

Working with Children Legislation (Indigenous Communities) Amendment Bill 2018



Queensland

Working with Children Legislation (Indigenous Communities) Amendment Bill 2018

Contents

		P	age
Part 1	Prelimin	ary	
1	Short title	9	4
Part 2		nent of Working with Children (Risk Management and ng) Act 2000	
2	Act amer	nded	4
3	exemptio	ent of s 195 (Person holding negative notice or negative on notice not to apply for, or start or continue in, regulated nent etc.)	4
4		ent of s 200 (Form of application)	5
5	Amendm	ent of s 212 (Form of application)	5
6	Amendm	ent of s 219 (Application of div 9)	5
7	Insertion	of new ch 8, pt 4, div 9A	6
	Division 9	Prescribed notice application relating to a commun area	ity
	231A	Application of division	6
	231B	Notifying community justice group of application	7
	231C	Community justice group may recommend issue of interir restricted positive notice	m 7
	231D	Giving community justice group information about applica	tion
			8
	231E	Community justice group may recommend issue of restric positive notice	ted 9
	231F	Notifying community justice group of changes in police information	11
	231G	Community justice group may revoke recommendation	11
	231H	Effect of interim restricted positive notice or restricted position notice for this Act	tive 12

Contents

	2311	Effect of interim restricted positive notice or restricted posnotice for other Acts	itive 13
	231J	Information requirement about positive notice that is an interim restricted positive notice or restricted positive no	tice
			13
8	Insertion	of new ch 11, pt 19	14
	Part 19	Transitional provision for Working with Children Legislation (Indigenous Communities) Amendmen 2018	t Act
	549	Existing applications for prescribed notice	14
9	Amendm	ent of sch 7 (Dictionary)	15
Part 3		Amendment of Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) Act 1984	
10	Act amer	nded	16
11	Amendm	ent of s 19 (Functions and powers)	16

2018

A Bill

for

An Act to amend the Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) Act 1984 and the Working with Children (Risk Management and Screening) Act 2000 to allow for particular persons to provide services involving children in particular indigenous communities

s	1	1

	The Pa	arliament of Qu	eensland enacts—	1
	Part	1	Preliminary	2
Clause	1		may be cited as the Working with Children (Indigenous Communities) Amendment Act 2018.	3 4 5
	Part	2	Amendment of Working with Children (Risk Management and Screening) Act 2000	6 7 8
Clause	2	Act amended This part Managemen	amends the Working with Children (Risk and Screening) Act 2000.	9 10 11
Clause	3	negative exem	f s 195 (Person holding negative notice or ption notice not to apply for, or start or gulated employment etc.)	12 13 14 15 16
		(4)	Subsection (1) does not apply to a person in relation to a community area application for a community area, or regulated employment in a community area, if the current negative notice or current negative exemption notice was not issued for a community area application for the community area.	17 18 19 20 21 22 23

s	4]

Clause	4	Amendment of s 2 Section 200(2)—	00 (Form of application)	1 2
		insert— (f)	stating whether the application is for, or includes an application for, a restricted positive notice for 1 or more stated community areas; and	3 4 5 6 7
		(g)	for an application mentioned in paragraph (f), the employee's consent to the chief executive giving documents and information about the employee to the community justice group for each community area to which the application relates, as provided for under division 9A.	8 9 10 11 12 13 14
Clause	5	Amendment of s 2	12 (Form of application)	15
		Section 212(2)—	_	16
		insert—		17
		(d)	stating whether the application is for, or includes an application for, a restricted positive notice for 1 or more stated community areas; and	18 19 20 21
		(e)	for an application mentioned in paragraph (d), the applicant's consent to the chief executive giving documents and information about the applicant to the community justice group for each community area to which the application relates, as provided for under division 9A.	22 23 24 25 26 27 28
Clause	6	Amendment of s 2	19 (Application of div 9)	29
Jiause	J	Section 219—	10 (Application of div 3)	30
		insert—		31

[s 7]

		Note—		1
		For a co	ommunity area application, see also division 9A.	2
Clause 7	Insertion of ne	ew ch 8, _l	ot 4, div 9A	3
	Chapter 8,	part 4—		4
	insert—			5
	Divisio	on 9A	Prescribed notice	6
			application relating to a	7
			community area	8
	231A A	pplicatio	n of division	9
	(1)		vision applies to a community area on made about a person if—	10 11
		(a) the	application is not withdrawn; and	12
			person has not been convicted of a cribed serious offence.	13 14
	(2)		ision applies despite anything to the in division 9.	15 16
	(3)	chief exe	r, nothing in this division prevents the ecutive from issuing a positive notice to n under division 9.	17 18 19
	(4)	In this se	ction—	20
		is a serio	ed serious offence means an offence that us offence other than an offence against, g to an offence against—	21 22 23
		(a) the or	Criminal Code, section 409, 419 or 427;	24 25
		(b) the or 9	Drugs Misuse Act 1986, section 5, 6, 8 D.	26 27

	otifying community justice group of dication	1 2
(1)	The chief executive must, within 5 business days after the community area application is made, give notice of the application to the community justice group for each community area to which the application relates.	3 4 5 6 7
(2)	The notice must—	8
	(a) be in writing; and	9
	(b) include a copy of the application.	10
	ommunity justice group may recommend ue of interim restricted positive notice	11 12
(1)	A community justice group for a community area given notice of the community area application under section 231B may, at any time before the chief executive decides the application, recommend to the chief executive that an interim restricted positive notice for the community area be issued to the person.	13 14 15 16 17 18 19
(2)	The community justice group may make a recommendation under this section only if a majority of the group's members are satisfied that issuing the interim restricted positive notice would not harm the best interests of children in the community area.	20 21 22 23 24 25
(3)	The recommendation must—	26
	(a) be in writing; and	27
	(b) include the community justice group's reasons for making the recommendation.	28 29
(4)	In deciding whether to make the recommendation, the community justice group must have regard to the following—	30 31 32

	(a) any police information, investigative information or disciplinary information about the person that the group is aware of and considers relevant;	1 2 3 4
	(b) whether, and in what capacity, the person has previously worked with children;	5 6
	(c) the person's social standing and participation within the community area;	7 8
	(d) whether, in the group's reasonable opinion, withholding the recommendation would have a negative impact on the social or economic wellbeing of the community area's inhabitants;	9 10 11 12 13
	(e) anything else the group reasonably considers to be relevant to the decision.	14 15
(5)	If the community justice group makes a recommendation under this section about the person, the chief executive must issue to the person a positive notice that applies—	16 17 18 19
	(a) only for regulated employment or carrying on a regulated business in the community area; and	20 21 22
	(b) only until the chief executive decides whether to approve or refuse the application.	23 24
	iving community justice group information out application	25 26
(1)	Within 21 days after the community area application is made, the chief executive must give the community justice group for each community area to which the application relates a written notice containing all information the chief executive considers is relevant to deciding the application.	27 28 29 30 31 32 33
(2)	The notice must—	34

		(a) 11	nclude or be accompanied by—	1
		(i	the chief executive in relation to the	2 3 4
		(i	information received by the chief executive in relation to the application;	5 6 7 8
		a	pplication by issuing a negative notice to	9 10 11
		(i	executive proposes to issue the	12 13 14
		(i		15 16
	(3)	decide	es to issue a positive notice to the person a the 21 day period mentioned in subsection	17 18 19 20
231				21 22
	(1)	section the no a restr	n 231D may, within 8 weeks after receiving stice, recommend to the chief executive that icted positive notice for the community area	23 24 25 26 27
	(2)	recom majori issuing harm	imendation under this section only if a lity of the group's members are satisfied that g the restricted positive notice would not the best interests of children in the	28 29 30 31 32 33
	(3)	The re	ecommendation must—	34

	(a) be in writing; and	1
	(b) include the community justice group's reasons for making the recommendation.	2 3
(4)	In deciding whether to make the recommendation, the community justice group must have regard to the following—	4 5 6
	(a) all documents and information mentioned in or accompanying the notice given under section 231D;	7 8 9
	(b) whether, and in what capacity, the person has previously worked with children;	10 11
	(c) the person's social standing and participation within the community area;	12 13
	(d) whether, in the group's reasonable opinion, withholding the recommendation would have a negative impact on the social or economic wellbeing of the community area's inhabitants;	14 15 16 17 18
	(e) anything else the group reasonably considers to be relevant to the decision.	19 20
(5)	If the community justice group makes a recommendation under this section about the person, the chief executive must issue to the person a positive notice that applies only for regulated employment or carrying on a regulated business in the community area.	21 22 23 24 25 26
(6)	The chief executive must not decide the community area application until the earlier of the following happens—	27 28 29
	(a) each community justice group that was given a notice under section 231D has either made a recommendation, or notified the chief executive it will not be making a recommendation, under this section in relation to the application;	30 31 32 33 34 35

	(b) the period mentioned in subsection (1) ends.	1				
	otifying community justice group of anges in police information	2 3				
(1)	This section applies if the chief executive is notified of a change in the person's police information under section 323(3), 324(2) or 325(3).					
(2)	The chief executive must give each community justice group that has made, and not revoked, a recommendation under section 231C or 231E about the person—					
	(a) a copy of the notice given under section 323(3), 324(2) or 325(3); and	12 13				
	(b) any other document or information obtained by the chief executive under this Act in relation to the change in police information.	14 15 16				
	ommunity justice group may revoke ommendation	17 18				
(1)	A community justice group for a community area may, by written notice given to the chief executive, revoke a recommendation made by the group about a person under section 231C or 231E.					
(2)	The community justice group may revoke the recommendation only if a majority of the group's members are satisfied that—	23 24 25				
	 (a) the recommendation was based on wrong or incomplete information and, based on the correct or complete information, the group would not have made the recommendation; or 	26 27 28 29 30				
	(b) there has been a change in circumstances affecting the person and, had the changed circumstances existed when the group made	31 32 33				

	the recommendation, the group would not have made the recommendation.	1 2	
(3)	The revocation must include the community justice group's reasons for the revocation.	3 4	
(4)	In deciding whether to revoke a recommendation, the community justice group must have regard to—	5 6 7	
	(a) the matters to which the group had regard when deciding to make the recommendation; and	8 9 10	
	(b) any documents or information given to the group under section 231F; and	11 12	
	(c) anything else the group reasonably considers is relevant to the decision.	13 14	
(5)	If a community justice group revokes a recommendation under this section, the chief executive must—	15 16 17	
	(a) cancel the interim restricted positive notice or restricted positive notice (a <i>cancelled notice</i>) issued as a result of the recommendation; and	18 19 20 21	
	(b) if the cancelled notice is a restricted positive notice—substitute a negative notice.	22 23	
	fect of interim restricted positive notice or tricted positive notice for this Act	24 25	
(1)	A person who is issued an interim restricted positive notice or restricted positive notice for a community area is taken to hold a positive notice—		
	(a) if the notice is issued in relation to regulated employment—only for regulated employment in the community area; or	30 31 32	

	(b) if the notice is issued in relation to a regulated business—only for carrying on a regulated business in the community area.	1 2 3			
(2)	An interim restricted positive notice for a community area remains in force only until the chief executive issues another prescribed notice to the person.	4 5 6 7			
	ect of interim restricted positive notice or tricted positive notice for other Acts	8 9			
(1)	This section applies if an Act (a <i>relevant Act</i>) authorises or permits a person to perform a function or duty, provide a service or carry out another activity, whether generally or for a particular place, if the person or another person is the holder of a positive notice.	10 11 12 13 14 15			
(2)) For the relevant Act, a person who is issued ar interim restricted positive notice or restricted positive notice for a community area is taken to hold a positive notice only for—				
	(a) performing the function or duty, providing the service or carrying out the activity in the community area; or	20 21 22			
	(b) a place in the community area.	23			
not	formation requirement about positive ice that is an interim restricted positive ice or restricted positive notice	24 25 26			
(1)	This section applies if a provision of an Act requires—	27 28			
	(a) a document, including for example, an application, to include information about a positive notice held by a person; or	29 30 31			

	(b)	information about a positive notice held by a person to be given to another person in another way.	1 2 3
	noti con the	person holds an interim restricted positive ace or restricted positive notice for a munity area, the provision is taken to require inclusion or giving of the following permation for the person—	4 5 6 7 8
	(a)	whether the person's positive notice is an interim restricted positive notice or restricted positive notice;	9 10 11
	(b)	the community area to which the notice relates.	12 13
Clause 8	Insertion of new c	h 11, pt 19	14
	Chapter 11—		15
	insert—		16
	Part 19	Transitional provision for Working with Children Legislation (Indigenous Communities) Amendment Act 2018	17 18 19 20 21 22
	549 Existing	g applications for prescribed notice	23
	app has	s section applies to a prescribed notice lication made before the commencement if it not been decided or withdrawn on the immencement.	24 25 26 27
	app noti	any time before the application is decided, the licant may give the chief executive written ce that the application is for, or includes an lication for, a restricted positive notice for a	28 29 30 31

		com	nmunity area.	1
	(3)	the info justithe	notice must include the person's consent to chief executive giving documents and rmation about the person to the community ice group for each community area to which application relates, as provided for under peter 8, part 4, division 9A.	2 3 4 5 6 7
	(4)		ne applicant gives the chief executive a written ce under this section, the application is en—	8 9 10
		(a)	to be an application for, or to include an application for, a restricted positive notice for a community area stated in the notice; and	11 12 13 14
		(b)	to have been made on the day the notice was given to the chief executive.	15 16
Am	nendment o	f sch	n 7 (Dictionary)	17
(1)	Schedule 7-	_		18
	insert—			19
		the <i>Con</i>	munity area means a community area under Aboriginal and Torres Strait Islander munities (Justice, Land and Other Matters) 1984.	20 21 22 23
		noti pres	ce application means a prescribed ce application that is for, or includes a scribed notice application for, a restricted ative notice for a community area.	24 25 26 27
		mea und Con Act	amunity justice group, for a community area, and a community justice group established er the Aboriginal and Torres Strait Islander munities (Justice, Land and Other Matters) 1984, part 4 for the community area.	28 29 30 31 32
		inte	rim restricted positive notice for a	33

Clause 9

[s	1	0

				ommunity area, means a positive notice issued or the area to a person under section 231C(5).	1 2
			m	estricted positive notice, for a community area, neans a positive notice issued for the area to a terson under section 231E(5).	3 4 5
		(2)	Schedule 7, de	efinition positive notice blue card—	6
			insert—		7
			(6	e) if the positive notice is an interim restricted positive notice, or restricted positive notice, for a community area—that the notice is an interim restricted positive notice, or restricted positive notice, for the community area.	8 9 10 11 12 13
	Part	3		mendment of Aboriginal and orres Strait Islander	14 15
				ommunities (Justice, Land	16
				nd Other Matters) Act 1984	17
Clause	10	Act	amended		18
			-	ends the Aboriginal and Torres Strait Islander (Justice, Land and Other Matters) Act 1984.	19 20
Clause	11	Am	endment of s	19 (Functions and powers)	21
			Section 19(1)-	<u> </u>	22
			insert—		23
			(6	da) making recommendations under the Working with Children (Risk Management and Screening) Act 2000, chapter 8, part 4, division 9A;	24 25 26 27