referral of a claimant to a person for the purpose of—	12 13
	(a) the person providing a service for the claimant; or	14 15
	(b) someone other than the person providing a service for the claimant.	16 17
(2)	However, a <i>claim referral</i> does not include the advertisement or promotion of a service or person that results in a claimant using the service or person if the advertisement or promotion is made to the public or a group of persons.	18 19 20 21 22
	Examples of advertisement or promotion that is not a claim referral—	23 24
	 an advertisement of services provided by a law practice on the website or in the newsletter of an industrial organisation to its members 	25 26 27
	 the distribution of promotional stationery or clothing that displays a law practice's logo to members of an industrial organisation 	28 29 30
(3)	In this section—	31
	claimant includes a potential claimant.	32

	<i>service</i> , for a claimant, means a service related to the claimant's claim.	1 2
	Examples—	3
	a legal service, a medical service	4
325R G	iving or receiving consideration for claim errals	5 6
(1)	A person (a <i>payer</i>) must not give, agree to give or allow or cause someone else to give consideration to another person (a <i>payee</i>) for a claim referral or potential claim referral.	7 8 9 10
	Maximum penalty—300 penalty units.	11
(2)	A person (also a <i>payee</i>) must not receive, agree to receive or allow or cause someone else to receive consideration from another person (also a <i>payer</i>) for a claim referral or potential claim referral.	12 13 14 15
	Maximum penalty—300 penalty units.	16
(3)	This section does not apply if—	17
	(a) the payee is a law practice (the <i>current practice</i>) that is selling all or part of the law practice's business to another law practice (the <i>new practice</i>); and	18 19 20 21
	(b) the new practice gives, agrees to give or allows or causes someone else to give the current practice an amount for the referral of a claimant to the new practice; and	22 23 24 25
	(c) the amount is not more than the current legal costs for the claimant; and	26 27
	(d) the new practice discloses payment of the amount to the claimant in a costs agreement.	28 29
(4)	In this section—	30
	claimant includes a potential claimant.	31
	consideration, for a claim referral or potential	32

	claim referral, see section 325S.	1
	<i>legal costs</i> , for a claimant, means the fees and costs, including disbursements, a law practice is entitled to charge and recover from the claimant in relation to the claimant's claim or potential claim.	2 3 4 5 6
325S M	eaning of <i>consideration</i> for s 325R	7
(1)	Consideration, for a claim referral or potential claim referral, means a fee or other benefit given for the claim referral or potential claim referral but does not include a gift, other than money, or hospitality if the gift or hospitality has a value of \$200 or less.	8 9 10 11 12 13
(2)	To remove any doubt, it is declared that <i>consideration</i> does not include—	14 15
	(a) a payment or other benefit, not for a claim referral or potential claim referral, to—	16 17
	(i) a community legal service; or	18
	(ii) an industrial organisation; or	19
	(iii) a registered entity within the meaning of the Australian Charities and Not-for-profits Commission Act 2012 (Cwlth); or	20 21 22 23
	(iv) a school association; or	24
	(v) a sporting association; or	25
	Example—	26
	legal services provided pro bono by an associate of a law practice to a community legal service	27 28
	(b) an amount given by a claimant for a service provided to the claimant as part of making a claim including, for example, an amount for legal costs.	29 30 31 32
(3)	In this section—	33

	community legal service see the Legal Profession Act 2007, schedule 2.	1 2
	industrial organisation means a federal organisation, or an organisation, under the Industrial Relations Act 2016, schedule 5.	3 4 5
	school association means—	6
	(a) an association under the <i>Education (General Provisions) Act 2006</i> ; or	7 8
	(b) for a non-State school under the <i>Education</i> (Accreditation of Non-State Schools) Act 2017—an association of parents and friends formed for the school.	9 10 11 12
	sporting association means an association formed and operated on a not-for-profit basis for the purpose of conducting a sporting activity.	13 14 15
	pproach or contact for the purpose of king a claim	16 17
(1)	A person (the <i>first person</i>) must not personally approach or contact another person (the <i>second person</i>) and solicit or induce the second person to make a claim.	18 19 20 21
	Maximum penalty—300 penalty units.	22
(2)	For subsection (1), a person personally approaches or contacts another person if the person specifically contacts that person, whether in person or by mail, telephone, email or another form of electronic communication.	23 24 25 26 27
(3)	This section does not apply if—	28
	(a) the first person—	29
	(i) does not expect or intend to receive, and does not receive, consideration because of the approach or contact; and	30 31 32

	(ii)	does not ask for someone else to receive, or agree to someone else receiving, consideration because of the approach or contact; or	1 2 3 4
(b)	both	n of the following apply—	5
	(i)	the first person is a law practice or lawyer that is supplying, or has previously supplied, the second person, or a relative of the second person, with legal services;	6 7 8 9
	(ii)	the first person reasonably believes the second person will not object to the approach or contact; or	11 12 13
(c)	the	first person—	14
	(i)	is a law practice or lawyer that has been asked by a person on behalf of a community legal service or industrial organisation (a <i>representative</i>) to approach or contact the second person; and	15 16 17 18 19 20
	(ii)	has been advised by the representative that the representative reasonably believes the second person will not object to the approach or contact.	21 22 23 24
This	sect	ion applies regardless of whether—	25
(a)		second person is entitled to make the m; or	26 27
(b)		second person had already decided to te, or had made, the claim.	28 29
In th	nis se	ction—	30
		ity legal service see the Legal Profession, schedule 2.	31 32
		ation means a fee or other benefit but include a gift, other than money, or	33 34

(4)

(5)

	hospitality if the gift or hospitality has a value of \$200 or less.	1 2
	industrial organisation means a federal organisation, or an organisation, under the Industrial Relations Act 2016, schedule 5.	3 4 5
	<i>legal services</i> means work done, or business transacted, in the ordinary course of legal practise.	6 7
	esponsibility for acts or omissions of resentative	8
(1)	This section applies to a proceeding for an offence against section 325R(1) or (2) or 325T.	10 11
(2)	If it is relevant to prove a person's state of mind about a particular act or omission, it is enough to show—	12 13 14
	(a) the act was done or omitted to be done by a representative of the person within the scope of the representative's actual or apparent authority; and	15 16 17 18
	(b) the representative had the state of mind.	19
(3)	An act done or omitted to be done for a person by a representative of the person within the scope of the representative's actual or apparent authority is taken to have been done or omitted to be done also by the person, unless the person proves the person could not, by the exercise of reasonable precautions and proper diligence, have prevented the act or omission.	20 21 22 23 24 25 26 27
(4)	To remove any doubt, it is declared that a representative for an individual includes an employee or agent of a partner of a partnership.	28 29 30
(5)	In this section—	31
	executive officer, of a corporation, means a person who is concerned with or takes part in its management, whether or not the person is a	32 33 34

	director or secretary or the person's position is given the name of executive officer.	1 2	
	representative means—	3	
	(a) for an individual—an employee or agent of the individual; or	4 5	
	(b) for a corporation—an executive officer, employee or agent of the corporation.	6 7	
	state of mind, of a person, includes—	8	
	(a) the person's knowledge, intention, opinion, belief or purpose; and	9 10	
	(b) the person's reasons for the intention, opinion, belief or purpose.	11 12	
325V A	dditional consequences for law practice	13	
(1)	This section applies if an associate of a law practice is convicted of an offence against section 325J, 325L, 325R(1) or (2) or 325T in relation to a claim or potential claim.		
(2)	The law practice is not entitled to recover any fees or costs, including disbursements, that relate to the provision of services for the claim and must repay any amount received that relate to the services to the person from whom it was received.	18 19 20 21 22	
	njunction to prevent or restrain a ntravention of s 325R or 325T	23 24	
(1)	This section applies if the Regulator reasonably believes a person (an <i>offending party</i>) has engaged, is engaging or is proposing to engage in conduct, whether in Queensland or elsewhere, that contravened, is contravening or would contravene section 325R(1) or (2) or 325T.	25 26 27 28 29 30	
(2)	The Regulator may apply to a court of competent jurisdiction (the <i>court</i>) for an injunction	31 32	

	restraining the offending party from engaging, or continuing to engage, in the conduct.	1 2
(3)	The court may grant an interim injunction restraining the offending party from engaging, or continuing to engage, in the conduct pending a decision about the application.	3 4 5 6
(4)	After considering the application, the court may—	7 8
	(a) if it is satisfied on the balance of probabilities that the offending party has engaged, or is likely to engage or continue to engage, in the conduct—grant the injunction; or	9 10 11 12 13
	(b) refuse to grant the injunction.	14
(5)	The court may grant the injunction—	15
	(a) if it is satisfied the offending party has engaged in the conduct—whether or not it considers the offending party intends to engage again, or continue to engage, in the conduct; or	16 17 18 19 20
	(b) if it is satisfied the offending party will engage in the conduct if the injunction is not granted—whether or not the offending party has previously engaged in the conduct.	21 22 23 24
(6)	If the court is satisfied there is a sufficient reason for doing so, it may grant an injunction under subsection (3) or (4) without notice to the offending party.	25 26 27 28
(7)	In this section—	29
	court of competent jurisdiction includes a court of another State vested with jurisdiction under the cross-vesting laws.	30 31 32
	cross-vesting laws means the Jurisdiction of Courts (Cross-vesting) Act 1987 and the corresponding laws of other States.	33 34 35

	325X Ex	traterritor	ial applicati	on of part		1
	(1)	This part Queensland		th within	and outside	2 3
	(2)	-	he extraterrit	_	and to the full ative power of	4 5 6
	Part 5		Require non-cor chapter	mpliand	•	7 8 9
	325Y Ins	surer's du	ty to report	non-com	oliance	10
	(1)	believes a			er reasonably g any of the	11 12 13
		(a) chapte	er 6B, part 2;			14
		(b) sectio	n 325P;			15
		(c) sectio	n 325R;			16
		(d) sectio	n 325T.			17
	(2)	Regulator		tion the in	ay, give the nsurer has in	18 19 20
		Maximum	penalty—50	penalty uni	ts.	21
Clause 61	Insertion of ne	w ch 12, p	t 1A			22
	Chapter 12-	_				23
	insert—					24
	Part ⁻	1 A	Specia			25
			investi	gation	S	26

532L Def	initi	ons for part	1
]	In th	is part—	2
	<i>asso</i> meai	ciated person, for an investigated person, ns—	3 4
((a)	for an investigated person that is an insurer—an officer of the insurer; or	5 6
((b)	for an investigated person that is a related body corporate for an insurer—an officer of the body corporate; or	7 8 9
((c)	for an investigated person that is a law practice—	10 11
		(i) an associate of the law practice; or	12
		(ii) a barrister briefed by the law practice in relation to a claim the Regulator reasonably suspects is connected to a contravention of section 325R(1) or (2) or 325T; or	13 14 15 16 17
((d)	for an investigated person who is a lawyer—a barrister briefed by the lawyer in relation to a claim the Regulator reasonably suspects is connected to a contravention of section 325R(1) or (2) or 325T.	18 19 20 21 22
	clain	<i>n</i> means—	23
((a)	an application for compensation; or	24
((b)	a claim for damages.	25
i	inves	stigated person means any of the following—	26
((a)	an insurer mentioned in section 532N(1);	27
((b)	an entity mentioned in section 532N(2);	28
((c)	a body corporate mentioned in section 532P.	29
		stigator means a person appointed under on 532N.	30 31

	eference to document includes reference to productions from electronic document	1 2
(1)	A reference in this part to a document includes a reference to an image or writing—	3 4
	(a) produced from an electronic document; or	5
	(b) not yet produced, but reasonably capable of being produced, from an electronic document, with or without the aid of another article or device.	6 7 8 9
(2)	In this section—	10
	electronic document means a document of a type mentioned in the Acts Interpretation Act 1954, schedule 1, definition document, paragraph (c).	11 12 13
532N A	ppointment of investigator	14
(1)	If the Regulator considers it desirable in the public interest, the Regulator may appoint an investigator to investigate the affairs of an insurer.	15 16 17
	Note—	18
(2)	See also section 532P.	19
(2)	Also, the Regulator may appoint an investigator to investigate the relevant affairs of either of the following entities—	20 21 22
	(a) a law practice or lawyer that is acting or has acted for a claimant;	23 24
	(b) an entity prescribed by regulation for this section.	25 26
(3)	The Regulator may appoint an investigator under subsection (2) if the Regulator reasonably suspects that section 325R(1) or (2) or 325T may have been contravened by the investigated person or an associated person for the investigated person.	27 28 29 30 31 32
(4)	The Regulator may by written instrument	33

	appoint any of the following persons as an investigator—	1 2
	(a) an Australian legal practitioner;	3
	(b) a qualified accountant;	4
	(c) another appropriately qualified person.	5
(5)	The instrument of appointment must state the terms of appointment and the matters into which the investigation is to be made.	6 7 8
(6)	The instrument of appointment may state a period within which the investigation must be completed.	9 10 11
(7)	Without limiting the <i>Acts Interpretation Act 1954</i> , section 25, the Regulator may, by written notice given to the investigator—	12 13 14
	(a) amend the instrument of appointment; or	15
	(b) end the appointment.	16
(8)	In this section—	17
	Australian legal practitioner see the Legal Profession Act 2007, section 6.	18 19
	qualified accountant means—	20
	(a) a member of CPA Australia Ltd ACN 008 392 452 who is entitled to use the letters 'CPA' or 'FCPA'; or	21 22 23
	(b) a member of Chartered Accountants Australia and New Zealand ARBN 084 642 571 who is entitled to use the letters 'CA' or 'FCA'; or	24 25 26 27
	(c) a member of the Institute of Public Accountants Ltd ACN 004 130 643 who is entitled to use the words 'MIPA' or 'FIPA'.	28 29 30
	relevant affairs, of an investigated person, means matters relating to how the investigated person received or was referred instructions for a claim	31 32

	and how the investigated person gave or referred instructions for a claim, and includes a transaction involving the investigated person or an associated person for the investigated person relevant to the receipt or referral of instructions.	1 2 3 4 5
5320 D	elegation of powers by investigator	6
(1)	An investigator may delegate a power under this part other than the power to administer an oath or affirmation or the power to examine on oath or affirmation.	7 8 9 10
(2)	A delegate must produce the instrument of delegation for inspection on request by an investigated person or an associated person for an investigated person.	11 12 13 14
532P In	vestigation of related body corporate	15
	If an investigator considers it necessary, in investigating the affairs of an insurer, to investigate the affairs of a body corporate that is or has at any relevant time been a related body corporate for the insurer, the investigator may investigate the affairs of the body corporate with the Regulator's written agreement.	16 17 18 19 20 21 22
532Q P	owers of investigators	23
(1)	An investigator may, by written notice, require an investigated person or an associated person for an investigated person—	24 25 26
	(a) to produce to the investigator a document that is in the custody or control of the investigated person or associated person; and	27 28 29 30
	(b) to give the investigator all reasonable help in connection with the investigation.	31 32

(2)	An investigator may, by written notice, require an investigated person, or an associated person for an investigated person, who is an individual to appear before the investigator for examination on oath or affirmation.	1 2 3 4 5
(3)	An investigator may administer an oath or affirmation.	6 7
(4)	For an electronic document, compliance with the requirement requires the giving of a clear image or written version of the electronic document.	8 9 10
(5)	In this section—	11
	electronic document means a document of a type mentioned in the Acts Interpretation Act 1954, schedule 1, definition document, paragraph (c).	12 13 14
532R D	ocuments produced to investigator	15
(1)	If a document is produced to an investigator under this part, the investigator may keep the document for the period that the investigator reasonably considers necessary for the investigation.	16 17 18 19
(2)	The investigator must allow a person who would be entitled to inspect the document if it were not being kept by the investigator to inspect the document at all reasonable times.	20 21 22 23
(3)	The investigator must allow an owner of the document to copy it.	24 25
	kamination of investigated person or sociated person	26 27
(1)	An investigated person or associated person for an investigated person must not—	28 29
	(a) fail to comply with a lawful requirement (a <i>relevant requirement</i>) of an investigator to	30 31

		it; or	1 2
	(b)	in purported compliance with a relevant requirement, give information to an investigator knowing it to be false or misleading in a material particular; or	3 4 5 6
	(c)	when appearing before an investigator for examination under a relevant requirement—	7 8
		(i) state anything knowing it is false or misleading in a material particular; or	9 10
		(ii) fail to be sworn or to make an affirmation.	11 12
		ximum penalty—300 penalty units or 2 years or sonment.	13 14
(2)		section (1) does not apply to a person if the son, when giving information in a document—	15 16
	(a)	tells the investigator, to the best of the person's ability, how the information is false or misleading; and	17 18 19
	(b)	if the person has, or can reasonably obtain, the correct information—gives the correct information to the investigator.	20 21 22
(3)		person who complies with a relevant airement of an investigator under this section s not merely because of the compliance—	23 24 25
	(a)	contravene a provision of an Act or a law imposing a statutory or commercial obligation or restriction to maintain secrecy; or	26 27 28 29
	(b)	incur any civil liability.	30
(4)	this	erson required to attend for examination under part is entitled to the allowances and expenses scribed by regulation	31 32 33

	elf-incrimination and legal professional vilege	1 2
(1)	This section applies to a person who is an investigated person or an associated person for an investigated person if the person is required to answer a question put to the person by, or produce a document to, an investigator.	3 4 5 6 7
(2)	The person is not excused from failure to comply with the requirement on the basis that complying—	8 9 10
	(a) might tend to incriminate the person or expose the person to a penalty; or	11 12
	(b) for an investigated person mentioned in section 532N(2) or an associated person for an investigated person mentioned in section 532N(2), would disclose a privileged client communication.	13 14 15 16 17
(3)	The investigator must inform the person, in a way that is reasonable in the circumstances, that—	18 19
	 (a) the person must comply with the requirement even though complying— (i) might tend to incriminate the person or expose the person to a penalty; or 	20 21 22 23
	(ii) would disclose a privileged client communication; and	24 25
	(b) if the person is an individual—under section 532ZA, there is a limited immunity against the future use of the information or document given in compliance with the requirement.	26 27 28 29 30
(4)	If the person is an individual and the individual fails to comply with the requirement when the investigator has failed to comply with subsection (3), the individual may not be convicted of the offence against section 532S(1).	31 32 33 34 35

(5) If, in complying with a requirement made under section 532S, the person discloses a privileged client communication—	1 2 3
	(a) the person is taken for all purposes not to have breached legal professional privilege in complying with the requirement; and	4 5 6
	(b) the disclosure does not constitute a waiver of legal professional privilege or otherwise affect any claim of legal professional privilege for any purpose other than a proceeding for an offence against chapter 6B, part 2 or section 325P, 325R(1) or (2) or 325T.	7 8 9 10 11 12 13
(6) In this section—	14
	privileged client communication means communication protected against disclosure by legal professional privilege that operates for the benefit of a client of an investigated person.	15 16 17 18
	Failure of person to comply with requirement f investigator	19 20
(1) If an investigated person or associated person for an investigated person fails to comply with a requirement of an investigator, the investigator may give the Supreme Court a certificate about the failure to comply.	21 22 23 24 25
(2	If an investigator gives a certificate under subsection (1), the court may inquire into the case and may order the person to comply with the requirements of the investigator within a period fixed by the court.	26 27 28 29 30
532V	Recording of examination	31
(1	•	32
(1	questions asked and the answers given at an	33

	examination under this chapter.	1
(2)	Subject to section 532ZA, a record of the examination of a person under this part may be used in evidence in a legal proceeding against the person.	2 3 4 5
(3)	The investigator must, on the written request of the person, give a copy of the record of the examination to the person without fee.	6 7 8
(4)	The record must be included with the investigator's final report on the investigation.	9 10
(5)	Nothing in this section affects or limits the admissibility of other written or oral evidence.	11 12
532W R	eport of investigator	13
(1)	An investigator may, and if directed by the Regulator must, make interim reports about a special investigation to the Regulator.	14 15 16
(2)	On the completion or termination of the investigation, the investigator must report to the Regulator the investigator's opinion on the matters under investigation, together with the facts on which the opinion is based.	17 18 19 20 21
(3)	A copy of a final report must, and a copy of the whole or part of an interim report may, be given by the Regulator to the investigated person that is the subject of the report.	22 23 24 25
(4)	However, the Regulator is not bound to give an investigated person a copy of a report, or a part of the report, if the Regulator considers it would not be appropriate to disclose the report, or part of the report, to the person that is the subject of the report.	26 27 28 29 30 31
(5)	The Regulator may publish on its website and any other place the Regulator considers appropriate the whole or a part of a report only if—	32 33 34

	(a) the investigated person the subject of the report is convicted of an offence against chapter 6B; and	1 2 3
	(b) the Regulator considers publishing the report or part of the report is in the public interest.	4 5 6
(6)	If a report given to the Regulator is accompanied by a record of an examination made under section 532V, the Regulator may give a copy of the record to any person, and on the conditions, the Regulator considers appropriate.	7 8 9 10 11
532X D	ocuments taken during investigation	12
(1)	On the completion or termination of an investigation, an investigator must give the Regulator any documents the investigator has taken possession of under this part.	13 14 15 16
(2)	The Regulator may—	17
	(a) keep the documents for the period the Regulator reasonably considers necessary to enable a decision to be made about whether or not a legal proceeding ought to be started in relation to the investigation; and	18 19 20 21 22
	(b) keep the documents for any further period the Regulator considers necessary to enable a legal proceeding to be started or continued.	23 24 25 26
(3)	The Regulator may, during the period the documents are kept by the Regulator—	27 28
	(a) allow a person to inspect the documents; and	29 30
	(b) allow the use of the documents for a legal proceeding started because of the investigation.	31 32 33

(4)	The Regulator must allow a person who would be entitled to inspect a document if it were not being kept by the Regulator to inspect the document at all reasonable times.	1 2 3 4
532Y C	osts of investigation	5
(1)	This section applies if an investigated person is convicted of an offence against section 325R(1) or (2) or 325T.	6 7 8
(2)	The Regulator may recover the costs of and incidental to an investigation under this chapter from the investigated person.	9 10 11
532Z Ot	ther offences about investigations	12
(1)	A person must not—	13
	(a) conceal, destroy, mutilate or alter a document of or about an investigated person or associated person for an investigated person; or	14 15 16 17
	(b) send, cause to be sent or conspire with someone else to send out of the State a document mentioned in paragraph (a) or any property belonging to or under the control of the investigated person or associated person for the investigated person.	18 19 20 21 22 23
	Maximum penalty—300 penalty units or 2 years imprisonment.	24 25
(2)	It is a defence to a prosecution of an offence against subsection (1) for the defendant to prove that the defendant did not act with intent to defeat the purposes of this part or to delay or obstruct the carrying out of an investigation under this part.	26 27 28 29

	Evidential immunity for individuals nplying with particular requirements	1 2
(1)	This section applies if an individual gives or produces information or a document to an investigator under section 532Q.	3 4 5
(2)	Evidence of the information or document, and other evidence directly or indirectly derived from the information or document, is not admissible against the individual in any proceeding to the extent it tends to incriminate the individual, or expose the individual to a penalty, in the proceeding.	6 7 8 9 10 11 12
(3)	However, this section does not apply to—	13
	(a) a proceeding about the false or misleading nature of the information or anything in the document or in which the false or misleading nature of the information or document is relevant evidence; or	14 15 16 17 18
	(b) a proceeding for an offence against chapter 6B, part 2 or section 325P, 325R(1) or (2) or 325T.	19 20 21
532ZB E	Extraterritorial application of part	22
(1)	This part applies both within and outside Queensland to the extent necessary for any investigation of—	23 24 25
	(a) a contravention of chapter 6B, part 2 or section 325P, 325R(1) or (2) or 325T; or	26 27
	(b) the affairs of an investigated person under section 532N(2).	28 29
(2)	For subsection (1), this part applies outside Queensland to the full extent of the extraterritorial legislative power of the Parliament.	30 31 32

532 Z C (Confi	dent	tiality of information	1
(1)			stigator must not, whether directly or v, disclose confidential information.	2 3
	Max	imur	n penalty—100 penalty units.	4
(2)	However, subsection (1) does not apply if—			5
	(a)	the o	confidential information is disclosed—	6
		(i)	in the performance of functions under this part; or	7 8
		(ii)	with the written consent of the person to whom the information relates; or	9 10
		(iii)	to the person to whom the information relates; or	11 12
		(iv)	in a form that could not identify any person; or	13 14
	(b)		disclosure of the confidential rmation is authorised under an Act or her law.	15 16 17
(3)	In th	is se	ction—	18
	has l	erfor	tial information means information that me known to an investigator in the course ming the investigator's functions for this	19 20 21 22
Insertion of ne	ew s	573 <i>F</i>	1	23
After section	on 573	3		24
insert—				25
			of information for administering g provisions	26 27
(1)	perf prov	ormii	ion applies if, in exercising a power or ng a function under a claim farming under this Act, the Regulator obtains on.	28 29 30 31

Clause 62

(2)	rele	e Regulator may disclose the information to a evant entity if the Regulator believes the formation is relevant to—				
	(a)	the administration by the relevant entity of a claim farming provision; or	4 5			
	(b)	monitoring and identifying patterns or trends in conduct to which claim farming provisions apply.	6 7 8			
(3)	be	ormation disclosed under this section must not used for any purpose other than the ninistration of a claim farming provision.	9 10 11			
(4)	In t	his section—	12			
	clai	claim farming provision means—				
	(a)	chapter 6B; and	14			
	(b)	each of the following provisions of the <i>Motor Accident Insurance Act 1994</i> —	15 16			
		(i) part 4, division 2A;	17			
		(ii) sections 37AA, 37AB, 39A and 41A;	18			
		(iii) part 5AA; and	19			
	(c)	each of the following provisions of the Personal Injuries Proceedings Act 2002—	20 21			
		(i) chapter 2, part 1, division 1A;	22			
		(ii) section 9B, 9C or 13A;	23			
		(iii) chapter 2, part 4;	24			
		(iv) chapter 3, parts 2 and 2A.	25			
	relevant entity means each of the following—					
	(a)	the Motor Accident Insurance Commission established under the <i>Motor Accident Insurance Act</i> 1994 section 6:	27 28			

			(b)	the Legal Services Commission continued in existence under the <i>Legal Profession Act</i> 2007, section 591.
lause	63	Amendment	t of s 5	75 (Information use immunity)
		Section 5	575, fro	m 'other than a proceeding'—
		omit, ins	ert—	
			oth	er than—
			(a)	a proceeding in which it is alleged the information was false or misleading; or
			(b)	a proceeding for an offence against a claim farming provision within the meaning of section 573A(4).
ause	64	Amendment other than a		79 (Summary proceedings for offences to have
		(1) Section 5	579(3),	after 'A proceeding'—
		insert—		
				ther than a proceeding for a claim farming ence,
		(2) Section 5	579—	
		insert—		
		(3A	/ 1	proceeding for a claim farming offence must that within the later of—
			(a)	2 years after the commission of the offence; or
			(b)	6 months after the commission of the offence comes to the knowledge of the
				Regulator.
		(3) Section 5	579(6)-	•

s	65]
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		<i>claim far</i> chapter 6	<i>ming offence</i> means an offence against B.	1 2
	(4)	Section 579(6), defini	tion <i>prescribed offence</i> —	3
		insert—		4
		(d) a cla	im farming offence.	5
Clause 6		endment of s 732 (R ninal condition)	equirement for certification of	6 7
		Section 732(1)—		8
		insert—		9
		Note—		10
		See sect	ion 744 for the disapplication of this provision.	11
Clause 6	66 Inse	ertion of new ch 37		12
		After chapter 36—		13
		insert—		14
		Chapter 37	Transitional	15
			provisions for	16
			Personal Injuries	17
			Proceedings and	18
			Other Legislation	19
			Amendment Act	20
			2022	21
		743 Definition fo	-	22
		In this ch	apter—	23
			a provision of this Act, means the in force from the commencement.	24 25

	olication of new s 39A to injuries sustained or after 31 January 2015	1 2					
(1)	New section 39A applies, and is taken always to have applied, in relation to a condition that is a latent onset injury sustained by a worker on or after 31 January 2015.						
(2)	Section 732(1) does not apply, and is taken never to have applied, in relation to the condition.	7 8					
(3)	Subsections (1) and (2) apply in relation to the condition even if any of the following events happened before the commencement—	9 10 11					
	(a) an insurer allowed an application for compensation in relation to the condition;	12 13					
	(b) an insurer accepted a doctor's diagnosis of the terminal nature of the condition;	14 15					
	(c) a review or appeal under chapter 13, in relation to an application for compensation for the latent onset injury, had been started but not decided.	16 17 18 19					
(4)	This section is subject to section 745.	20					
745 Sav	ving of former s 39A for particular purposes	21					
(1)	This section applies in relation to a condition that is a latent onset injury sustained by a worker on or after 31 January 2015.	22 23 24					
(2)	Former section 39A continues to apply in relation to the condition if, before the commencement—	25 26					
	(a) the worker received lump sum compensation under section 128B for the latent onset injury; or	27 28 29					
	(b) the worker or the worker's dependants received lump sum compensation under section 128D.	30 31 32					
(3)	Also former section 30A continues to apply in	22					

	relation to a claim for damages for the injury if the worker has given the insurer a notice of claim before the commencement.	1 2 3	
(4)	In this section—	4	
	<i>former</i> , for a provision of this Act, means the provision as in force from time to time before the commencement.	5 6 7	
	plication of new s 39A to other particular uries	8	
(1)	This section applies in relation to a condition sustained by a worker on or after 31 January 2015 that is an injury other than a latent onset injury.	10 11 12	
(2)	New section 39A applies in relation to a claim for damages for the injury if the worker gives the insurer a notice of claim for the injury after the commencement.		
	quirements for law practice certificates bly to conduct on commencement	17 18	
(1)	This section applies if—	19	
	(a) before the commencement, a law practice was retained by a claimant to act in relation to the claimant's claim; and	20 21 22	
	(b) on the commencement, the claim has not been settled, decided by a court or otherwise concluded.	23 24 25	
(2)	Despite section 325F, a law practice certificate for the claim that the supervising principal of the law practice is required to complete and give to a person under chapter 6B, part 2 must state the matters in section 325F(2), (3) and (4) only in relation to conduct after the commencement.	26 27 28 29 30 31	
(3)	Section 325M applies to a referral of a client to a	32	

		(4)	new practice as mentioned in section 325M(1)(b) made after the commencement, even if the agreement for the sale of the current practice was entered into before the commencement. In this section— claim see section 325E.	1 2 3 4 5 6		
Clause 67	7 An	Amendment of sch 6 (Dictionary)				
	(1)	Schedule 6	<u> </u>	8		
		insert—		9		
			associate, of a law practice for chapter 6B, see the Legal Profession Act 2007, section 7(1).	10 11		
			associated person, of an investigated person, see section 532L.	12 13		
			claim—	14		
			(a) for chapter 6B, see section 325E; and	15		
			(b) for chapter 12, part 1A—see section 532L.	16		
			investigated person see section 532L.	17		
			investigator see section 532L.	18		
			<i>law practice</i> , for chapter 6B, see the <i>Legal Profession Act</i> 2007, schedule 2.	19 20		
			law practice certificate see section 325F.	21		
			<i>supervising principal</i> , for chapter 6B, see section 325E.	22 23		
	(2)	Schedule 6	, definition claimant—	24		
		insert—		25		
			(c) for chapter 6B and chapter 12, part 1A—means a person mentioned in paragraph (a) or (b).	26 27 28		

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