

Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) Act 1984

Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) Regulation 2008

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Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) Regulation 2008

		Page
Part 1	Preliminary	
1	Short title	15
2	Commencement	15
3	Definitions	15
Part 2	Community justice groups	
4	Continuation of community justice groups—Act, s 18(1)	15
Part 3	Community areas	
5	Community area for part 5, division 2 of the Act—Act, s 4, def commarea	unity 17
5A	Prescribed community area—Act, s 38	17
Part 4	Transitional provisions from repealed regulation	
Division 1	Purpose	
6	Main purposes of pt 4	18
Division 2	Transitional matters for Island Coordinating Council	
Subdivision 1	Preliminary	
7	Definitions for div 2	18
8	References to dissolution day	19
Subdivision 2	Role of TSIRC	
9	TSIRC to take over particular functions and powers	19
10	Registered provider under Housing Act 2003	19
Subdivision 3	Financial matters	
11	Assets and liabilities of ICC	20
12	Allocation report	20
13	Failure to give allocation report before the dissolution day	20
14	Transfer of grant moneys	21

15	Reporting obligations for grant moneys	21
16	Application of Financial Administration and Audit Act	21
Subdivision 4	Employment matters	
17	Preservation of employees' rights and entitlements	22
18	Appointer of employees	23
Subdivision 5	General	
19	Documents of ICC	23
20	Existing agreements	23
21	References to ICC	24
22	Legal proceedings	24
Division 3	Transitional provisions for regulations commencing before 15 March 2008	
23	Transitional provision for Community Services (Aborigines) Amendm Regulation (No. 3) 2002	ent 24
24	Transitional provision for Community Services (Aborigines) Amendm Regulation (No. 1) 2003	ent 24
25	Transitional provision for Community Services (Aborigines) Amendm Regulation (No. 2) 2003	ent 25
26	Transitional provision for Community Services (Aborigines) Amendm Regulation (No. 3) 2003	ent 25
27	Transitional provision for Aboriginal Communities (Justice and Land Matters) Amendment Regulation (No. 2) 2006	25
Division 4	Transitional provisions for Justice and Other Legislation Amendment Regulation (No. 1) 2008	
28	Existing nominations	26
29	Existing membership for Injinoo	27
Part 5	Repeal and transitional provisions	
Division 1	Repeal	
30	Repeal	27
Division 2	Transitional provisions	
31	Nominations	28
32	Members	29
33	Coordinators	29
34	Selection committee	29
35	Other matters	30
Schedule 1	Aurukun	31
Part 1	Preliminary	
1	Definitions for sch 1	31

Part 2	Name of community justice group	
2	Name	31
Part 3	Membership	
3	Number of members	32
4	Eligibility	32
5	Nomination, and withdrawal of nomination, of members	32
6	Notification by Minister	32
7	Vacation of office	33
8	Coordinator to advise Minister of vacancy	34
9	Term of membership	34
Part 4	Business and meetings	
10	Conduct of business	34
11	Times and places of special meetings	34
12	Quorum for special meeting	35
13	Number of members at special meeting	35
14	Presiding at special meeting	35
15	Voting at special meeting	35
Schedule 2	Bamaga	36
Part 1	Preliminary	
1	Definitions for sch 2	36
Part 2	Name of community justice group	
2	Name	36
Part 3	Membership	
3	Number of members	37
4	Eligibility	37
5	Nomination, and withdrawal of nomination, of members	37
6	Notification by Minister	38
7	Vacation of office	38
8	Coordinator to advise Minister of vacancy	39
9	Term of membership	39
Part 4	Business and meetings	
10	Conduct of business	39
11	Times and places of special meetings	39
12	Quorum for special meeting	40
13	Presiding at special meeting	40
14	Voting at special meeting	40

Schedule 3	Cherbourg	41
Part 1	Preliminary	
1	Definitions for sch 3	41
Part 2	Name of community justice group	
2	Name	41
Part 3	Membership	
3	Number of members	42
4	Eligibility	42
5	Nomination, and withdrawal of nomination, of members	42
6	Notification by Minister	44
7	Vacation of office	44
8	Coordinator to advise Minister of vacancy	45
9	Term of membership	45
Part 4	Business and meetings	
10	Conduct of business	46
11	Times and places of special meetings	46
12	Quorum for special meeting	46
13	Presiding at special meeting	46
14	Voting at special meeting	46
Schedule 4	Doomadgee	47
Part 1	Preliminary	
1	Definitions for sch 4	47
Part 2	Name of community justice group	
2	Name	48
Part 3	Membership	
3	Number of members	48
4	Nomination, and withdrawal of nomination, of members	48
5	Notification by Minister	49
6	Vacation of office	50
7	Coordinator to advise Minister of vacancy	50
8	Term of membership	50
Part 4	Business and meetings	
9	Conduct of business	51
10	Times and places of special meetings	51
11	Quorum for special meeting	52
12	Presiding at special meeting	52

13	Voting at special meeting	52
Schedule 5	Hope Vale	53
Part 1	Preliminary	
1	Definitions for sch 5	53
Part 2	Name of community justice group	
2	Name	54
Part 3	Membership	
3	Number of members	54
4	Eligibility	54
5	Nomination, and withdrawal of nomination, of members	54
6	Notification by Minister	55
7	Vacation of office	56
8	Coordinator to advise Minister of vacancy	56
9	Term of membership	56
Part 4	Business and meetings	
10	Conduct of business	56
11	Times and places of special meetings	57
12	Quorum for special meeting	57
13	Presiding at special meeting	57
14	Voting at special meeting	58
Schedule 6	Injinoo	59
Part 1	Preliminary	
1	Definitions for sch 6	59
Part 2	Name of community justice group	
2	Name	59
Part 3	Membership	
3	Number of members	60
4	Eligibility	60
5	Nomination, and withdrawal of nomination, of members	60
6	Notification by Minister	61
7	Vacation of office	61
8	Coordinator to advise Minister of vacancy	62
9	Term of membership	62
Part 4	Business and meetings	
10	Conduct of business	62
11	Times and places of special meetings	63

Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) Regulation 2008

12	Quorum for special meeting	63
13	Presiding at special meeting	63
14	Voting at special meeting	63
Schedule 7	Kowanyama	64
Part 1	Preliminary	
1	Definitions for sch 7	64
Part 2	Name of community justice group	
2	Name	64
Part 3	Membership	
3	Number of members	65
4	Eligibility	65
5	Nomination, and withdrawal of nomination, of members	65
6	Notification by Minister	66
7	Vacation of office	66
8	Coordinator to advise Minister of vacancy	67
9	Term of membership	67
Part 4	Business and meetings	
10	Conduct of business	67
11	Times and places of special meetings	67
12	Quorum for special meeting	68
13	Presiding at special meeting	68
14	Voting at special meeting	68
Schedule 8	Lockhart River	69
Part 1	Preliminary	
1	Definitions for sch 8	69
Part 2	Name of community justice group	
2	Name	70
Part 3	Membership	
3	Number of members	70
4	Eligibility	70
5	Nomination, and withdrawal of nomination, of members	71
6	Notification by Minister	71
7	Vacation of office	72
8	Coordinator to advise Minister of vacancy	72
9	Term of membership	73
Part 4	Business and meetings	

10	Conduct of business	73
11	Times and places of special meetings	73
12	Quorum for special meeting	73
13	Presiding at special meeting	74
14	Voting at special meeting	74
Schedule 9	Mapoon	75
Part 1	Preliminary	
1	Definitions for sch 9	75
Part 2	Name of community justice group	
2	Name	76
Part 3	Membership	
3	Number of members	76
4	Eligibility	76
5	Nomination, and withdrawal of nomination, of members	76
6	Notification by Minister	77
7	Vacation of office	78
8	Coordinator to advise Minister of vacancy	78
9	Term of membership	79
Part 4	Business and meetings	
10	Conduct of business	79
11	Times and places of special meetings	79
12	Quorum for special meeting	79
13	Presiding at special meeting	79
14	Voting at special meeting	80
Schedule 10	Mornington	81
Part 1	Preliminary	
1	Definitions for sch 10	81
Part 2	Name of community justice group	
2	Name	81
Part 3	Membership	
3	Number of members	82
4	Eligibility	82
5	Nomination, and withdrawal of nomination, of members	82
6	Notification by Minister	83
7	Vacation of office	83
8	Coordinator to advise Minister of vacancy	84

Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) Regulation 2008

9	Term of membership	84
Part 4	Business and meetings	
10	Conduct of business	85
11	Times and places of special meetings	85
12	Quorum for special meeting	85
13	Presiding at special meeting	85
14	Voting at special meeting	86
Schedule 11	Napranum	87
Part 1	Preliminary	
1	Definitions for sch 11	87
Part 2	Name of community justice group	
2	Name	88
Part 3	Membership	
3	Number of members	88
4	Nomination, and withdrawal of nomination, of members	88
5	Notification by Minister	89
6	Vacation of office	89
7	Coordinator to advise Minister of vacancy	90
8	Term of membership	90
Part 4	Business and meetings	
9	Conduct of business	90
10	Times and places of special meetings	91
11	Quorum for special meeting	91
12	Presiding at special meeting	91
13	Voting at special meeting	91
Schedule 12	New Mapoon	92
Part 1	Preliminary	
1	Definitions for sch 12	92
Part 2	Name of community justice group	
2	Name	92
Part 3	Membership	
3	Number of members	93
4	Eligibility	93
5	Nomination, and withdrawal of nomination, of members	93
6	Notification by Minister	93
7	Vacation of office	94

8	Coordinator to advise Minister of vacancy	95
9	Term of membership	95
Part 4	Business and meetings	
10	Conduct of business	95
11	Times and places of special meetings	95
12	Quorum for special meeting	96
13	Presiding at special meeting	96
14	Voting at special meeting	96
Schedule 13	Palm Island	97
Part 1	Preliminary	
1	Definitions for sch 13	97
Part 2	Name of community justice group	
2	Name	97
Part 3	Membership	
3	Number of members	97
4	Eligibility	98
5	Nomination, and withdrawal of nomination, of members	98
6	Notification by Minister	99
7	Vacation of office	99
8	Coordinator to advise Minister of vacancy	100
9	Term of membership	100
Part 4	Business and meetings	
10	Conduct of business	101
11	Times and places of special meetings	101
12	Quorum for special meeting	101
13	Presiding at special meeting	101
14	Voting at special meeting	101
Schedule 14	Pormpuraaw	102
Part 1	Preliminary	
1	Definitions for sch 14	102
Part 2	Name of community justice group	
2	Name	102
Part 3	Membership	
3	Number of members	102
4	Eligibility	103
5	Nomination, and withdrawal of nomination, of members	103

Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) Regulation 2008

6	Notification by Minister	103
7	Vacation of office	104
8	Coordinator to advise Minister of vacancy	104
9	Term of membership	105
Part 4	Business and meetings	
10	Conduct of business	105
11	Times and places of special meetings	105
12	Quorum for special meeting	105
13	Presiding at special meeting	106
14	Voting at special meeting	106
Schedule 15	Seisia	107
Part 1	Preliminary	
1	Definitions for sch 15	107
Part 2	Name of community justice group	
2	Name	107
Part 3	Membership	
3	Number of members	107
4	Eligibility	108
5	Nomination, and withdrawal of nomination, of members	108
6	Notification by Minister	108
7	Vacation of office	109
8	Coordinator to advise Minister of vacancy	109
9	Term of membership	109
Part 4	Business and meetings	
10	Conduct of business	110
11	Times and places of special meetings	110
12	Quorum for special meeting	110
13	Presiding at special meeting	110
14	Voting at special meeting	111
Schedule 16	Umagico	112
Part 1	Preliminary	
1	Definitions for sch 16	112
Part 2	Name of community justice group	
2	Name	112
Part 3	Membership	
3	Number of members	113

4	Eligibility	113
5	Nomination, and withdrawal of nomination, of members $\ldots \ldots$	113
6	Notification by Minister	114
7	Vacation of office	114
8	Coordinator to advise Minister of vacancy	115
9	Term of membership	115
Part 4	Business and meetings	
10	Conduct of business	115
11	Times and places of special meetings	116
12	Quorum for special meeting	116
13	Presiding at special meeting	116
14	Voting at special meeting	116
Schedule 17	Woorabinda	117
Part 1	Preliminary	
1	Definitions for sch 17	117
Part 2	Name of community justice group	
2	Name	117
Part 3	Selection committee	
3	Continuation	117
4	Membership	118
5	Functions	118
6	Conduct of business by selection committee	119
Part 4	Membership	
7	Number of members	119
8	Eligibility	119
9	Nomination, and withdrawal of nomination, of members	120
10	Notification by Minister	120
11	Vacation of office	121
12	Coordinator to advise Minister of vacancy	121
13	Term of membership	121
Part 5	Business and meetings	
14	Conduct of business	122
15	Times and places of special meetings	122
16	Quorum for special meeting	122
17	Presiding at special meeting	122
18	Voting at special meeting	122

Schedule 18	Wujal Wujal	123
Part 1	Preliminary	
1	Definitions for sch 18	123
Part 2	Name of community justice group	
2	Name	124
Part 3	Membership	
3	Number of members	124
4	Eligibility	124
5	Nomination, and withdrawal of nomination, of members	124
6	Notification by Minister	125
7	Vacation of office	125
8	Coordinator to advise Minister of vacancy	126
9	Term of membership	126
Part 4	Business and meetings	
10	Conduct of business	126
11	Times and places of special meetings	127
12	Quorum for special meeting	127
13	Presiding at special meeting	127
14	Voting at special meeting	127
Schedule 19	Yarrabah	128
Part 1	Preliminary	
1	Definitions for sch 19	128
Part 2	Name of community justice group	
2	Name	129
Part 3	Membership	
3	Number of members	129
4	Eligibility	129
5	Nomination, and withdrawal of nomination, of members	129
6	Notification by Minister	130
7	Vacation of office	131
8	Coordinator to advise Minister of vacancy	131
9	Term of membership	131
Part 4	Business and meetings	
10	Conduct of business	132
11	Times and places of special meetings	132
12	Quorum for special meeting	132

Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) Regulation 2008

13	Presiding at special meeting	133
14	Voting at special meeting	133
Schedule 20	Community areas for part 5, division 2 of the Act	134
Schedule 21	Dictionary	135

Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) Regulation 2008

Part 1 Preliminary

1 Short title

This regulation may be cited as the *Aboriginal and Torres* Strait Islander Communities (Justice, Land and Other Matters) Regulation 2008.

2 Commencement

This regulation commences on 30 August 2008.

3 Definitions

The dictionary in schedule 21 defines particular words used in this regulation.

Part 2 Community justice groups

4 Continuation of community justice groups—Act, s 18(1)

(1) Each community justice group named in a relevant schedule is continued for the community area stated for the justice group.

Notes—

- 1 The community justice groups named in schedules 6 (Injinoo), 12 (New Mapoon) and 16 (Umagico) were established under section 18 of the Act before the changeover day and, from the changeover day, continued under section 84 of the Act.
- 2 The community justice groups named in the schedules 2 (Bamaga) and 15 (Seisia) were established under the repealed Torres Strait Act before the changeover day and, from the changeover day, continued under section 85 of the Act.

- 3 The community justice groups named in other relevant schedules were established under the repealed regulation.
- (2) Subject to subsection (3), each relevant schedule prescribes matters about the community justice group named in the schedule.
- (3) If a relevant schedule states that a main Indigenous social grouping for a community justice group must nominate a minimum number of persons to be members of the justice group, including a minimum number of persons of a particular category, the obligation on the main Indigenous social grouping is to nominate the minimum number of persons to the greatest practicable extent.
- (4) For a community area that is described, in schedule 6, 12 or 16, by reference to an area that, immediately before the changeover day, was the community government area of a local government—
 - (a) the reference to the local government is taken to be a reference to the local government as it existed immediately before the changeover day; and
 - (b) the reference to the community government area of the local government is taken to be a reference to the community government area as it was under the *Local Government (Community Government Areas) Act 2004*, as in force immediately before the changeover day.

Example for subsection (4)—

In schedule 6, section 1, definition *Injinoo community area*—

- (a) the reference to Injinoo Shire Council is taken to be a reference to Injinoo Shire Council as the council existed immediately before the changeover day; and
- (b) the reference to the community government area of the Injinoo Shire Council is taken to be a reference to the community government area as it was under the *Local Government* (*Community Government Areas*) Act 2004, as in force immediately before the changeover day.

Notes—

1 Under the Local Government (Community Government Areas) Act 2004, as in force immediately before the changeover day, community government areas were described by reference to the

- local government areas for the councils, which were described in schedule 2 of that Act, as in force immediately before the changeover day.
- 2 Each map mentioned in the *Local Government (Community Government Areas) Act 2004*, schedule 2, as in force immediately before the changeover day, can be—
 - (a) accessed by members of the public, free of charge, on the website of the department in which the *Justices Act 1886* is administered; or
 - (b) purchased from any office of the department in which the *Survey and Mapping Infrastructure Act 2003* is administered.
- (5) In this section—

relevant schedule means a schedule of this regulation other than schedule 20 or 21.

Part 3 Community areas

5 Community area for part 5, division 2 of the Act—Act, s 4, def *community area*

For part 5, division 2 of the Act, each area stated in schedule 20 is prescribed as a community area for section 4, definition *community area*.

5A Prescribed community area—Act, s 38

The community area of Doomadgee is prescribed for section 38(3) of the Act.

Part 4 Transitional provisions from repealed regulation

Division 1 Purpose

6 Main purposes of pt 4

The main purposes of this part are—

- (a) to provide for the continuation of particular matters previously dealt with under the repealed regulation; and
- (b) to provide convenient access to the relevant transitional provisions.

Division 2 Transitional matters for Island Coordinating Council

Subdivision 1 Preliminary

7 Definitions for div 2

In this division—

allocation report see section 12.

dissolution day means the day the Local Government and Other Legislation (Indigenous Regional Councils) Amendment Act 2007, section 46 commenced.

grant agreement means an agreement between ICC and the Commonwealth, State or another entity (the **grantor**), entered into before the dissolution day, under which the grantor gives ICC grant money.

ICC means the Island Coordinating Council established under the *Community Services (Torres Strait) Act 1984*, part 8.

local transition committees means the local transition committees, established under the *Local Government Act* 1993, section 159YR, for the new local government areas of TSIRC and NPARC.

Editor's note—

The dictionary in the Act provides that—

- 1 *NPARC* means the Northern Peninsula Area Regional Council.
- 2 TSIRC means the Torres Strait Island Regional Council.

8 References to dissolution day

A matter under this division that happens from the dissolution day happens from the beginning of that day.

Subdivision 2 Role of TSIRC

9 TSIRC to take over particular functions and powers

- (1) This section applies if, under an Act—
 - (a) ICC may perform a function or exercise a power; and
 - (b) ICC started to perform the function or exercise the power, but did not finish performing the function or exercising the power, before the dissolution day.
- (2) TSIRC may, from the dissolution day, continue to perform the function or exercise the power.

10 Registered provider under Housing Act 2003

- (1) This section applies if, immediately before the dissolution day, ICC is a registered provider under the *Housing Act 2003* for providing housing services.
- (2) From the dissolution day, TSIRC—
 - (a) is taken to be a registered provider under that Act for providing housing services; and

(b) has, to the greatest practicable extent, the same functions, powers and obligations of ICC in relation to its operation as a registered provider for the services.

Subdivision 3 Financial matters

11 Assets and liabilities of ICC

(1) Subject to section 14, each asset or liability of ICC becomes the asset or liability of TSIRC on the dissolution day.

Note-

Section 14 provides for the transfer of a proportion of unexpended grant moneys from TSIRC to NPARC.

(2) The registrar of titles or other person responsible for keeping a register for dealings in assets must, if asked by TSIRC in the appropriate form, record the transfer or the vesting of any asset under this section in TSIRC.

12 Allocation report

The local transition committees must—

- (a) jointly prepare a report (an *allocation report*) stating the proposed allocation of any unexpended grant moneys held by ICC between TSIRC and NPARC; and
- (b) give the Minister the allocation report.

13 Failure to give allocation report before the dissolution day

If the local transition committees do not give the Minister the allocation report before the dissolution day, the Minister must decide the apportionment of any unexpended grant moneys held by ICC between TSIRC and NPARC.

14 Transfer of grant moneys

- (1) Subsection (2) applies if the local transition committees give the Minister the allocation report before the dissolution day.
- (2) TSIRC must transfer to NPARC on or before 31 March 2008 the proportion of the unexpended grant moneys that is to be transferred to NPARC under the allocation report.
- (3) Subsection (4) applies if the local transition committees do not give the Minister the allocation report before the dissolution day.
- (4) TSIRC must transfer to NPARC on or before the stated day the proportion of the unexpended grant moneys that the Minister decides is to be transferred to NPARC.
- (5) The stated day for subsection (4) is—
 - (a) 31 March 2008; or
 - (b) the later day the Minister decides.

15 Reporting obligations for grant moneys

- (1) This section applies to ICC's obligations to report about grant moneys under a grant agreement.
- (2) TSIRC must, from the dissolution day, perform the obligations under the grant agreement.
- (3) Without limiting subsection (2), TSIRC's report must include a report about grant moneys for the period ending on the dissolution day.

16 Application of Financial Administration and Audit Act

TSIRC must, from the dissolution day, comply with the requirements under the *Financial Administration and Audit Act 1977*, part 3, for the financial year starting on 1 July 2007, as if TSIRC were ICC.

Editor's note—

Financial Administration and Audit Act 1977—see the Financial Accountability Act 2009, section 93

Subdivision 4 Employment matters

17 Preservation of employees' rights and entitlements

- (1) This section applies to a person who, immediately before the dissolution day, was an employee of ICC.
- (2) On the dissolution day, the person is employed by TSIRC on the same conditions on which the person was employed by ICC.
- (3) Employment of the person by TSIRC under subsection (2) does not—
 - (a) affect the employee's benefits, entitlements or remuneration; or
 - (b) prejudice the employee's existing or accruing rights to superannuation or recreation, sick, long service or other leave; or
 - (c) interrupt continuity of service; or
 - (d) constitute a retrenchment or redundancy; or
 - (e) entitle the employee to a payment or other benefit merely because the person is no longer employed by ICC.
- (4) Without limiting subsection (2), if an industrial instrument applies to the person immediately before the dissolution day, the instrument continues to apply to the person.
- (5) A workforce transition code of practice under the *Local Government Act 1993*, section 159ZH, applies to the transition of the employee from ICC to TSIRC as if ICC were, under the *Local Government Act 1993*, chapter 3, part 1B, a merging local government whose local government area is abolished to form part of the new local government area of TSIRC.

Note-

The Local Government (Workforce Transition Code of Practice) Notice 2007 was notified on 29 August 2007.

(6) In this section—

industrial instrument means a federal award, federal agreement or industrial instrument, as defined under the *Industrial Relations Act 1999*.

18 Appointer of employees

For the continuing employment, under section 17, of a person employed by TSIRC, the person is taken to have been appointed by the chief executive officer of TSIRC.

Subdivision 5 General

19 Documents of ICC

- (1) The documents of ICC become the documents of TSIRC on the dissolution day.
- (2) TSIRC must, as soon as practicable after the dissolution day, give NPARC a copy of any agreement in relation to grant moneys transferred to NPARC under section 14.

20 Existing agreements

- (1) This section applies to an agreement to which ICC is a party before the dissolution day.
- (2) From the dissolution day, a reference in the agreement to ICC is taken to be a reference to—
 - (a) if the agreement is a grant agreement—TSIRC and NPARC; or
 - (b) otherwise—TSIRC.
- (3) From the dissolution day, the agreement gives rise to the same rights and liabilities as would have arisen if ICC were not dissolved.

Part 4 Transitional provisions from repealed regulation [s 21]

21 References to ICC

Subject to section 20(2), a reference in an Act or document to ICC may, from the dissolution day and if the context permits, be taken to be a reference to TSIRC.

22 Legal proceedings

A legal proceeding that could have been started or continued by or against ICC before the dissolution day, may be started or continued by or against TSIRC from the dissolution day.

Division 3 Transitional provisions for regulations commencing before 15 March 2008

23 Transitional provision for Community Services (Aborigines) Amendment Regulation (No. 3) 2002

For nominating members of the community justice group named in schedule 1, a nomination under schedule 1, section 5(1) includes a nomination made before 30 December 2002 by a main Indigenous social grouping mentioned in the schedule.

Editor's note—

Schedule 1 (Aurukun) was schedule 1 of the repealed regulation.

24 Transitional provision for Community Services (Aborigines) Amendment Regulation (No. 1) 2003

For nominating members of a community justice group for schedule 4 or 11, a nomination under section 4 of the schedule includes a nomination made before 30 May 2003 by a nominating entity mentioned in the schedule.

Editor's note—

Schedules 4 (Doomadgee) and 11 (Napranum) were schedules 2 and 3 of the repealed regulation.

25 Transitional provision for Community Services (Aborigines) Amendment Regulation (No. 2) 2003

(1) For nominating members of a community justice group for schedule 6, 7, 8 or 16 a nomination under section 5 of the schedule includes a nomination made before 28 November 2003 by a nominating entity mentioned in the schedule.

Editor's note—

Schedules 6 (Injinoo), 7 (Kowanyama), 8 (Lockhart River) and 16 (Umagico) were schedules 14, 5, 6 and 14B respectively of the repealed regulation.

(2) For nominating members of a community justice group for schedule 14, a nomination under section 5 of the schedule includes a nomination made before 28 November 2003 by a main Indigenous social grouping under the schedule.

Editor's note—

Schedule 14 (Pormpuraaw) was schedule 7 of the repealed regulation.

26 Transitional provision for Community Services (Aborigines) Amendment Regulation (No. 3) 2003

For nominating members of a community justice group for schedule 3, 9, 18 or 19, a nomination under section 5 of the schedule includes a nomination made before 19 December 2003 by a nominating entity mentioned in the schedule.

Editor's note—

Schedules 3 (Cherbourg), 9 (Mapoon), 18 (Wujal Wujal) and 19 (Yarrabah) were schedules 10 to 13A of the repealed regulation.

27 Transitional provision for Aboriginal Communities (Justice and Land Matters) Amendment Regulation (No. 2) 2006

For nominating members of a community justice group for schedule 13, a nomination under section 5 of the schedule includes a nomination made before 21 April 2006 by a main Indigenous social grouping mentioned in the schedule.

Part 4 Transitional provisions from repealed regulation [s 28]

Editor's note—

Schedule 13 (Palm Island) was schedule 13B of the repealed regulation.

Division 4 Transitional provisions for Justice and Other Legislation Amendment Regulation (No. 1) 2008

28 Existing nominations

- (1) For nominating members of a community justice group for a prescribed schedule, a nomination under section 5 of the prescribed schedule includes a nomination made before 15 March 2008.
- (2) However—
 - (a) for schedules 5 and 10, subsection (1) only applies to a nomination made by a main Indigenous social grouping mentioned in the schedule; and

Editor's note—

Schedules 5 (Hope Vale) and 10 (Mornington) were schedules 13C and 13D of the repealed regulation.

(b) for schedules 2, 6, 12, 15 and 16, subsection (1) applies only to a nomination made under the superseded nomination section for the schedule.

Editor's note—

Schedules 2 (Bamaga), 6 (Injinoo), 12 (New Mapoon), 15 (Seisia) and 16 (Umagico) were schedules 14C, 14, 14A, 14D and 14B respectively of the repealed regulation.

(3) In this section—

prescribed schedule means schedule 2, 5, 6, 10, 12, 15 and 16.

Editor's note—

Schedules 2 (Bamaga), 5 (Hope Vale), 6 (Injinoo), 10 (Mornington), 12 (New Mapoon), 15 (Seisia) and 16 (Umagico) were schedules 14C, 13C, 14, 13D, 14A, 14D and 14B respectively of the repealed regulation.

superseded nomination section means—

- (a) for schedule 2—the repealed *Community Services* (*Torres Strait*) *Regulation 1998*, schedule 1C, section 5; or
- (b) for schedule 6—schedule 4, section 5 of the repealed regulation as in force before 15 March 2008; or
- (c) for schedule 12—schedule 12, section 5 of the repealed regulation as in force before 15 March 2008; or
- (d) for schedule 16—schedule 8, section 5 of the repealed regulation as in force before 15 March 2008; or
- (e) for schedule 15—the repealed *Community Services* (*Torres Strait*) *Regulation 1998*, schedule 1B, section 5.

29 Existing membership for Injinoo

The limitation under schedule 6, section 3 that the justice group is comprised of not more than 10 members does not apply until 15 September 2008.

Editor's note—

Schedule 6 (Injinoo) was schedule 14 of the repealed regulation.

Part 5 Repeal and transitional provisions

Division 1 Repeal

30 Repeal

The Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) Regulation 1998, SL No. 192 is repealed.

Division 2 Transitional provisions

31 Nominations

For nominating members of a community justice group named in a relevant schedule, a nomination under the nomination section of the relevant schedule set out in the table includes a nomination made before 31 August 2008 under the corresponding superseded nomination section of the repealed regulation set out in the table.

Table

Nomination section	Superseded nomination section of the repealed regulation		
schedule 1, section 5	schedule 1, section 5		
schedule 2, section 5	schedule 14C, section 5		
schedule 3, section 5	schedule 10, section 5		
schedule 4, section 4	schedule 2, section 4		
schedule 5, section 5	schedule 13C, section 5		
schedule 6, section 5	schedule 14, section 5		
schedule 7, section 5	schedule 5, section 5		
schedule 8, section 5	schedule 6, section 5		
schedule 9, section 5	schedule 11, section 5		
schedule 10, section 5	schedule 13D, section 5		
schedule 11, section 4	schedule 3, section 4		
schedule 12, section 5	schedule 14A, section 5		
schedule 13, section 5	schedule 13B, section 5		
schedule 14, section 5	schedule 7, section 5		
schedule 15, section 5	schedule 14D, section 5		

14510				
Superseded nomination section of the repealed regulation				
schedule 14B, section 5				
schedule 9, section 9				
schedule 13, section 5				

Table

32 Members

schedule 19, section 5

(1) A person who, immediately before 31 August 2008, was a member of a community justice group mentioned in a relevant schedule holding office for a term continues as a member of the community justice group until the end of the term.

schedule 13A, section 5

(2) Subsection (1) applies subject to section 84(2) and 85(2) of the Act.

33 Coordinators

The person who, immediately before 31 August 2008, held appointment as a coordinator for a community justice group named in a relevant schedule is, without further appointment, taken to hold appointment as the coordinator for the community justice group.

34 Selection committee

A person who, immediately before 31 August 2008, held appointment as a member of the Woorabinda Community Justice Group Selection Committee (the *selection committee*) is, without further appointment, taken to hold appointment as a member of the selection committee.

Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) Regulation 2008

Part 5 Repeal and transitional provisions [s 35]

35 Other matters

All other matters relating to a community justice group named in a relevant schedule, including, for example, contracts entered into before 31 August 2008, are not affected by the repeal of the repealed regulation.

Schedule 1 Aurukun

section 4

Part 1 Preliminary

1 Definitions for sch 1

In this schedule—

main Indigenous social grouping means each of the following groups of Indigenous people—

- Archer, Watson and Top Kendall Rivers
- Cape Keerweer
- Kendall and Holroyd Rivers
- Knox River
- Love River
- Ti Tree-Oonyawa
- Upper Kirke River
- Wik Way.

special meeting see section 10(2).

Part 2 Name of community justice group

2 Name

The name of the community justice group for the Shire of Aurukun is Aurukun Community Justice Group.

Part 3 Membership

3 Number of members

The justice group is comprised of at least 8 but not more than 40 members.

4 Eligibility

A person is eligible to be a member of the justice group if the person is a member of a main Indigenous social grouping.

5 Nomination, and withdrawal of nomination, of members

- (1) Each main Indigenous social grouping must nominate at least 1 person, and may nominate not more than 5 persons, who are members of the grouping to be members of the justice group.
- (2) A main Indigenous social grouping may, at any time, withdraw a nomination made by it.
- (3) A main Indigenous social grouping must advise the Minister of each nomination, or withdrawal of a nomination, made by it.
- (4) The nomination of a person takes effect on the later of the following—
 - (a) the day notice of the nomination is published on the Queensland Courts website under section 6(1)(a);
 - (b) the day, if any, stated in the notice.
- (5) The withdrawal of the nomination of a person takes effect on the day stated in the notice given to the person under section 6(2)(a).

6 Notification by Minister

(1) The Minister must, if satisfied a person nominated under section 5(1) is eligible for membership of the justice group—

- (a) publish notice of the nomination on the Queensland Courts website; and
- (b) give the person written notice of the nomination.
- (2) If the Minister is advised of the withdrawal of the nomination of a person under section 5(3), the Minister must—
 - (a) give the person written notice of the withdrawal of the nomination; and
 - (b) publish notice of the withdrawal of the nomination on the Queensland Courts website.
- (3) A notice given to a person under subsection (2)(a) must state the day, not earlier than the day the notice is given to the person, the withdrawal of the nomination takes effect.
- (4) A notice published under subsection (1)(a) or (2)(b) must state—
 - (a) the name of the person nominated or whose nomination is withdrawn; and
 - (b) the main Indigenous social grouping that nominated, or withdrew the nomination of, the person.

7 Vacation of office

- (1) The office of a member of the justice group becomes vacant if—
 - (a) the member—
 - (i) dies; or
 - (ii) resigns office by notice given to the coordinator for the justice group; or
 - (b) the member's nomination is withdrawn under section 5.
- (2) A notice mentioned in subsection (1)(a)(ii) may be given orally or in writing.

8 Coordinator to advise Minister of vacancy

The coordinator for the justice group must, as soon as practicable after a member's office becomes vacant under section 7(1)(a), advise the Minister of the vacancy.

9 Term of membership

A member of the justice group holds office for the term—

- (a) starting on the day the member's nomination takes effect under section 5(4); and
- (b) ending on the day the member's office becomes vacant under section 7(1).

Part 4 Business and meetings

10 Conduct of business

- (1) Subject to this part, the justice group may conduct its business, including its meetings, in the way it considers appropriate, including, for example, by following Aboriginal tradition.
- (2) The justice group may only make decisions about business relating to its functions under section 19(1)(a), (c), (d) or (e) of the Act at a meeting at which the coordinator for the justice group is present (a *special meeting*).

Note—

See the Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) Act 1984, section 19(1)(a), (c), (d) or (e).

11 Times and places of special meetings

- (1) Special meetings must be held at the times and places the justice group decides.
- (2) However, the coordinator for the justice group may call a special meeting at any time, and must call a special meeting if asked by a majority of members of the justice group.

12 Quorum for special meeting

A quorum for a special meeting is 5 members of the justice group, each of whom must be a representative of a different main Indigenous social grouping.

13 Number of members at special meeting

At a special meeting, not more than 2 members of each main Indigenous social grouping, who are members of the justice group, may be present.

14 Presiding at special meeting

At a special meeting, the member of the justice group chosen by the members present is to preside.

15 Voting at special meeting

- (1) Only 1 member (the *voting member*) of each main Indigenous social grouping may vote on a question to be decided at a special meeting.
- (2) If more than 1 member of a main Indigenous social grouping is present at a special meeting, the members of the justice group who represent the grouping—
 - (a) may decide the grouping's voting member for a question; and
 - (b) if more than 1 question is to be decided, may decide that a different member is the grouping's voting member for different questions.
- (3) A question at a special meeting is to be decided by a majority of the votes of the voting members for the question and, if the votes are equal, the question is decided in the negative.

Schedule 2 Bamaga

section 4

Part 1 Preliminary

1 Definitions for sch 2

In this schedule—

Bamaga community area means the part of the local government area of NPARC that is within the relevant Bamaga area.

main Indigenous social grouping means each of the following groups of Indigenous people who live in the Bamaga community area—

- Aboriginal people
- Torres Strait Islanders
- the historical residents of the Bamaga community area
- the traditional owners of the Bamaga community area.

special meeting see section 10(2).

Part 2 Name of community justice group

2 Name

The name of the community justice group for the Bamaga community area is the Bamaga Mina Kodomir (Proper Voice) Community Justice Group.

Part 3 Membership

3 Number of members

The justice group is comprised of at least 5 but not more than 20 members.

4 Eligibility

A person is eligible to be a member of the justice group if the person is a member of a main Indigenous social grouping and lives in the Bamaga community area.

5 Nomination, and withdrawal of nomination, of members

- (1) Each main Indigenous social grouping must nominate at least 1 person to be a member of the justice group.
- (2) Each person nominated by a main Indigenous social grouping must be a member of the grouping.
- (3) A main Indigenous social grouping may, at any time, withdraw a nomination made by it.
- (4) A main Indigenous social grouping must advise the Minister of each nomination, or withdrawal of a nomination, made by it
- (5) The nomination of a person takes effect on the later of the following—
 - (a) the day notice of the nomination is published on the Queensland Courts website under section 6(1)(a);
 - (b) the day, if any, stated in the notice.
- (6) The withdrawal of the nomination of a person takes effect on the day stated in the notice given to the person under section 6(2)(a).

6 Notification by Minister

- (1) The Minister must, if satisfied a person nominated under section 5(1) is eligible for membership of the justice group—
 - (a) publish notice of the nomination on the Queensland Courts website; and
 - (b) give the person written notice of the nomination.
- (2) If the Minister is advised of the withdrawal of the nomination of a person under section 5(4), the Minister must—
 - (a) give the person written notice of the withdrawal of the nomination; and
 - (b) publish notice of the withdrawal of the nomination on the Oueensland Courts website.
- (3) A notice given to a person under subsection (2)(a) must state the day, not earlier than the day the notice is given to the person, the withdrawal of the nomination takes effect.
- (4) A notice published under subsection (1)(a) or (2)(b) must state—
 - (a) the name of the person nominated or whose nomination is withdrawn; and
 - (b) the main Indigenous social grouping that nominated, or withdrew the nomination of, the person.

7 Vacation of office

- (1) The office of a member of the justice group becomes vacant if—
 - (a) the member—
 - (i) dies; or
 - (ii) resigns office by notice given to the coordinator for the justice group; or
 - (iii) ceases to be eligible to be a member; or
 - (iv) is absent from 5 consecutive meetings of the justice group without the justice group's permission and without reasonable excuse; or

- (b) the member's nomination is withdrawn under section 5.
- (2) A notice mentioned in subsection (1)(a)(ii) may be given orally or in writing.

8 Coordinator to advise Minister of vacancy

The coordinator for the justice group must, as soon as practicable after a member's office becomes vacant under section 7(1)(a), advise the Minister of the vacancy.

9 Term of membership

A member of the justice group holds office for the term—

- (a) starting on the day the member's nomination takes effect under section 5(5); and
- (b) ending on the day the member's office becomes vacant under section 7(1).

Part 4 Business and meetings

10 Conduct of business

- (1) Subject to this part, the justice group may conduct its business, including its meetings, in the way it considers appropriate, including, for example, by following Aboriginal tradition or Island custom.
- (2) The justice group may only make decisions about business relating to its functions under section 19(1)(a), (c), (d) or (e) of the Act at a meeting at which the coordinator for the justice group is present (a *special meeting*).

11 Times and places of special meetings

(1) Special meetings must be held at the times and places the justice group decides.

(2) However, the coordinator for the justice group may call a special meeting at any time, and must call a special meeting if asked by a majority of members of the justice group.

12 Quorum for special meeting

A quorum for a special meeting of the justice group is 5.

13 Presiding at special meeting

At a special meeting, the member of the justice group chosen by the members present is to preside.

14 Voting at special meeting

A question at a special meeting is to be decided by a majority of the votes of the members voting on the question and, if the votes are equal, the question is decided in the negative.

Schedule 3 Cherbourg

section 4

Part 1 Preliminary

1 Definitions for sch 3

In this schedule—

council means the Cherbourg Shire Council.

main Indigenous social grouping means each of the following groups of Indigenous people—

- traditional owners of the community government area of the Cherbourg Shire Council
- other Indigenous residents of the community government area of the Cherbourg Shire Council or the local government area of the South Burnett Regional Council.

nominating entity see section 5(1). *special meeting* see section 10(2).

Part 2 Name of community justice group

2 Name

The name of the community justice group for the community government area of the Cherbourg Shire Council is Barambah Community Justice Group.

Part 3 Membership

3 Number of members

The justice group is comprised of 13 members.

4 Eligibility

- (1) A person is eligible to be a member of the justice group if the person—
 - (a) is a member of a main Indigenous social grouping; and
 - (b) lives in the community government area of the Cherbourg Shire Council or the local government area of the South Burnett Regional Council (the *relevant area*); and
 - (c) has lived in the relevant area for at least 5 years immediately before the person is nominated to be a member of the justice group.
- (2) For subsection (1)(c), it is irrelevant whether the person has, for the 5 years, lived in 1 or more of the areas mentioned in subsection (1)(b).

5 Nomination, and withdrawal of nomination, of members

(1) Each entity mentioned in column 1 of the following table (a *nominating entity*) must nominate the person or persons mentioned in column 2 opposite the entity to be members of the justice group—

Table

Column 1 Column 2

1 The main Indigenous social grouping that is the traditional owners of the community government area of the Cherbourg Shire Council 1 female person and 1 male person

Column 1		Column 2
2	The main Indigenous social grouping that is the other Indigenous residents of the community government area of the Cherbourg Shire Council or the local government area of the South Burnett Regional Council	2 female persons and 2 male persons
3	Cherbourg Elders Group	1 female person and
		1 male person
4	Cherbourg Shire Council	1 elected member of the Council
5	Cherbourg Elders Family Support Program Inc ABN 89 169 476 479	1 female person
6	Jundah Aboriginal Corporation Inc ABN 67 108 840 684	1 female person
7	Cherbourg Primary P&C Association ABN 52 467 302 311	1 person
8	The chief executive of the department in which the <i>Hospital and Health Boards Act</i> 2011 is administered	1 person

- (2) A nominating entity may, at any time, withdraw a nomination made by it.
- (3) A nominating entity must advise the Minister of each nomination, or withdrawal of a nomination, made by it.
- (4) The nomination of a person takes effect on the later of the following—
 - (a) the day notice of the nomination is published on the Queensland Courts website under section 6(1)(a);
 - (b) the day, if any, stated in the notice.
- (5) The withdrawal of the nomination of a person takes effect on the day stated in the notice given to the person under section 6(2)(a).

6 Notification by Minister

- (1) The Minister must, if satisfied a person nominated under section 5(1) is eligible for membership of the justice group—
 - (a) publish notice of the nomination on the Queensland Courts website; and
 - (b) give the person written notice of the nomination.
- (2) If the Minister is advised of the withdrawal of the nomination of a person under section 5(3), the Minister must—
 - (a) give the person written notice of the withdrawal of the nomination; and
 - (b) publish notice of the withdrawal of the nomination on the Queensland Courts website.
- (3) A notice given to a person under subsection (2)(a) must state the day, not earlier than the day the notice is given to the person, the withdrawal of the nomination takes effect.
- (4) A notice published under subsection (1)(a) or (2)(b) must state—
 - (a) the name of the person nominated or whose nomination is withdrawn; and
 - (b) the nominating entity that nominated, or withdrew the nomination of, the person.

7 Vacation of office

- (1) The office of a member of the justice group becomes vacant if—
 - (a) the member—
 - (i) dies; or
 - (ii) resigns office by notice given to the coordinator for the justice group; or
 - (iii) ceases to be eligible to be a member of the justice group; or

- (iv) is absent from 3 consecutive meetings of the justice group without the justice group's permission and without reasonable excuse; or
- (b) the member's nomination is withdrawn under section 5.
- (2) A notice mentioned in subsection (1)(a)(ii) may be given orally or in writing.

8 Coordinator to advise Minister of vacancy

The coordinator for the justice group must, as soon as practicable after a member's office becomes vacant under section 7(1)(a), advise the Minister of the vacancy.

9 Term of membership

- (1) Subject to subsection (2), a member of the justice group holds office for the term—
 - (a) starting on the day the member's nomination takes effect under section 5(4); and
 - (b) ending on the earlier of the following—
 - (i) 4 years after the day the member's nomination takes effect;
 - (ii) the day the member's office becomes vacant under section 7(1).
- (2) If the office of a member (the *former member*) becomes vacant under section 7(1), a person nominated to fill the resulting vacancy holds office until the day the former member's term would have ended if the former member's office had not become vacant.
- (3) If the term of office of a member (the *former member*) ends under subsection (1)(b)(i), the former member may continue to act as a member in the office left vacant by the former member until the vacancy is filled.

Part 4 Business and meetings

10 Conduct of business

- (1) Subject to this part, the justice group may conduct its business, including its meetings, in the way it considers appropriate, including, for example, by following Aboriginal tradition or Island custom.
- (2) The justice group may only make decisions about business relating to its functions under section 19(1)(a), (c), (d) or (e) of the Act at a meeting at which the coordinator for the justice group is present (a *special meeting*).

11 Times and places of special meetings

- (1) Special meetings must be held at the times and places the justice group decides.
- (2) However, the coordinator for the justice group may call a special meeting at any time, and must call a special meeting if asked by a majority of members of the justice group.

12 Quorum for special meeting

A quorum for a special meeting of the justice group is 5, at least 1 of whom must be a person who represents a main Indigenous social grouping.

13 Presiding at special meeting

At a special meeting, the member of the justice group chosen by the members present is to preside.

14 Voting at special meeting

A question at a special meeting is to be decided by a majority of the votes of the members present and, if the votes are equal, the member presiding has a casting vote.

Schedule 4 Doomadgee

section 4

Part 1 Preliminary

1 Definitions for sch 4

In this schedule—

council means the Doomadgee Shire Council.

main Indigenous social grouping means each of the following groups of Indigenous people—

- Gadawa
- Gangalida
- Lardill
- Mingginda
- Waanyi.

nominating entity means any of the following—

- (a) a main Indigenous social grouping;
- (b) Doomadgee CDEP Aboriginal Corporation ABN 91 096 896 192;
- (c) the council;
- (d) Warragudja Aboriginal Corporation ABN 38 365 831 274;
- (e) Warrgoobulginda Aboriginal Corporation ABN 17 807 264 224;
- (f) the chief executive of the department in which the *Education (General Provisions) Act* 2006 is administered:
- (g) the chief executive of the department in which the *Hospital and Health Boards Act 2011* is administered.

special meeting see section 9(2).

Part 2 Name of community justice group

2 Name

The name of the community justice group for the community government area of the Doomadgee Shire Council is Ngooderi Mabuntha Community Justice Group.

Part 3 Membership

3 Number of members

The justice group is comprised of at least 5 but not more than 17 members.

4 Nomination, and withdrawal of nomination, of members

- (1) Each main Indigenous social grouping must nominate at least 1 person, and may nominate 2 persons, who are members of the grouping to be members of the justice group.
- (2) Also, each of the following entities may nominate 1 person to be a member of the justice group—
 - (a) Doomadgee CDEP Aboriginal Corporation ABN 91 096 896 192;
 - (b) the council;
 - (c) Warragudja Aboriginal Corporation ABN 38 365 831 274;
 - (d) Warrgoobulginda Aboriginal Corporation ABN 17 807 264 224:
 - (e) the chief executive of the department in which the *Education (General Provisions) Act* 2006 is administered.

- (3) The chief executive of the department in which the *Hospital* and *Health Boards Act 2011* is administered may nominate 2 persons who are employees of the department to be members of the justice group.
- (4) A nominating entity may, at any time, withdraw a nomination made by it.
- (5) A nominating entity must advise the Minister of each nomination, or withdrawal of a nomination, made by it.
- (6) The nomination of a person takes effect on the later of the following—
 - (a) the day notice of the nomination is published on the Queensland Courts website under section 5(1)(a);
 - (b) the day, if any, stated in the notice.
- (7) The withdrawal of the nomination of a person takes effect on the day stated in the notice given to the person under section 5(2)(a).

5 Notification by Minister

- (1) The Minister must, if satisfied a person nominated under section 4 is eligible for membership of the justice group—
 - (a) publish notice of the nomination on the Queensland Courts website; and
 - (b) give the person written notice of the nomination.
- (2) If the Minister is advised of the withdrawal of the nomination of a person under section 4(5), the Minister must—
 - (a) give the person written notice of the withdrawal of the nomination; and
 - (b) publish notice of the withdrawal of the nomination on the Queensland Courts website.
- (3) A notice given to a person under subsection (2)(a) must state the day, not earlier than the day the notice is given to the person, the withdrawal of the nomination takes effect.

- (4) A notice published under subsection (1)(a) or (2)(b) must state—
 - (a) the name of the person nominated or whose nomination is withdrawn; and
 - (b) the nominating entity that nominated, or withdrew the nomination of, the person.

6 Vacation of office

- (1) The office of a member of the justice group becomes vacant if—
 - (a) the member—
 - (i) dies; or
 - (ii) resigns office by notice given to the coordinator for the justice group; or
 - (iii) is absent from 3 consecutive meetings of the justice group without the justice group's permission and without reasonable excuse; or
 - (b) the member's nomination is withdrawn under section 4.
- (2) A notice mentioned in subsection (1)(a)(ii) may be given orally or in writing.

7 Coordinator to advise Minister of vacancy

The coordinator for the justice group must, as soon as practicable after a member's office becomes vacant under section 6(1)(a), advise the Minister of the vacancy.

8 Term of membership

- (1) Subject to subsection (2), a member of the justice group holds office for the term—
 - (a) starting on the day the member's nomination takes effect under section 4(6); and
 - (b) ending on the earlier of the following—

- (i) 3 years after the day the member's nomination takes effect:
- (ii) the day the member's office becomes vacant under section 6(1).
- (2) If the office of a member (the *former member*) becomes vacant under section 6(1), a person nominated to fill the vacancy holds office until the day the former member's term would have ended if the former member's office had not become vacant.
- (3) If the term of office of a member (the *former member*) ends under subsection (1)(b)(i), the former member may continue to act as a member in the office left vacant by the former member until the vacancy is filled.

Part 4 Business and meetings

9 Conduct of business

- (1) Subject to this part, the justice group may conduct its business, including its meetings, in the way it considers appropriate, including, for example, by following Aboriginal tradition.
- (2) The justice group may only make decisions about business relating to its functions under section 19(1)(a), (c), (d) or (e) of the Act at a meeting at which the coordinator for the justice group is present (a *special meeting*).

10 Times and places of special meetings

- (1) Special meetings must be held at the times and places the justice group decides.
- (2) However, the coordinator for the justice group may call a special meeting at any time, and must call a special meeting if asked by a majority of members of the justice group.

11 Quorum for special meeting

A quorum for a special meeting of the justice group is a majority of its members, at least 3 of whom must each represent a different main Indigenous social grouping.

12 Presiding at special meeting

At a special meeting, the member of the justice group chosen by the members present is to preside.

13 Voting at special meeting

A question at a special meeting is to be decided by a majority of the votes of the voting members for the question and, if the votes are equal, the question is decided in the negative.

Schedule 5 Hope Vale

section 4

Part 1 Preliminary

1 Definitions for sch 5

In this schedule—

main Indigenous social grouping means each of the following groups of Indigenous people—

- Binhthi
- Buurnga
- Dharrpa
- Dingaal
- Gamaay
- Gulaal
- Ngaatha
- Nguurruumunga
- Nguymbaarr Nguymbaarr
- Nugal
- Thanil
- Thiithaar
- Thuubi
- historical residents of the community government area of the Hope Vale Shire Council.

special meeting see section 10(2).

Part 2 Name of community justice group

2 Name

The name of the community justice group for the community government area of the Hope Vale Shire Council is Thurrbiil Community Justice Group.

Part 3 Membership

3 Number of members

The justice group is comprised of at least 14 but not more than 28 members.

4 Eligibility

A person is eligible to be a member of the justice group if the person—

- (a) is a member of a main Indigenous social grouping; and
- (b) does not have a conviction, other than a spent conviction, for—
 - (i) an indictable offence; or
 - (ii) another offence, other than an offence involving the non-payment of a fine, for which the penalty imposed was, or included, a period of imprisonment.

5 Nomination, and withdrawal of nomination, of members

- (1) Each main Indigenous social grouping must nominate at least 1 person, and may nominate 2 persons, who are members of the grouping to be members of the justice group.
- (2) A main Indigenous social grouping may, at any time, withdraw a nomination made by it.

- (3) A main Indigenous social grouping must advise the Minister in writing of each nomination, or withdrawal of a nomination, made by it.
- (4) The nomination of a person takes effect on the later of the following—
 - (a) the day notice of the nomination is published on the Queensland Courts website under section 6(1)(a);
 - (b) the day, if any, stated in the notice.
- (5) The withdrawal of the nomination of a person takes effect on the day stated in the notice given to the person under section 6(2)(a).

6 Notification by Minister

- (1) The Minister must, if satisfied a person nominated under section 5(1) is eligible for membership of the justice group—
 - (a) publish notice of the nomination on the Queensland Courts website; and
 - (b) give the person written notice of the nomination.
- (2) If the Minister is advised of the withdrawal of the nomination of a person under section 5(3), the Minister must—
 - (a) give the person written notice of the withdrawal of the nomination; and
 - (b) publish notice of the withdrawal of the nomination on the Queensland Courts website.
- (3) A notice given to a person under subsection (2)(a) must state the day, not earlier than the day the notice is given to the person, the withdrawal of the nomination takes effect.
- (4) A notice published under subsection (1)(a) or (2)(b) must state—
 - (a) the name of the person nominated or whose nomination is withdrawn; and
 - (b) the main Indigenous social grouping that nominated, or withdrew the nomination of, the person.

7 Vacation of office

- (1) The office of a member of the justice group becomes vacant if—
 - (a) the member—
 - (i) dies; or
 - (ii) resigns office by notice given to the coordinator for the justice group; or
 - (iii) ceases to be eligible to be a member of the justice group; or
 - (b) the member's nomination is withdrawn under section 5.
- (2) A notice mentioned in subsection (1)(a)(ii) may be given orally or in writing.

8 Coordinator to advise Minister of vacancy

The coordinator for the justice group must, as soon as practicable after a member's office becomes vacant under section 7(1)(a), advise the Minister of the vacancy.

9 Term of membership

A member of the justice group holds office for the term—

- (a) starting on the day the member's nomination takes effect under section 5(4); and
- (b) ending on the day the member's office becomes vacant under section 7(1).

Part 4 Business and meetings

10 Conduct of business

(1) Subject to this part, the justice group may conduct its business, including its meetings, in the way it considers appropriate, including, for example, by following Aboriginal tradition.

(2) The justice group may only make decisions about business relating to its functions under section 19(1)(a), (c), (d) or (e) of the Act at a meeting at which the coordinator for the justice group is present (a *special meeting*).

11 Times and places of special meetings

- (1) Special meetings must be held at the times and places the justice group decides.
- (2) However, the coordinator for the justice group may call a special meeting at any time, and must call a special meeting if asked by 10 or more members of the justice group.

12 Quorum for special meeting

A quorum for a special meeting of the justice group is 10 of its members, at least 8 of whom must each represent a different main Indigenous social grouping.

13 Presiding at special meeting

- (1) Subsection (2) applies if the justice group has elected a member (the *elected member*) of the group to be the chairperson.
- (2) At a special meeting, the elected member is to preside.
- (3) Subsection (4) applies if—
 - (a) at a special meeting, the elected member is not present; or
 - (b) when a special meeting is held, there is no elected member.
- (4) At the special meeting, a member of the justice group chosen by the members present is to preside.

14 Voting at special meeting

- (1) For each main Indigenous social grouping, only 1 member who represents the grouping (the *voting member*) may vote on a question to be decided at a special meeting.
- (2) If 2 members of a main Indigenous social grouping are present at a special meeting, the members of the justice group who represent the grouping—
 - (a) may decide the grouping's voting member for a question; and
 - (b) if more than 1 question is to be decided, may decide that a different member is the grouping's voting member for different questions.
- (3) A question at a special meeting of the justice group is to be decided by a majority of the votes of the members voting on the question and, if the votes are equal, the question is decided in the negative.

Schedule 6 Injinoo

section 4

Part 1 Preliminary

1 Definitions for sch 6

In this schedule—

Injinoo community area means the part of the local government area of NPARC that, immediately before the changeover day, was the community government area of the Injinoo Shire Council.

main Indigenous social grouping means each of the following groups of Indigenous people—

- Angkamuthi
- Atambaya
- Gudang
- Yadhaykenu
- historical residents of the Injinoo community area.

special meeting see section 10(2).

Part 2 Name of community justice group

2 Name

The name of the community justice group for the Injinoo community area is Ikama Ikya Community Justice Group.

Part 3 Membership

3 Number of members

The justice group is comprised of at least 5 but not more than 10 members.

4 Eligibility

A person is eligible to be a member of the justice group if the person is a member of a main Indigenous social grouping and lives in the Injinoo community area.

5 Nomination, and withdrawal of nomination, of members

- (1) Each main Indigenous social grouping—
 - (a) must nominate 1 person who is a member of the grouping to be a member of the justice group; and
 - (b) may nominate up to 9 persons who are members of the grouping to be members of the justice group.
- (2) A main Indigenous social grouping may, at any time, withdraw a nomination made by it.
- (3) A main Indigenous social grouping must advise the Minister of each nomination, or withdrawal of a nomination, made by it
- (4) The nomination of a person takes effect on the later of the following—
 - (a) the day notice of the nomination is published on the Queensland Courts website under section 6(1)(a);
 - (b) the day, if any, stated in the notice.
- (5) The withdrawal of the nomination of a person takes effect on the day stated in the notice given to the person under section 6(2)(a).

6 Notification by Minister

- (1) The Minister must, if satisfied a person nominated under section 5(1) is eligible for membership of the justice group—
 - (a) publish notice of the nomination on the Queensland Courts website; and
 - (b) give the person written notice of the nomination.
- (2) If the Minister is advised of the withdrawal of the nomination of a person under section 5(3), the Minister must—
 - (a) give the person written notice of the withdrawal of the nomination; and
 - (b) publish notice of the withdrawal of the nomination on the Queensland Courts website.
- (3) A notice given to a person under subsection (2)(a) must state the day, not earlier than the day the notice is given to the person, the withdrawal of the nomination takes effect.
- (4) A notice published under subsection (1)(a) or (2)(b) must state—
 - (a) the name of the person nominated or whose nomination is withdrawn; and
 - (b) the main Indigenous social grouping that nominated, or withdrew the nomination of, the person.

7 Vacation of office

- (1) The office of a member of the justice group becomes vacant if—
 - (a) the member—
 - (i) dies; or
 - (ii) resigns office by notice given to the coordinator for the justice group; or
 - (iii) ceases to be eligible to be a member of the justice group; or

- (iv) is absent from 5 consecutive special meetings of the justice group without the justice group's permission and without reasonable excuse; or
- (b) the member's nomination is withdrawn under section 5.
- (2) A notice mentioned in subsection (1)(a)(ii) may be given orally or in writing.

8 Coordinator to advise Minister of vacancy

The coordinator for the justice group must, as soon as practicable after a member's office becomes vacant under section 7(1)(a), advise the Minister of the vacancy.

9 Term of membership

A member of the justice group holds office for the term—

- (a) starting on the day the member's nomination takes effect under section 5(4); and
- (b) ending on the day the member's office becomes vacant under section 7(1).

Part 4 Business and meetings

10 Conduct of business

- (1) Subject to this part, the justice group may conduct its business, including its meetings, in the way it considers appropriate, including, for example, by following Aboriginal tradition or Island custom.
- (2) The justice group may only make decisions about business relating to its functions under section 19(1)(a), (c), (d) or (e) of the Act at a meeting at which the coordinator for the justice group is present (a *special meeting*).

11 Times and places of special meetings

- (1) Special meetings must be held at the times and places the justice group decides.
- (2) However, the coordinator for the justice group may call a special meeting at any time, and must call a special meeting if asked by a majority of members of the justice group.

12 Quorum for special meeting

A quorum for a special meeting of the justice group is 5.

13 Presiding at special meeting

At a special meeting, the member of the justice group chosen by the members present is to preside.

14 Voting at special meeting

A question at a special meeting is to be decided by a majority of the votes of the members voting on the question, and if the votes are equal, the question is decided in the negative.

Schedule 7 Kowanyama

section 4

Part 1 Preliminary

1 Definitions for sch 7

In this schedule—

council means the Kowanyama Shire Council.

main Indigenous social grouping means each of the following groups of Indigenous people—

- Kikomnjena
- Kokoberra
- Kunjen.

nominating entity means—

- (a) a main Indigenous social grouping; or
- (b) the council.

special meeting see section 10(2).

Part 2 Name of community justice group

2 Name

The name of the community justice group for the community government area of the Kowanyama Shire Council is Kowanyama Community Justice Group.

Part 3 Membership

3 Number of members

The justice group is comprised of at least 15 but not more than 19 members.

4 Eligibility

A person is eligible to be a member of the justice group if the person is a member of a main Indigenous social grouping.

5 Nomination, and withdrawal of nomination, of members

- (1) Each main Indigenous social grouping must nominate 5 persons, and may nominate 6 persons, who are members of the grouping to be members of the justice group.
- (2) The council may nominate 1 person to be a member of the justice group.
- (3) A nominating entity may, at any time, withdraw a nomination made by it.
- (4) A nominating entity must advise the Minister of each nomination, or withdrawal of a nomination, made by it.
- (5) The nomination of a person takes effect on the later of the following—
 - (a) the day notice of the nomination is published on the Queensland Courts website under section 6(1)(a);
 - (b) the day, if any, stated in the notice.
- (6) The withdrawal of the nomination of a person takes effect on the day stated in the notice given to the person under section 6(2)(a).

6 Notification by Minister

- (1) The Minister must, if satisfied a person nominated under section 5(1) or (2) is eligible for membership of the justice group—
 - (a) publish notice of the nomination on the Queensland Courts website; and
 - (b) give the person written notice of the nomination.
- (2) If the Minister is advised of the withdrawal of the nomination of a person under section 5(4), the Minister must—
 - (a) give the person written notice of the withdrawal of the nomination; and
 - (b) publish notice of the withdrawal of the nomination on the Queensland Courts website.
- (3) A notice given to a person under subsection (2)(a) must state the day, not earlier than the day the notice is given to the person, the withdrawal of the nomination takes effect.
- (4) A notice published under subsection (1)(a) or (2)(b) must state—
 - (a) the name of the person nominated or whose nomination is withdrawn; and
 - (b) the nominating entity that nominated, or withdrew the nomination of, the person.

7 Vacation of office

- (1) The office of a member of the justice group becomes vacant if—
 - (a) the member—
 - (i) dies; or
 - (ii) resigns office by notice given to the coordinator for the justice group; or
 - (b) the member's nomination is withdrawn under section 5.
- (2) A notice mentioned in subsection (1)(a)(ii) may be given orally or in writing.

8 Coordinator to advise Minister of vacancy

The coordinator for the justice group must, as soon as practicable after a member's office becomes vacant under section 7(1)(a), advise the Minister of the vacancy.

9 Term of membership

A member of the justice group holds office for the term—

- (a) starting on the day the member's nomination takes effect under section 5(5); and
- (b) ending on the day the member's office becomes vacant under section 7(1).

Part 4 Business and meetings

10 Conduct of business

- (1) Subject to this part, the justice group may conduct its business, including its meetings, in the way it considers appropriate, including, for example, by following Aboriginal tradition.
- (2) The justice group may only make decisions about business relating to its functions under section 19(1)(a), (c), (d) or (e) of the Act at a meeting at which the coordinator for the justice group is present (a *special meeting*).

11 Times and places of special meetings

- (1) Special meetings must be held at the times and places the justice group decides.
- (2) However, the coordinator for the justice group may call a special meeting at any time, and must call a special meeting if asked by a majority of members of the justice group.

12 Quorum for special meeting

A quorum for a special meeting of the justice group is 8.

13 Presiding at special meeting

At a special meeting, the member of the justice group chosen by the members present is to preside.

14 Voting at special meeting

A question at a special meeting is to be decided by a majority of the votes of the members voting on the question, and if the votes are equal, the question is decided in the negative.

Schedule 8 Lockhart River

section 4

Part 1 Preliminary

1 Definitions for sch 8

In this schedule—

council means the Lockhart River Shire Council.

main Indigenous social grouping means each of the following groups of Indigenous people—

- Ankum
- Kaanju
- Kanthanampu
- Kuuku Ya'u
- Ngaympal
- Umpila
- Uupan
- Uutaalnganu
- Wathathi
- Yaawun.

nominating entity means—

- (a) a main Indigenous social grouping; or
- (b) the group of employees of the council who work at the Pytham Women's Shelter; or
- (c) the council.

special meeting see section 10(2).

Part 2 Name of community justice group

2 Name

The name of the community justice group for the community government area of the Lockhart River Shire Council is Wulpumu Justice Group.

Part 3 Membership

3 Number of members

The justice group is comprised of at least 20 but not more than 34 members.

4 Eligibility

A person is eligible to be a member of the justice group if the person—

- (a) is a member of a main Indigenous social grouping; and
- (b) lives in the community government area of the Lockhart River Shire Council; and
- (c) has lived in the area for at least 1 month before the person is nominated as a member; and
- (d) does not have a conviction, other than a spent conviction, for—
 - (i) an indictable offence; or
 - (ii) another offence, other than an offence involving the non-payment of a fine, for which the penalty imposed was, or included, a period of imprisonment.

5 Nomination, and withdrawal of nomination, of members

- (1) Each main Indigenous social grouping must nominate at least 2 persons, and may nominate 3 persons, who are members of the grouping to be members of the justice group.
- (2) The group of employees of the council who work at the Pytham Women's Shelter may nominate up to 3 females to be members of the justice group.
- (3) The council may nominate 1 person who is a councillor of the council to be a member of the justice group.
- (4) A nominating entity may, at any time, withdraw a nomination made by it.
- (5) A nominating entity must advise the Minister of each nomination, or withdrawal of a nomination, made by it.
- (6) The nomination of a person takes effect on the later of the following—
 - (a) the day notice of the nomination is published on the Oueensland Courts website under section 6(1)(a);
 - (b) the day, if any, stated in the notice.
- (7) The withdrawal of the nomination of a person takes effect on the day stated in the notice given to the person under section 6(2)(a).

6 Notification by Minister

- (1) The Minister must, if satisfied a person nominated under section 5(1), (2) or (3) is eligible for membership of the justice group—
 - (a) publish notice of the nomination on the Queensland Courts website; and
 - (b) give the person written notice of the nomination.
- (2) If the Minister is advised of the withdrawal of the nomination of a person under section 5(5), the Minister must—
 - (a) give the person written notice of the withdrawal of the nomination; and

- (b) publish notice of the withdrawal of the nomination on the Queensland Courts website.
- (3) A notice given to a person under subsection (2)(a) must state the day, not earlier than the day the notice is given to the person, the withdrawal of the nomination takes effect.
- (4) A notice published under subsection (1)(a) or (2)(b) must state—
 - (a) the name of the person nominated or whose nomination is withdrawn; and
 - (b) the nominating entity that nominated, or withdrew the nomination of, the person.

7 Vacation of office

- (1) The office of a member of the justice group becomes vacant if—
 - (a) the member—
 - (i) dies; or
 - (ii) resigns office by notice given to the coordinator for the justice group; or
 - (iii) ceases to be eligible to be a member; or
 - (iv) is absent from 3 consecutive special meetings of the justice group without the justice group's permission and without reasonable excuse; or
 - (b) the member's nomination is withdrawn under section 5.
- (2) A notice mentioned in subsection (1)(a)(ii) may be given orally or in writing.

8 Coordinator to advise Minister of vacancy

The coordinator for the justice group must, as soon as practicable after a member's office becomes vacant under section 7(1)(a), advise the Minister of the vacancy.

9 Term of membership

A member of the justice group holds office for the term—

- (a) starting on the day the member's nomination takes effect under section 5(6); and
- (b) ending on the day the member's office becomes vacant under section 7(1).

Part 4 Business and meetings

10 Conduct of business

- (1) Subject to this part, the justice group may conduct its business, including its meetings, in the way it considers appropriate, including, for example, by following Aboriginal tradition.
- (2) The justice group may only make decisions about business relating to its functions under section 19(1)(a), (c), (d) or (e) of the Act at a meeting at which the coordinator for the justice group is present (a *special meeting*).

11 Times and places of special meetings

- (1) Special meetings must be held at the times and places the justice group decides.
- (2) However, the coordinator for the justice group may call a special meeting at any time, and must call a special meeting if asked by at least 6 members of the justice group, each of whom represents a different main Indigenous social grouping.

12 Quorum for special meeting

A quorum for a special meeting of the justice group is 7 members, each of whom must represent a different nominating entity.

13 Presiding at special meeting

At a special meeting, the member of the justice group chosen by the members present is to preside.

14 Voting at special meeting

- (1) Only 1 member (the *voting member*) nominated by each nominating entity that is represented at a special meeting may vote on a question to be decided at the meeting.
- (2) If more than 1 representative of a nominating entity is present at a special meeting, the members of the justice group who represent the entity—
 - (a) may decide the entity's voting member for a question; and
 - (b) if more than 1 question is to be decided, may decide that a different member is the entity's voting member for different questions.
- (3) A question at a special meeting is to be decided by a majority of the votes of the voting members for the question, and if the votes are equal, the question is decided in the negative.

Schedule 9 Mapoon

section 4

Part 1 Preliminary

1 Definitions for sch 9

In this schedule—

council means the Mapoon Shire Council.

main Indigenous social grouping means each of the following groups of Indigenous people—

- Taepathiggi
- Thanakwith
- Tjungundji
- Warrangku
- Yupungathi
- historical residents of the community government area of the Mapoon Shire Council.

nominating entity means the following entities—

- (a) a main Indigenous social grouping;
- (b) the council;
- (c) the Mapoon Women's group;
- (d) the Mapoon Men's group;
- (e) Western Cape College ABN 30 531 079 796;
- (f) Mapoon Primary Health Care Centre ABN 66 329 169 412.

special meeting see section 10(2).

Part 2 Name of community justice group

2 Name

The name of the community justice group for the community government area of the Mapoon Shire Council is Mapoon Community Justice Group.

Part 3 Membership

3 Number of members

The justice group is comprised of at least 10 but not more than 37 members

4 Eligibility

A person is eligible to be a member of the justice group if the person is a member of a main Indigenous social grouping and lives in the community government area of the Mapoon Shire Council.

5 Nomination, and withdrawal of nomination, of members

- (1) Each main Indigenous social grouping must nominate at least 1 person, and may nominate up to 4 persons, who are members of the grouping to be members of the justice group.
- (2) Each of the following nominating entities must nominate at least 1 person, and may nominate up to 4 persons, to be members of the justice group—
 - (a) the Mapoon Women's group;
 - (b) the Mapoon Men's group.
- (3) The council—
 - (a) must nominate 2 persons who work for the home and community care program in the community government

- area of the Mapoon Shire Council to be members of the justice group; and
- (b) may nominate 1 other person to be a member of the justice group.
- (4) Each of the following nominating entities may nominate 1 person to be a member of the justice group—
 - (a) Western Cape College ABN 30 531 079 796;
 - (b) Mapoon Primary Health Care Centre ABN 66 329 169 412.
- (5) A nominating entity may, at any time, withdraw a nomination made by it.
- (6) A nominating entity must advise the Minister of each nomination, or withdrawal of a nomination, made by it.
- (7) The nomination of a person takes effect on the later of the following—
 - (a) the day notice of the nomination is published on the Queensland Courts website under section 6(1)(a);
 - (b) the day, if any, stated in the notice.
- (8) The withdrawal of the nomination of a person takes effect on the day stated in the notice given to the person under section 6(2)(a).

6 Notification by Minister

- (1) The Minister must, if satisfied a person nominated under section 5(1) to (4) is eligible for membership of the justice group—
 - (a) publish notice of the nomination on the Queensland Courts website; and
 - (b) give the person written notice of the nomination.
- (2) If the Minister is advised of the withdrawal of the nomination of a person under section 5(6), the Minister must—
 - (a) give the person written notice of the withdrawal of the nomination; and

- (b) publish notice of the withdrawal of the nomination on the Queensland Courts website.
- (3) A notice given to a person under subsection (2)(a) must state the day, not earlier than the day the notice is given to the person, the withdrawal of the nomination takes effect.
- (4) A notice published under subsection (1)(a) or (2)(b) must state—
 - (a) the name of the person nominated or whose nomination is withdrawn; and
 - (b) the nominating entity that nominated, or withdrew the nomination of, the person.

7 Vacation of office

- (1) The office of a member of the justice group becomes vacant if—
 - (a) the member—
 - (i) dies; or
 - (ii) resigns office by notice given to the coordinator for the justice group; or
 - (iii) ceases to be eligible to be a member of the justice group; or
 - (iv) is absent from 5 consecutive special meetings of the justice group without the justice group's permission and without reasonable excuse; or
 - (b) the member's nomination is withdrawn under section 5.
- (2) A notice mentioned in subsection (1)(a)(ii) may be given orally or in writing.

8 Coordinator to advise Minister of vacancy

The coordinator for the justice group must, as soon as practicable after a member's office becomes vacant under section 7(1)(a), advise the Minister of the vacancy.

9 Term of membership

A member of the justice group holds office for the term—

- (a) starting on the day the member's nomination takes effect under section 5(7); and
- (b) ending on the day the member's office becomes vacant under section 7(1).

Part 4 Business and meetings

10 Conduct of business

- (1) Subject to this part, the justice group may conduct its business, including its meetings, in the way it considers appropriate, including, for example, by following Aboriginal tradition or Island custom.
- (2) The justice group may only make decisions about business relating to its functions under section 19(1)(a), (c), (d) or (e) of the Act at a meeting at which the coordinator for the justice group is present (a *special meeting*).

11 Times and places of special meetings

- (1) Special meetings must be held at the times and places the justice group decides.
- (2) However, the coordinator for the justice group may call a special meeting at any time, and must call a special meeting if asked by a majority of members of the justice group.

12 Quorum for special meeting

A quorum for a special meeting of the justice group is 10.

13 Presiding at special meeting

At a special meeting, the member of the justice group chosen by the members present is to preside.

14 Voting at special meeting

- (1) For each main Indigenous social grouping, not more than 2 members who represent the grouping (the *voting members*) may vote on a question to be decided at a special meeting.
- (2) For the following nominating entities, not more than 2 members who represent the entity (also the *voting members*) may vote on a question to be decided at a special meeting—
 - (a) the Mapoon Women's group;
 - (b) the Mapoon Men's group.
- (3) The members of the justice group who represent the council (also the *voting members*) may vote on a question to be decided at a special meeting.
- (4) If more than 2 members of a main Indigenous social grouping, or more than 2 members of the justice group who represent the Mapoon Women's group or the Mapoon Men's group are present at a special meeting, the members of the justice group who represent the grouping or group—
 - (a) may decide the grouping's or group's voting members for a question; and
 - (b) if more than 1 question is to be decided, may decide that different members are the grouping's or group's voting members for different questions.
- (5) A question at a special meeting is to be decided by a majority of the votes of the voting members for the question, and if the votes are equal, the member presiding has a casting vote.

Schedule 10 Mornington

section 4

Part 1 Preliminary

1 Definitions for sch 10

In this schedule—

historical social grouping means the group of Indigenous people, other than people who are members of a tribal group, who have a historical association with the land that is, or is part of, the Shire of Mornington.

main Indigenous social grouping means each of the following groups of Indigenous people—

- each of the tribal groups
- the historical social grouping.

special meeting see section 10(2).

tribal group means each of the following tribal groups of Indigenous people under Aboriginal tradition—

- Kiadilt
- Lardil (Leeward)
- Lardil (Windward)
- Yungal.

Part 2 Name of community justice group

2 Name

The name of the community justice group for the Shire of Mornington is Junkuri Laka Community Justice Group.

Part 3 Membership

3 Number of members

The justice group is comprised of at least 5 but not more than 15 members.

4 Eligibility

A person is eligible to be a member of the justice group if the person—

- (a) is an Aborigine or Torres Strait Islander who is a member of a main Indigenous social grouping; and
- (b) lives in the Shire of Mornington; and
- (c) does not have a conviction, other than a spent conviction, for—
 - (i) an indictable offence; or
 - (ii) another offence, other than an offence involving the non-payment of a fine, for which the penalty imposed was, or included, a period of imprisonment.

5 Nomination, and withdrawal of nomination, of members

- (1) Each main Indigenous social grouping must nominate at least 1 person, and may nominate up to 3 persons, who are members of the grouping to be members of the justice group.
- (2) A main Indigenous social grouping may, at any time, withdraw a nomination made by it.
- (3) A main Indigenous social grouping must advise the Minister in writing of each nomination, or withdrawal of a nomination, made by it.
- (4) The nomination of a person takes effect on the later of the following—
 - (a) the day notice of the nomination is published on the Queensland Courts website under section 6(1)(a);

- (b) the day, if any, stated in the notice.
- (5) The withdrawal of the nomination of a person takes effect on the day stated in the notice given to the person under section 6(2)(a).

6 Notification by Minister

- (1) The Minister must, if satisfied a person nominated under section 5(1) is eligible for membership of the justice group—
 - (a) publish notice of the nomination on the Queensland Courts website; and
 - (b) give the person written notice of the nomination.
- (2) If the Minister is advised of the withdrawal of the nomination of a person under section 5(3), the Minister must—
 - (a) give the person written notice of the withdrawal of the nomination; and
 - (b) publish notice of the withdrawal of the nomination on the Queensland Courts website.
- (3) A notice given to a person under subsection (2)(a) must state the day, not earlier than the day the notice is given to the person, the withdrawal of the nomination takes effect.
- (4) A notice published under subsection (1)(a) or (2)(b) must state—
 - (a) the name of the person nominated or whose nomination is withdrawn; and
 - (b) the main Indigenous social grouping that nominated, or withdrew the nomination of, the person.

7 Vacation of office

- (1) The office of a member of the justice group becomes vacant if—
 - (a) the member—
 - (i) dies; or

- (ii) resigns office by notice given to the coordinator for the justice group; or
- (iii) ceases to be eligible to be a member of the justice group; or
- (iv) is absent from 3 consecutive meetings of the justice group without the justice group's permission and without reasonable excuse; or
- (b) the member's nomination is withdrawn under section 5.
- (2) A notice mentioned in subsection (1)(a)(ii) may be given orally or in writing.

8 Coordinator to advise Minister of vacancy

The coordinator for the justice group must, as soon as practicable after a member's office becomes vacant under section 7(1)(a), advise the Minister of the vacancy.

9 Term of membership

- (1) Subject to subsection (2), a member of the justice group holds office for the term—
 - (a) starting on the day the member's nomination takes effect under section 5(4); and
 - (b) ending on the earlier of the following—
 - (i) 2 years after the day the member's nomination takes effect;
 - (ii) the day the member's office becomes vacant under section 7(1).
- (2) If the office of a member (the *former member*) becomes vacant under section 7(1), a person appointed to fill the resulting vacancy holds office until the day the former member's term would have ended if the former member's office had not become vacant.
- (3) If the term of office of a member (the *former member*) ends under subsection (1)(b)(i), the former member may continue

to act as a member in the office left vacant by the former member until the vacancy is filled.

Part 4 Business and meetings

10 Conduct of business

- (1) Subject to this part, the justice group may conduct its business, including its meetings, in the way it considers appropriate, including, for example, by following Aboriginal tradition.
- (2) The justice group may only make decisions about business relating to its functions under section 19(1)(a), (c), (d) or (e) of the Act at a meeting at which the coordinator for the justice group is present (a *special meeting*).

11 Times and places of special meetings

- (1) Special meetings must be held at the times and places the justice group decides.
- (2) However, the coordinator for the justice group may call a special meeting at any time, and must call a special meeting if asked by a majority of members of the justice group.

12 Quorum for special meeting

A quorum for a special meeting of the justice group is 5 of its members, at least 3 of whom must each represent a different main Indigenous social grouping.

13 Presiding at special meeting

- (1) Subsection (2) applies if the justice group has decided that a particular member of the justice group is to be the president of the group.
- (2) At a special meeting, the president is to preside.
- (3) Subsection (4) applies if—

- (a) at a special meeting, the president is not present; or
- (b) when a special meeting is held, there is no president.
- (4) At the special meeting, a member of the justice group chosen by the members present is to preside.

14 Voting at special meeting

A question at a special meeting is to be decided by a majority of the votes of the members voting on the question and, if the votes are equal, the question is decided in the negative.

Schedule 11 Napranum

section 4

Part 1 Preliminary

1 Definitions for sch 11

In this schedule—

council means the Napranum Shire Council.

main Indigenous social grouping means each of the following groups of Indigenous people—

- Alingith
- Anagoon
- Andoom
- Aurdrang
- Luang
- Peppan
- Thanquith
- Thionton
- Wathayan
- the Torres Strait Islander grouping.

nominating entity means either of the following—

- (a) a main Indigenous social grouping;
- (b) the council.

special meeting see section 9(2).

Torres Strait Islander grouping means the Indigenous social grouping comprised of Torres Strait Islanders who have a historical association with the community government area of the Napranum Shire Council.

Part 2 Name of community justice group

2 Name

The name of the community justice group for the community government area of the Napranum Shire Council is the Twal Council of Elders Napranum Community Justice Group.

Part 3 Membership

3 Number of members

The justice group is comprised of at least 10 but not more than 39 members

4 Nomination, and withdrawal of nomination, of members

- (1) Each main Indigenous social grouping other than the Torres Strait Islander grouping must nominate at least 1 person, and may nominate up to 4 persons, who are members of the grouping to be members of the justice group.
- (2) The Torres Strait Islander grouping must nominate 1 person, who is a member of the grouping, to be a member of the justice group.
- (3) The council may nominate 1 or 2 councillors of the council to be members of the justice group.
- (4) A nominating entity may, at any time, withdraw a nomination made by it.
- (5) A nominating entity must advise the Minister of each nomination, or withdrawal of a nomination, made by it.
- (6) The nomination of a person takes effect on the later of the following—
 - (a) the day notice of the nomination is published on the Queensland Courts website under section 5(1)(a);

- (b) the day, if any, stated in the notice.
- (7) The withdrawal of the nomination of a person takes effect on the day stated in the notice given to the person under section 5(2)(a).

5 Notification by Minister

- (1) The Minister must, if satisfied a person nominated under section 4 is eligible for membership of the justice group—
 - (a) publish notice of the nomination on the Queensland Courts website; and
 - (b) give the person written notice of the nomination.
- (2) If the Minister is advised of the withdrawal of the nomination of a person under section 4(5), the Minister must—
 - (a) give the person written notice of the withdrawal of the nomination; and
 - (b) publish notice of the withdrawal of the nomination on the Queensland Courts website.
- (3) A notice given to a person under subsection (2)(a) must state the day, not earlier than the day the notice is given to the person, the withdrawal of the nomination takes effect.
- (4) A notice published under subsection (1)(a) or (2)(b) must state—
 - (a) the name of the person nominated or whose nomination is withdrawn; and
 - (b) the nominating entity that nominated, or withdrew the nomination of, the person.

6 Vacation of office

- (1) The office of a member of the justice group becomes vacant if—
 - (a) the member—
 - (i) dies; or

- (ii) resigns office by notice given to the coordinator for the justice group; or
- (b) the member's nomination is withdrawn under section 4.
- (2) A notice mentioned in subsection (1)(a)(ii) may be given orally or in writing.

7 Coordinator to advise Minister of vacancy

The coordinator for the justice group must, as soon as practicable after a member's office becomes vacant under section 6(1)(a), advise the Minister of the vacancy.

8 Term of membership

A member of the justice group holds office for the term—

- (a) starting on the day the member's nomination takes effect under section 4(6); and
- (b) ending on the day the member's office becomes vacant under section 6(1).

Part 4 Business and meetings

9 Conduct of business

- (1) Subject to this part, the justice group may conduct its business, including its meetings, in the way it considers appropriate, including, for example, by following Aboriginal tradition.
- (2) The justice group may only make decisions about business relating to its functions under section 19(1)(a), (c), (d) or (e) of the Act at a meeting at which the coordinator for the justice group is present (a *special meeting*).

10 Times and places of special meetings

- (1) Special meetings must be held at the times and places the justice group decides.
- (2) However, the coordinator for the justice group may call a special meeting at any time, and must call a special meeting if asked by a majority of members of the justice group.

11 Quorum for special meeting

A quorum for a special meeting of the justice group is a majority of its members, at least 5 of whom must each represent a different main Indigenous social grouping.

12 Presiding at special meeting

At a special meeting, the member of the justice group chosen by the members present is to preside.

13 Voting at special meeting

- (1) Only 1 member (the *voting member*) nominated by each nominating entity that is represented at a special meeting may vote on a question to be decided at the meeting.
- (2) If more than 1 member of a main Indigenous social grouping or more than 1 member who is a councillor of the council, is present at a special meeting, the members of the justice group who represent the grouping or the council—
 - (a) may decide the grouping's or council's voting member for a question; and
 - (b) if more than 1 question is to be decided, may decide that a different member is the grouping's or council's voting member for different questions.
- (3) A question at a special meeting is to be decided by a majority of the votes of the voting members for the question and, if the votes are equal, the question is decided in the negative.

Schedule 12 New Mapoon

section 4

Part 1 Preliminary

1 Definitions for sch 12

In this schedule—

main Indigenous social grouping means each of the following groups of Indigenous people—

- Aboriginal people
- Torres Strait Islanders
- traditional owners of the New Mapoon community area.

New Mapoon community area means the part of the local government area of NPARC that, immediately before the changeover day, was the community government area of the New Mapoon Shire Council.

special meeting see section 10(2).

Part 2 Name of community justice group

2 Name

The name of the community justice group for the New Mapoon community area is Mandthingu Community Justice Group.

Part 3 Membership

3 Number of members

The justice group is comprised of at least 3 but not more than 20 members.

4 Eligibility

A person is eligible to be a member of the justice group if the person is a member of a main Indigenous social grouping and lives in the New Mapoon community area.

5 Nomination, and withdrawal of nomination, of members

- (1) Each main Indigenous social grouping must nominate at least 1 person who is a member of the grouping to be a member of the justice group.
- (2) A main Indigenous social grouping may, at any time, withdraw a nomination made by it.
- (3) A main Indigenous social grouping must advise the Minister of each nomination, or withdrawal of a nomination, made by it
- (4) The nomination of a person takes effect on the later of the following—
 - (a) the day notice of the nomination is published on the Queensland Courts website under section 6(1)(a);
 - (b) the day, if any, stated in the notice.
- (5) The withdrawal of the nomination of a person takes effect on the day stated in the notice given to the person under section 6(2)(a).

6 Notification by Minister

(1) The Minister must, if satisfied a person nominated under section 5(1) is eligible for membership of the justice group—

- (a) publish notice of the nomination on the Queensland Courts website; and
- (b) give the person written notice of the nomination.
- (2) If the Minister is advised of the withdrawal of the nomination of a person under section 5(3), the Minister must—
 - (a) give the person written notice of the withdrawal of the nomination; and
 - (b) publish notice of the withdrawal of the nomination on the Queensland Courts website.
- (3) A notice given to a person under subsection (2)(a) must state the day, not earlier than the day the notice is given to the person, the withdrawal of the nomination takes effect.
- (4) A notice published under subsection (1)(a) or (2)(b) must state—
 - (a) the name of the person nominated or whose nomination is withdrawn; and
 - (b) the main Indigenous social grouping that nominated, or withdrew the nomination of, the person.

7 Vacation of office

- (1) The office of a member of the justice group becomes vacant if—
 - (a) the member—
 - (i) dies; or
 - (ii) resigns office by notice given to the coordinator for the justice group; or
 - (iii) ceases to be eligible to be a member of the justice group; or
 - (iv) is absent from 5 consecutive special meetings of the justice group without the justice group's permission and without reasonable excuse; or
 - (b) the member's nomination is withdrawn under section 5.

(2) A notice mentioned in subsection (1)(a)(ii) may be given orally or in writing.

8 Coordinator to advise Minister of vacancy

The coordinator for the justice group must, as soon as practicable after a member's office becomes vacant under section 7(1)(a), advise the Minister of the vacancy.

9 Term of membership

A member of the justice group holds office for the term—

- (a) starting on the day the member's nomination takes effect under section 5(4); and
- (b) ending on the day the member's office becomes vacant under section 7(1).

Part 4 Business and meetings

10 Conduct of business

- (1) Subject to this part, the justice group may conduct its business, including its meetings, in the way it considers appropriate, including, for example, by following Aboriginal tradition or Island custom.
- (2) The justice group may only make decisions about business relating to its functions under section 19(1)(a), (c), (d) or (e) of the Act at a meeting at which the coordinator for the justice group is present (a *special meeting*).

11 Times and places of special meetings

- (1) Special meetings must be held at the times and places the justice group decides.
- (2) However, the coordinator for the justice group may call a special meeting at any time, and must call a special meeting if asked by a majority of members of the justice group.

12 Quorum for special meeting

A quorum for a special meeting of the justice group is 5.

13 Presiding at special meeting

At a special meeting, the member of the justice group chosen by the members present is to preside.

14 Voting at special meeting

A question at a special meeting is to be decided by a majority of the votes of the members voting on the question, and if the votes are equal, the question is decided in the negative.

Schedule 13 Palm Island

section 4

Part 1 Preliminary

1 Definitions for sch 13

In this schedule—

main Indigenous social grouping means each of the following groups of Indigenous people—

- Manbarra
- Bwgcolman.

special meeting see section 10(2).

Part 2 Name of community justice group

2 Name

The name of the community justice group for the community government area of the Palm Island Shire Council is the Palm Island Community Justice Group.

Part 3 Membership

3 Number of members

The justice group is comprised of at least 10 but not more than 40 members.

4 Eligibility

A person is eligible to be a member of the justice group if the person—

- (a) is a member of a main Indigenous social grouping; and
- (b) does not have a conviction, other than a spent conviction, for—
 - (i) an indictable offence; or
 - (ii) another offence, other than an offence involving the non-payment of a fine, for which the penalty imposed was, or included, a period of imprisonment; and
- (c) for a person in the main Indigenous social grouping called Bwgcolman—
 - (i) lives in the community government area of the Palm Island Shire Council; and
 - (ii) has lived in the area for at least 1 year immediately before the person is nominated as a member.

5 Nomination, and withdrawal of nomination, of members

- (1) The main Indigenous social grouping called Manbarra must nominate 1 person who is a member of the grouping to be a member of the justice group.
- (2) The main Indigenous social grouping called Bwgcolman must nominate at least 9 persons, and may nominate up to 39 persons, who are members of the grouping to be members of the justice group.
- (3) A main Indigenous social grouping may, at any time, withdraw a nomination made by it.
- (4) A main Indigenous social grouping must advise the Minister of each nomination, or withdrawal of a nomination, made by it.
- (5) The nomination of a person takes effect on the later of the following—

- (a) the day notice of the nomination is published on the Queensland Courts website under section 6(1)(a);
- (b) the day, if any, stated in the notice.
- (6) The withdrawal of the nomination of a person takes effect on the day stated in the notice given to the person under section 6(2)(a).

6 Notification by Minister

- (1) The Minister must, if satisfied a person nominated under section 5(1) or (2) is eligible for membership of the justice group—
 - (a) publish notice of the nomination on the Queensland Courts website; and
 - (b) give the person written notice of the nomination.
- (2) If the Minister is advised of the withdrawal of the nomination of a person under section 5(4), the Minister must—
 - (a) give the person written notice of the withdrawal of the nomination; and
 - (b) publish notice of the withdrawal of the nomination on the Queensland Courts website.
- (3) A notice given to a person under subsection (2)(a) must state the day, not earlier than the day the notice is given to the person, the withdrawal of the nomination takes effect.
- (4) A notice published under subsection (1)(a) or (2)(b) must state—
 - (a) the name of the person nominated or whose nomination is withdrawn; and
 - (b) the main Indigenous social grouping that nominated, or withdrew the nomination of, the person.

7 Vacation of office

(1) The office of a member of the justice group becomes vacant if—

- (a) the member—
 - (i) dies; or
 - (ii) resigns office by notice given to the coordinator for the justice group; or
 - (iii) ceases to be eligible to be a member of the justice group; or
- (b) the member's nomination is withdrawn under section 5.
- (2) A notice mentioned in subsection (1)(a)(ii) may be given orally or in writing.

8 Coordinator to advise Minister of vacancy

The coordinator for the justice group must, as soon as practicable after a member's office becomes vacant under section 7(1)(a), advise the Minister of the vacancy.

9 Term of membership

- (1) Subject to subsection (2), a member of the justice group holds office for the term—
 - (a) starting on the day the member's nomination takes effect under section 5(5); and
 - (b) ending on the earlier of the following—
 - (i) 4 years after the day the member's nomination takes effect:
 - (ii) the day the member's office becomes vacant under section 7(1).
- (2) If the office of a member (the *former member*) becomes vacant under section 7(1), a person nominated to fill the vacancy holds office until the day the former member's term would have ended if the former member's office had not become vacant.
- (3) If the term of office of a member (the *former member*) ends under subsection (1)(b)(i), the former member may continue

to act as a member in the office left vacant by the former member until the vacancy is filled.

Part 4 Business and meetings

10 Conduct of business

- (1) Subject to this part, the justice group may conduct its business, including its meetings, in the way it considers appropriate, including, for example, by following Aboriginal tradition.
- (2) The justice group may only make decisions about business relating to its functions under section 19(1)(a), (c), (d) or (e) of the Act at a meeting at which the coordinator for the justice group is present (a *special meeting*).

11 Times and places of special meetings

- (1) Special meetings must be held at the times and places the justice group decides.
- (2) However, the coordinator for the justice group may call a special meeting at any time, and must call a special meeting if asked by a majority of members of the justice group.

12 Quorum for special meeting

A quorum for a special meeting of the justice group is 6.

13 Presiding at special meeting

At a special meeting, the member of the justice group chosen by the members present is to preside.

14 Voting at special meeting

A question at a special meeting is to be decided by a majority of the votes of the members present and, if the votes are equal, the question is decided in the negative.

Schedule 14 Pormpuraaw

section 4

Part 1 Preliminary

1 Definitions for sch 14

In this schedule—

main Indigenous social grouping means each of the following groups of Indigenous people—

- Mungkan
- Thayorre.

special meeting see section 10(2).

Part 2 Name of community justice group

2 Name

The name of the community justice group for the community government area of the Pormpuraaw Shire Council is Pormpuraaw Justice Group.

Part 3 Membership

3 Number of members

The justice group is comprised of at least 6 but not more than 12 members.

4 Eligibility

A person is eligible to be a member of the justice group if the person—

- (a) is a member of a main Indigenous social grouping; and
- (b) lives in the community government area of the Pormpuraaw Shire Council; and
- (c) has lived in the area for at least 1 month before the person is nominated as a member.

5 Nomination, and withdrawal of nomination, of members

- (1) Each main Indigenous social grouping must nominate at least 3 persons, and may nominate up to 6 persons, who are members of the grouping to be members of the justice group.
- (2) A main Indigenous social grouping may, at any time, withdraw a nomination made by it.
- (3) A main Indigenous social grouping must advise the Minister of each nomination, or withdrawal of a nomination, made by it.
- (4) The nomination of a person takes effect on the later of the following—
 - (a) the day notice of the nomination is published on the Queensland Courts website under section 6(1)(a);
 - (b) the day, if any, stated in the notice.
- (5) The withdrawal of the nomination of a person takes effect on the day stated in the notice given to the person under section 6(2)(a).

6 Notification by Minister

- (1) The Minister must, if satisfied a person nominated under section 5(1) is eligible for membership of the justice group—
 - (a) publish notice of the nomination on the Queensland Courts website; and
 - (b) give the person written notice of the nomination.

- (2) If the Minister is advised of the withdrawal of the nomination of a person under section 5(3), the Minister must—
 - (a) give the person written notice of the withdrawal of the nomination; and
 - (b) publish notice of the withdrawal of the nomination on the Queensland Courts website.
- (3) A notice given to a person under subsection (2)(a) must state the day, not earlier than the day the notice is given to the person, the withdrawal of the nomination takes effect.
- (4) A notice published under subsection (1)(a) or (2)(b) must state—
 - (a) the name of the person nominated or whose nomination is withdrawn; and
 - (b) the main Indigenous social grouping that nominated, or withdrew the nomination of, the person.

7 Vacation of office

- (1) The office of a member of the justice group becomes vacant if—
 - (a) the member—
 - (i) dies: or
 - (ii) resigns office by notice given to the coordinator for the justice group; or
 - (iii) ceases to be eligible to be a member; or
 - (b) the member's nomination is withdrawn under section 5.
- (2) A notice mentioned in subsection (1)(a)(ii) may be given orally or in writing.

8 Coordinator to advise Minister of vacancy

The coordinator for the justice group must, as soon as practicable after a member's office becomes vacant under section 7(1)(a), advise the Minister of the vacancy.

9 Term of membership

A member of the justice group holds office for the term—

- (a) starting on the day the member's nomination takes effect under section 5(4); and
- (b) ending on the day the member's office becomes vacant under section 7(1).

Part 4 Business and meetings

10 Conduct of business

- (1) Subject to this part, the justice group may conduct its business, including its meetings, in the way it considers appropriate, including, for example, by following Aboriginal tradition.
- (2) The justice group may only make decisions about business relating to its functions under section 19(1)(a), (c), (d) or (e) of the Act at a meeting at which the coordinator for the justice group is present (a *special meeting*).

11 Times and places of special meetings

- (1) Special meetings must be held at the times and places the justice group decides.
- (2) However, the coordinator for the justice group may call a special meeting at any time, and must call a special meeting if asked by a majority of members of the justice group.

12 Quorum for special meeting

A quorum for a special meeting of the justice group is a majority of its members.

13 Presiding at special meeting

At a special meeting, the member of the justice group chosen by the members present is to preside.

14 Voting at special meeting

A question at a special meeting is to be decided by a majority of the votes of the members voting on the question, and if the votes are equal, the question is decided in the negative.

Schedule 15 Seisia

section 4

Part 1 Preliminary

1 Definitions for sch 15

In this schedule—

main Indigenous social grouping means the group of Torres Strait Islanders who live in the Seisia community area.

Seisia community area means the part of the local government area of NPARC that is within the relevant Seisia area.

special meeting see section 10(2).

Part 2 Name of community justice group

2 Name

The name of the community justice group for the Seisia community area is Ibopuydhan Balbygimaipa Community Justice Group.

Part 3 Membership

3 Number of members

The justice group is comprised of at least 5 but not more than 20 members.

4 Eligibility

A person is eligible to be a member of the justice group if the person is a member of the main Indigenous social grouping.

5 Nomination, and withdrawal of nomination, of members

- (1) The main Indigenous social grouping must nominate at least 5 persons to be members of the justice group.
- (2) The main Indigenous social grouping may, at any time, withdraw a nomination made by it.
- (3) The main Indigenous social grouping must advise the Minister of each nomination, or withdrawal of a nomination, made by it.
- (4) The nomination of a person takes effect on the later of the following—
 - (a) the day notice of the nomination is published on the Queensland Courts website under section 6(1)(a);
 - (b) the day, if any, stated in the notice.
- (5) The withdrawal of the nomination of a person takes effect on the day stated in the notice given to the person under section 6(2)(a).

6 Notification by Minister

- (1) The Minister must, if satisfied a person nominated under section 5(1) is eligible for membership of the justice group—
 - (a) publish notice of the nomination on the Queensland Courts website; and
 - (b) give the person written notice of the nomination.
- (2) If the Minister is advised of the withdrawal of the nomination of a person under section 5(3), the Minister must—
 - (a) give the person written notice of the withdrawal of the nomination; and
 - (b) publish notice of the withdrawal of the nomination on the Queensland Courts website.

- (3) A notice given to a person under subsection (2)(a) must state the day, not earlier than the day the notice is given to the person, the withdrawal of the nomination takes effect.
- (4) A notice published under subsection (1)(a) or (2)(b) must state—
 - (a) the name of the person nominated or whose nomination is withdrawn; and
 - (b) the main Indigenous social grouping that nominated, or withdrew the nomination of, the person.

7 Vacation of office

- (1) The office of a member of the justice group becomes vacant if—
 - (a) the member—
 - (i) dies; or
 - (ii) resigns office by notice given to the coordinator for the justice group; or
 - (iii) ceases to be eligible to be a member; or
 - (iv) is absent from 5 consecutive meetings of the justice group without the justice group's permission and without reasonable excuse; or
 - (b) the member's nomination is withdrawn under section 5.
- (2) A notice mentioned in subsection (1)(a)(ii) may be given orally or in writing.

8 Coordinator to advise Minister of vacancy

The coordinator for the justice group must, as soon as practicable after a member's office becomes vacant under section 7(1)(a), advise the Minister of the vacancy.

9 Term of membership

A member of the justice group holds office for the term—

- (a) starting on the day the member's nomination takes effect under section 5(4); and
- (b) ending on the day the member's office becomes vacant under section 7(1).

Part 4 Business and meetings

10 Conduct of business

- (1) Subject to this part, the justice group may conduct its business, including its meetings, in the way it considers appropriate, including, for example, by following Island custom.
- (2) The justice group may only make decisions about business relating to its functions under section 19(1)(a), (c), (d) or (e) of the Act at a meeting at which the coordinator for the justice group is present (a *special meeting*).

11 Times and places of special meetings

- (1) Special meetings must be held at the times and places the justice group decides.
- (2) However, the coordinator for the justice group may call a special meeting at any time, and must call a special meeting if asked by a majority of members of the justice group.

12 Quorum for special meeting

A quorum for a special meeting of the justice group is 5.

13 Presiding at special meeting

At a special meeting, the member of the justice group chosen by the members present is to preside.

14 Voting at special meeting

A question at a special meeting is to be decided by a majority of the votes of the members voting on the question and, if the votes are equal, the question is decided in the negative.

Schedule 16 Umagico

section 4

Part 1 Preliminary

1 Definitions for sch 16

In this schedule—

main Indigenous social grouping means each of the following groups of Indigenous people who live in the Umagico community area—

- Aboriginal people
- Torres Strait Islanders.

special meeting see section 10(2).

Umagico community area means the part of the local government area of NPARC that, immediately before the changeover day, was the community government area of the Umagico Shire Council.

Part 2 Name of community justice group

2 Name

The name of the community justice group for the Umagico community area is the Umagico Community Justice Group.

Part 3 Membership

3 Number of members

The justice group is comprised of at least 4 but not more than 21 members.

4 Eligibility

A person is eligible to be a member of the justice group if the person is a member of a main Indigenous social grouping and lives in the Umagico community area.

5 Nomination, and withdrawal of nomination, of members

- (1) Each main Indigenous social grouping—
 - (a) must nominate at least 2 persons who are members of the grouping to be members of the justice group; and
 - (b) may nominate up to 8 other persons to be members of the justice group.
- (2) A main Indigenous social grouping may, at any time, withdraw a nomination made by it.
- (3) A main Indigenous social grouping must advise the Minister of each nomination, or withdrawal of a nomination, made by it
- (4) The nomination of a person takes effect on the later of the following—
 - (a) the day notice of the nomination is published on the Queensland Courts website under section 6(1)(a);
 - (b) the day, if any, stated in the notice.
- (5) The withdrawal of the nomination of a person takes effect on the day stated in the notice given to the person under section 6(2)(a).

6 Notification by Minister

- (1) The Minister must, if satisfied a person nominated under section 5(1) is eligible for membership of the justice group—
 - (a) publish notice of the nomination on the Queensland Courts website; and
 - (b) give the person written notice of the nomination.
- (2) If the Minister is advised of the withdrawal of the nomination of a person under section 5(3), the Minister must—
 - (a) give the person written notice of the withdrawal of the nomination; and
 - (b) publish notice of the withdrawal of the nomination on the Queensland Courts website.
- (3) A notice given to a person under subsection (2)(a) must state the day, not earlier than the day the notice is given to the person, the withdrawal of the nomination takes effect.
- (4) A notice published under subsection (1)(a) or (2)(b) must state—
 - (a) the name of the person nominated or whose nomination is withdrawn; and
 - (b) the main Indigenous social grouping that nominated, or withdrew the nomination of, the person.

7 Vacation of office

- (1) The office of a member of the justice group becomes vacant if—
 - (a) the member—
 - (i) dies; or
 - (ii) resigns office by notice given to the coordinator for the justice group; or
 - (iii) ceases to be eligible to be a member of the justice group; or

- (iv) is absent from 5 consecutive special meetings of the justice group without the justice group's permission and without reasonable excuse; or
- (b) the member's nomination is withdrawn under section 5.
- (2) A notice mentioned in subsection (1)(a)(ii) may be given orally or in writing.

8 Coordinator to advise Minister of vacancy

The coordinator for the justice group must, as soon as practicable after a member's office becomes vacant under section 7(1)(a), advise the Minister of the vacancy.

9 Term of membership

A member of the justice group holds office for the term—

- (a) starting on the day the member's nomination takes effect under section 5(4); and
- (b) ending on the day the member's office becomes vacant under section 7(1).

Part 4 Business and meetings

10 Conduct of business

- (1) Subject to this part, the justice group may conduct its business, including its meetings, in the way it considers appropriate, including, for example, by following Aboriginal tradition or Island custom.
- (2) The justice group may only make decisions about business relating to its functions under section 19(1)(a), (c), (d) or (e) of the Act at a meeting at which the coordinator for the justice group is present (a *special meeting*).

11 Times and places of special meetings

- (1) Special meetings must be held at the times and places the justice group decides.
- (2) However, the coordinator for the justice group may call a special meeting at any time, and must call a special meeting if asked by a majority of members of the justice group.

12 Quorum for special meeting

A quorum for a special meeting of the justice group is 5.

13 Presiding at special meeting

At a special meeting, the member of the justice group chosen by the members present is to preside.

14 Voting at special meeting

A question at a special meeting is to be decided by a majority of the votes of the members voting on the question, and if the votes are equal, the question is decided in the negative.

Schedule 17 Woorabinda

section 4

Part 1 Preliminary

1 Definitions for sch 17

In this schedule—

council means the Woorabinda Shire Council.

main Indigenous social grouping means the group of Aboriginal people who live in the community government area of the Woorabinda Shire Council.

selection committee see section 3.

special meeting see section 14(2).

Part 2 Name of community justice group

2 Name

The name of the community justice group for the community government area of the Woorabinda Shire Council is Woorabinda Community Justice Group.

Part 3 Selection committee

3 Continuation

The Woorabinda Community Justice Group Selection Committee (the *selection committee*) is continued.

Note-

The selection committee was established under schedule 9, section 3 of the repealed regulation.

4 Membership

- (1) The selection committee consists of the following members—
 - (a) 2 persons who are elders of the main Indigenous social grouping;
 - (b) 1 person who is—
 - (i) a member of the main Indigenous social grouping; and
 - (ii) an employee of a health institution in the community government area of the Woorabinda Shire Council;
 - (c) 1 person who is—
 - (i) a member of the main Indigenous social grouping;
 - (ii) an employee of an educational institution in the community government area of the Woorabinda Shire Council.
- (2) The members mentioned in subsection (1)(a) are to be appointed by the elders of the main Indigenous social grouping.
- (3) The member mentioned in subsection (1)(b) is to be appointed by the chief executive of the department in which the *Hospital* and *Health Boards Act 2011* is administered.
- (4) The member mentioned in subsection (1)(c) is to be appointed by the chief executive of the department in which the *Education (General Provisions) Act 2006* is administered.

5 Functions

(1) The functions of the selection committee are—

- (a) to nominate, under section 9(1), persons to be members of the justice group; and
- (b) to perform other functions given to the selection committee under this schedule.
- (2) For performing its functions, the selection committee is constituted by the number of members of the committee for the time being holding office.

6 Conduct of business by selection committee

The selection committee may conduct its business, including its meetings, in the way it considers appropriate, including, for example, by following Aboriginal tradition.

Part 4 Membership

7 Number of members

The justice group is comprised of at least 5 but not more than 20 members.

8 Eligibility

A person is eligible to be a member of the justice group if the person—

- (a) is a member of the main Indigenous social grouping; and
- (b) does not have a conviction, other than a spent conviction, for—
 - (i) an indictable offence; or
 - (ii) another offence, other than an offence involving the non-payment of a fine, for which the penalty imposed was, or included, a period of imprisonment.

9 Nomination, and withdrawal of nomination, of members

- (1) The selection committee must nominate at least 5, and may nominate up to 20, members of the main Indigenous social grouping to be members of the justice group.
- (2) The selection committee may, at any time, withdraw a nomination made by it.
- (3) The selection committee must advise the Minister of each nomination, or withdrawal of a nomination, made by it.
- (4) The nomination of a person takes effect on the later of the following—
 - (a) the day notice of the nomination is published on the Queensland Courts website under section 10(1)(a);
 - (b) the day, if any, stated in the notice.
- (5) The withdrawal of the nomination of a person takes effect on the day stated in the notice given to the person under section 10(2)(a).

10 Notification by Minister

- (1) The Minister must, if satisfied a person nominated under section 9(1) is eligible for membership of the justice group—
 - (a) publish notice of the nomination on the Queensland Courts website; and
 - (b) give the person written notice of the nomination.
- (2) If the Minister is advised of the withdrawal of the nomination of a person under section 9(3), the Minister must—
 - (a) give the person written notice of the withdrawal of the nomination; and
 - (b) publish notice of the withdrawal of the nomination on the Queensland Courts website.
- (3) A notice given to a person under subsection (2)(a) must state the day, not earlier than the day the notice is given to the person, the withdrawal of the nomination takes effect.

(4) A notice published under subsection (1)(a) or (2)(b) must state the name of the person nominated or whose nomination is withdrawn.

11 Vacation of office

- (1) The office of a member of the justice group becomes vacant if—
 - (a) the member—
 - (i) dies; or
 - (ii) resigns office by notice given to the coordinator for the justice group; or
 - (iii) ceases to be eligible to be a member; or
 - (b) the member's nomination is withdrawn under section 9.
- (2) A notice mentioned in subsection (1)(a)(ii) may be given orally or in writing.

12 Coordinator to advise Minister of vacancy

The coordinator for the justice group must, as soon as practicable after a member's office becomes vacant under section 11(1)(a), advise the Minister of the vacancy.

13 Term of membership

A member of the justice group holds office for the term—

- (a) starting on the day the member's nomination takes effect under section 9(4); and
- (b) ending on the day the member's office becomes vacant under section 11(1).

Part 5 Business and meetings

14 Conduct of business

- (1) Subject to this part, the justice group may conduct its business, including its meetings, in the way it considers appropriate, including, for example, by following Aboriginal tradition.
- (2) The justice group may only make decisions about business relating to its functions under section 19(1)(a), (c), (d) or (e) of the Act at a meeting at which the coordinator for the justice group is present (a *special meeting*).

15 Times and places of special meetings

- (1) Special meetings must be held at the times and places the justice group decides.
- (2) However, the coordinator for the justice group may call a special meeting at any time, and must call a special meeting if asked by a majority of members of the justice group.

16 Quorum for special meeting

A quorum for a special meeting of the justice group is 5.

17 Presiding at special meeting

At a special meeting, the member of the justice group chosen by the members present is to preside.

18 Voting at special meeting

A question at a special meeting is to be decided by a majority of the votes of the members voting on the question, and if the votes are equal, the question is decided in the negative.

Schedule 18 Wujal Wujal

section 4

Part 1 Preliminary

1 Definitions for sch 18

In this schedule—

main Indigenous social grouping means each of the following groups of Indigenous people—

- Jalungi
- Kuku Nyungkul
- Kuku Yalanji
- traditional owners of the community government area of the Wujal Wujal Shire Council.

nominating entity means—

- (a) a main Indigenous social grouping; or
- (b) each of the following groups of Indigenous persons in the community government area of the Wujal Wujal Shire Council—
 - (i) the elders' group;
 - (ii) the health group;
 - (iii) the men's group;
 - (iv) the women's group.

special meeting see section 10(2).

Part 2 Name of community justice group

2 Name

The name of the community justice group for the community government area of the Wujal Wujal Shire Council is Wujal Wujal Warranga Justice Group.

Part 3 Membership

3 Number of members

The justice group is comprised of at least 16 but not more than 32 members.

4 Eligibility

A person is eligible to be a member of the justice group if the person is a member of a main Indigenous social grouping.

5 Nomination, and withdrawal of nomination, of members

- (1) Each nominating entity must nominate 2 persons, and may nominate up to 4 persons, to be members of the justice group.
- (2) A nominating entity may, at any time, withdraw a nomination made by it.
- (3) A nominating entity must advise the Minister of each nomination, or withdrawal of a nomination, made by it.
- (4) The nomination of a person takes effect on the later of the following—
 - (a) the day notice of the nomination is published on the Queensland Courts website under section 6(1)(a);
 - (b) the day, if any, stated in the notice.

(5) The withdrawal of the nomination of a person takes effect on the day stated in the notice given to the person under section 6(2)(a).

6 Notification by Minister

- (1) The Minister must, if satisfied a person nominated under section 5(1) is eligible for membership of the justice group—
 - (a) publish notice of the nomination on the Queensland Courts website; and
 - (b) give the person written notice of the nomination.
- (2) If the Minister is advised of the withdrawal of the nomination of a person under section 5(3), the Minister must—
 - (a) give the person written notice of the withdrawal of the nomination; and
 - (b) publish notice of the withdrawal of the nomination on the Oueensland Courts website.
- (3) A notice given to a person under subsection (2)(a) must state the day, not earlier than the day the notice is given to the person, the withdrawal of the nomination takes effect.
- (4) A notice published under subsection (1)(a) or (2)(b) must state—
 - (a) the name of the person nominated or whose nomination is withdrawn; and
 - (b) the nominating entity that nominated, or withdrew the nomination of, the person.

7 Vacation of office

- (1) The office of a member of the justice group becomes vacant if—
 - (a) the member—
 - (i) dies; or
 - (ii) resigns office by notice given to the coordinator for the justice group; or

- (iii) is absent from 5 consecutive special meetings without the justice group's permission and without reasonable excuse; or
- (b) the member's nomination is withdrawn under section 5.
- (2) A notice mentioned in subsection (1)(a)(ii) may be given orally or in writing.

8 Coordinator to advise Minister of vacancy

The coordinator for the justice group must, as soon as practicable after a member's office becomes vacant under section 7(1)(a), advise the Minister of the vacancy.

9 Term of membership

A member of the justice group holds office for the term—

- (a) starting on the day the member's nomination takes effect under section 5(4); and
- (b) ending on the day the member's office becomes vacant under section 7(1).

Part 4 Business and meetings

10 Conduct of business

- (1) Subject to this part, the justice group may conduct its business, including its meetings, in the way it considers appropriate, including, for example, by following Aboriginal tradition.
- (2) The justice group may only make decisions about business relating to its functions under section 19(1)(a), (c), (d) or (e) of the Act at a meeting at which the coordinator for the justice group is present (a *special meeting*).

11 Times and places of special meetings

- (1) Special meetings must be held at the times and places the justice group decides.
- (2) However, the coordinator for the justice group may call a special meeting at any time, and must call a special meeting if asked by at least 5 members of the justice group who represent at least 5 different nominating entities.

12 Quorum for special meeting

A quorum for a special meeting is 6, at least 5 of whom must each represent a different nominating entity.

13 Presiding at special meeting

At a special meeting, the member of the justice group chosen by the members present is to preside.

14 Voting at special meeting

- (1) Only 1 member (the *voting member*) nominated by each nominating entity that is represented at a special meeting may vote on a question to be decided at the meeting.
- (2) If more than 1 representative of a nominating entity is present at a special meeting, the members of the justice group who represent the entity—
 - (a) may decide the entity's voting member for a question; and
 - (b) if more than 1 question is to be decided, may decide that a different member is the entity's voting member for different questions.
- (3) A question at a special meeting is to be decided by a majority of the votes of the voting members for the question, and if the votes are equal, the question is decided in the negative.

Schedule 19 Yarrabah

section 4

Part 1 Preliminary

1 Definitions for sch 19

In this schedule—

council means the Yarrabah Shire Council.

main Indigenous social grouping means each of the following groups of Indigenous people—

- Gungaandji
- Yindinji
- historical residents of the community government area of the Yarrabah Shire Council.

nominating entity means the following entities—

- (a) a main Indigenous social grouping;
- (b) the council;
- (c) Yarrabah Aboriginal Corporation for Women ABN 24 891 650 266;
- (d) Gurriny Yealamucka (Good Health) Services Aboriginal Corporation ABN 31 210 982 991;
- (e) Yarrabah Seahawks Rugby League Football and Sports Club Aboriginal Corporation ABN 53 412 591 075;
- (f) Yarrabah Police Citizens Youth Club;
- (g) the chief executive of the department in which the *Education (General Provisions) Act* 2006 is administered:
- (h) the chief executive of the department in which the *Hospital and Health Boards Act 2011* is administered.

special meeting see section 10(2).

Part 2 Name of community justice group

2 Name

The name of the community justice group for the community government area of the Yarrabah Shire Council is Yarrabah Community Justice Group.

Part 3 Membership

3 Number of members

The justice group is comprised of at least 13 but not more than 68 members.

4 Eligibility

A person is eligible to be a member of the justice group if the person is a member of a main Indigenous social grouping and lives in the community government area of the Yarrabah Shire Council.

5 Nomination, and withdrawal of nomination, of members

- (1) Each main Indigenous social grouping must nominate at least 4 persons, and may nominate up to 20 persons, who are members of the grouping to be members of the justice group.
- (2) The council—
 - (a) may nominate 1 person to be a member of the justice group as a representative of the council; and
 - (b) must nominate 1 person to be a member of the justice group as a representative of the Yarrabah Youth Leisure Centre.

- (3) Each other nominating entity may nominate 1 person to be a member of the justice group.
- (4) A nominating entity may, at any time, withdraw a nomination made by it.
- (5) A nominating entity must advise the Minister of each nomination, or withdrawal of a nomination, made by it.
- (6) The nomination of a person takes effect on the later of the following—
 - (a) the day notice of the nomination is published on the Queensland Courts website under section 6(1)(a);
 - (b) the day, if any, stated in the notice.
- (7) The withdrawal of the nomination of a person takes effect on the day stated in the notice given to the person under section 6(2)(a).

6 Notification by Minister

- (1) The Minister must, if satisfied a person nominated under section 5(1), (2) or (3) is eligible for membership of the justice group—
 - (a) publish notice of the nomination on the Queensland Courts website; and
 - (b) give the person written notice of the nomination.
- (2) If the Minister is advised of the withdrawal of the nomination of a person under section 5(5), the Minister must—
 - (a) give the person written notice of the withdrawal of the nomination; and
 - (b) publish notice of the withdrawal of the nomination on the Queensland Courts website.
- (3) A notice given to a person under subsection (2)(a) must state the day, not earlier than the day the notice is given to the person, the withdrawal of the nomination takes effect.
- (4) A notice published under subsection (1)(a) or (2)(b) must state—

- (a) the name of the person nominated or whose nomination is withdrawn; and
- (b) the nominating entity that nominated, or withdrew the nomination of, the person.

7 Vacation of office

- (1) The office of a member of the justice group becomes vacant if—
 - (a) the member—
 - (i) dies; or
 - (ii) resigns office by notice given to the coordinator for the justice group; or
 - (iii) ceases to be eligible to be a member of the justice group; or
 - (b) the member's nomination is withdrawn under section 5.
- (2) A notice mentioned in subsection (1)(a)(ii) may be given orally or in writing.

8 Coordinator to advise Minister of vacancy

The coordinator for the justice group must, as soon as practicable after a member's office becomes vacant under section 7(1)(a), advise the Minister of the vacancy.

9 Term of membership

A member of the justice group holds office for the term—

- (a) starting on the day the member's nomination takes effect under section 5(6); and
- (b) ending on the day the member's office becomes vacant under section 7(1).

Part 4 Business and meetings

10 Conduct of business

- (1) Subject to this part, the justice group may conduct its business, including its meetings, in the way it considers appropriate, including, for example, by following Aboriginal tradition.
- (2) The justice group may only make decisions about business relating to its functions under section 19(1)(a), (c), (d) or (e) of the Act at a meeting at which the coordinator for the justice group is present (a *special meeting*).

11 Times and places of special meetings

- (1) Special meetings must be held at the times and places the justice group decides.
- (2) However, the coordinator for the justice group may call a special meeting at any time, and must call a special meeting if asked by a majority of members of the justice group.

12 Quorum for special meeting

- (1) A quorum for a special meeting of the justice group is 10.
- (2) A quorum must include—
 - (a) at least 1 representative of each main Indigenous social grouping; and
 - (b) if the justice group includes a representative of—
 - (i) only 1 other nominating entity—that representative; or
 - (ii) 2 or more other nominating entities—representatives of at least 2 other nominating entities.

13 Presiding at special meeting

At a special meeting, the member of the justice group chosen by the members present is to preside.

14 Voting at special meeting

- (1) For each main Indigenous social grouping, only 1 member who represents the grouping (the *voting member*) may vote on a question to be decided at a special meeting.
- (2) If more than 1 member of a main Indigenous social grouping is present at a special meeting, the members of the justice group who represent the grouping—
 - (a) may decide the grouping's voting member for a question; and
 - (b) if more than 1 question is to be decided, may decide that a different member is the grouping's voting member for different questions.
- (3) A question at a special meeting of the justice group is to be decided by a majority of the votes of the members voting on the question, and if the votes are equal, the question is decided in the negative.

Schedule 20 Community areas for part 5, division 2 of the Act

section 5

- the Coen area
- the Mossman Gorge area

Schedule 21 Dictionary

section 3

allocation report, for part 4, division 2, see section 7. *changeover day* means 15 March 2008.

Note—

15 March 2008 is the changeover day declared under the *Local Government Act 1993*, section 159YE(2) for all new, adjusted and continuing local government areas listed in schedule 1A of that Act. See the notice published in the gazette on 23 November 2007 at page 1,680.

Coen area means the following areas—

- (a) the area shown as the Coen area on plan no. AP19403 held by the department in which the *Land Title Act 1994* is administered;
- (b) an area, prescribed under a regulation, that is adjacent to or contiguous with the area mentioned in paragraph (a).

councillor, of a community government, includes the community government's mayor.

dissolution day, for part 4, division 2, see section 7.

grant agreement, for part 4, division 2, see section 7.

ICC, for part 4, division 2, see section 7.

indictable offence includes an indictable offence dealt with summarily, whether or not the Criminal Code, section 659, applies to the indictable offence.

justice group, for a relevant schedule or schedules 2, 6, 12, 15 and 16, means the community justice group named in the schedule.

local transition committees, for part 4, division 2, see section 7.

Mossman Gorge area means the following areas—

- (a) the area shown as the Mossman Gorge area on plan no. AP19404 held by the department in which the *Land Title Act 1994* is administered;
- (b) an area, prescribed under a regulation, that is adjacent to or contiguous with the area mentioned in paragraph (a).

Queensland Courts website see section 20(7) of the Act. *relevant schedule* see section 4(5).

repealed regulation means the Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) Regulation 1998.

spent conviction means a conviction—

- (a) for which the rehabilitation period under the *Criminal Law (Rehabilitation of Offenders) Act 1986* has expired under that Act; and
- (b) that is not revived as prescribed by section 11 of that Act.