Uniform Civil Procedure and Other Rules Amendment Rule 2024

Human Rights Certificate

Prepared in accordance with Part 3 of the Human Rights Act 2019

In accordance with section 41 of the *Human Rights Act 2019* (HR Act), I, the Honourable Yvette D'Ath MP, Attorney-General and Minister for Justice, and Minister for the Prevention of Domestic and Family Violence, provide this human rights certificate with respect to the *Uniform Civil Procedure and Other Rules Amendment Rule 2024* (the Amendment Rule) made under the *Magistrates Courts Act 1921* (the MC Act) and the *Supreme Court of Queensland Act 1991* (the SC Act).

In my opinion, the Amendment Rule, as tabled in the Legislative Assembly, is compatible with the human rights protected by the HR Act. I base my opinion on the reasons outlined in this statement.

Overview of the Subordinate Legislation

Section 85 of the SC Act provides that the Governor in Council may make rules of court under the SC Act for certain matters including rules for the practices and procedures of the Supreme Court, the District Court or the Magistrates Courts or their registries or another matter mentioned in Schedule 1. The rules of court are contained in the *Uniform Civil Procedure Rules 1999* (UCPR). Schedule 1, item 21 (Costs) of the SC Act specifically refers to the assessment of costs.

Section 85(2) of the SC Act provides that a rule may only be made with the consent of the Rules Committee (a committee of magistrates and judges established by the Chief Justice of Queensland under the SC Act).

Under section 57C of the MC Act, the Governor in Council may, with the consent of the Chief Magistrate, make rules of court providing for the practices and procedures of a proceeding in a court under the *Domestic and Family Violence Protection Act 2012*, or a registry of a court in relation to a proceeding under that Act. The rules of court are contained in the *Domestic and Family Violence Protection Rules 2014* (DFVP Rules).

The UCPR and DFVP Rules include scales of costs that are used to assess costs under the UCPR and DFVP Rules in relation to the award and assessment of legal costs for court proceedings.

The Amendment Rule adjusts the scales for the Supreme, District and Magistrates Courts, for assessment of legal costs under the UCPR in line with a formula developed for the indexation of the scales of costs in the federal courts (the formula) based on movements in the consumer price index and wage price index since the scales were last increased in 2023.

As the DFVP Rules scale of costs is based on schedule 2, part 3 of the UCPR, this scale of costs is also updated by the Amendment Rule.

The Amendment Rule increases the current scales of costs by 4.21% from 1 July 2024. Due to the effect of rounding, certain amounts will be slightly more or less than an increase of 4.21%.

The Amendment Rule also makes very minor, technical drafting amendments to the UCPR and the DFVP.

Human Rights Issues

The Amendment Rule does not affect or engage a human right.

Conclusion

I consider that the *Uniform Civil Procedure and Other Rules Amendment Rule 2024* is compatible with the HR Act because it does not affect or engage a human right.

YVETTE D'ATH MP

Attorney-General and Minister for Justice and Minister for the Prevention of Domestic and Family Violence

 $\ensuremath{\mathbb{C}}$ The State of Queensland 2024