

Motor Accident Insurance and Other Legislation Amendment Bill 2019



Queensland

Motor Accident Insurance and Other Legislation Amendment Bill 2019

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	Motor Accident Insurance Regulation 2018 1	00
	National Injury Insurance Scheme (Queensland) Act 2016 1	01
	Victims of Crime Assistance Act 2009 1	01

2019

A Bill

for

An Act to amend the *Motor Accident Insurance Act 1994*, the *Motor Accident Insurance Regulation 2018* and the legislation mentioned in schedule 1 for particular purposes

Motor Accident Insurance and Other Legislation Amendment Bill 2019 Part 1 Preliminary

	[s 1]			
	The P	arlia	ment of Queensland enacts—	1
	Part	1	Preliminary	2
Clause	1	Sho	ort title	3
			This Act may be cited as the <i>Motor Accident Insurance and Other Legislation Amendment Act 2019.</i>	4 5
	Part	2	Amendment of Motor Accident Insurance Act 1994	6 7
Clause	2	Act	amended	8
			This part amends the Motor Accident Insurance Act 1994.	9
			Note—	10
			See also the amendments in schedule 1.	11
Clause	3	Am	endment of s 3 (Objects)	12
		(1)	Section 3(b)—	13
			omit, insert—	14
			(b) to establish a basis for assessing the affordability of CTP insurance; and	15 16
			(ba) to keep the costs of CTP insurance at a level the average motorist can afford; and	17 18
		(2)	Section 3—	19
			insert—	20
			(da) to encourage licensed insurers to act in a way that supports the integrity of, and public	21 22

	[\$ 4]
	confidence in, the statutory insurance scheme; and
	(3) Section 3(g), 'motor vehicle accident claims'—
	omit, insert—
	claims
	(4) Section $3(ba)$ to (h)—
	<i>renumber</i> as section 3(c) to (j).
lause 4	Amendment of s 4 (Definitions)
	(1) Section 4, definition <i>public place</i> —
	omit.
	(2) Section 4—
	insert—
	<i>affected person</i> , in relation to a decision, for part 5A, see section 81.
	<i>associate</i> , of a law practice, see the <i>Legal Profession Act 2007</i> , section 7(1).
	<i>associated person</i> , for an investigated person, for part 5B, see section 87ZA.
	authorised person, for part 5A, see section 81.
	<i>barrister</i> see the <i>Legal Profession Act</i> 2007, schedule 2.
	<i>decision notice</i> , for part 5A, see section 87SD(1).
	<i>electronic document</i> , means a document of a type mentioned in the <i>Acts Interpretation Act 1954</i> , schedule 1, definition <i>document</i> , paragraph (c).
	<i>identity card</i> , for part 5A, see section 81.
	<i>information notice</i> , for an original decision, for part 5A, see section 81.
	internal review, of an original decision, for part

[s 4]

5A, see section 87SA(1).	1
<i>internal review decision</i> , for part 5A, see section 81.	2 3
<i>investigated person</i> , for part 5B, see section 87ZA.	4 5
investigator, for part 5B, see section 87ZA.	6
<i>law practice</i> see the <i>Legal Profession Act 2007</i> , schedule 2.	7 8
<i>law practice certificate</i> see section 36B(1).	9
<i>notice</i> , for part 5A, see section 81.	10
occupier, of a place, for part 5A, see section 81.	11
of, a place, for part 5A, see section 81.	12
<i>offence warning</i> , for a requirement by an authorised person, for part 5A, see section 81.	13 14
original decision, for part 5A, see section 81.	15
<i>owner</i> , of a thing that has been seized under part 5A, see section 81.	16 17
<i>person in control</i> , of a thing, for part 5A, see section 81.	18 19
<i>place</i> , for part 5A, see section 81.	20
premises, for part 5A, see section 81.	21
<i>principal</i> , of a law practice, see the <i>Legal Profession Act 2007</i> , section 7(4).	22 23
public place—	24
(a) generally, has the meaning given by the Transport Operations (Road Use Management) Act 1995; and	25 26 27
(b) for part 5A, see section 81.	28
<i>reasonably believes</i> means believes on grounds that are reasonable in the circumstances.	29 30
reasonably suspects means suspects on grounds	31

Motor Accident Insurance and Other Legislation Amendment Bill 2019 Part 2 Amendment of Motor Accident Insurance Act 1994

that are reasonable in the circumstances. <i>supervising principal</i> , of a law practice in relator a claim, means the principal of the law practive who has the primary responsibility for the contof the claim. <i>vehicle</i> , for part 5A, see section 81.	ctice 3
to a claim, means the principal of the law prac who has the primary responsibility for the con of the claim.	ctice 3 duct 4 5 6 7
<i>vehicle</i> , for part 5A, see section 81.	7
Clause 5 Amendment of s 10 (Commission's functions)	8
(1) Section $10(1)$ —	
insert—	9
(aa) regulate the statutory insurance scheme;	and 10
(2) Section $10(1)$ —	11
insert—	12
(ba) establish and revise standards about proper management of claims with w licensed insurers must comply; and	-
(3) Section 10(1)(ca), 'motor vehicle accident claim'—	16
omit, insert—	17
claim	18
(4) Section $10(1)(1)$, 'motor vehicle accident claims'—	19
omit, insert—	20
claims	21
(5) Section $10(1)$ —	22
insert—	23
(oa) perform another function given to commission under this or another Act.	the 24 25
(6) Section $10(1)(aa)$ to (oa)—	26
<i>renumber</i> as section 10(1)(b) to (u).	27
(7) Section 10—	28

Motor Accident Insurance and Other Legislation Amendment Bill 2019 Part 2 Amendment of Motor Accident Insurance Act 1994

[s 6]

Clause

	insert—	
	(3)	The commission must publish on its website standards made under subsection (1)(c) or (d).
	(4)	A standard made under subsection (1)(d) applies to the management of a claim from the day the standard is published, whether the claim was made before or after that day.
6	Insertion of n	ew pt 4, div 2A
	Part 4—	
	insert—	
	Divisi	on 2A Law practice certificates
		generally and certificates
		before notice of claim
		w practice retained by claimant before tice of claim
	(1)	This section applies if a law practice is retained by a claimant to act in relation to the claimant's claim before the claimant has given notice of the claim under section 37.
	(2)	The supervising principal of the law practice must—
		(a) complete a law practice certificate for the claim; and
		(b) give the certificate to the claimant before the claimant gives notice of the claim under section 37.
		Maximum penalty—300 penalty units.
		Note—
		See also section 36C.
	(3)	In this section—

[s 6] *claimant* includes a potential claimant. 1 36B Meaning of *law practice certificate* 2 A *law practice certificate* is a certificate in a form 3 (1)approved by the commission that states the 4 matters mentioned in subsections (2) to (4). 5 (2)The certificate must state— 6 (a) the supervising principal and each associate 7 of the law practice have not-8 given, agreed to give or allowed or 9 (i) caused someone else to give 10 consideration to another person for a 11 claim referral or potential claim 12 referral for the claim in contravention 13 of section 74(1); or 14 (ii) received, agreed to receive or allowed 15 or caused someone else to receive 16 consideration from another person for a 17 claim referral or potential claim 18 referral for the claim in contravention 19 of section 74(2); or 20(b) if section 74 does not apply to the 21 supervising principal or an associate of the 22 law practice—the circumstances mentioned 23 in section 74(3) why it does not apply. 24 (3) Also, the certificate must state— 25 the supervising principal and each associate 26 (a) of the law practice have not personally 27 approached or contacted the claimant and 28 solicited or induced the claimant to make 29 the claim in contravention of section 75; or 30 if section 75 does not apply to the (b) 31 supervising principal or an associate of the 32 law practice-the circumstances mentioned 33 in section 75(3) why it does not apply. 34 [s 6]

(4)	Further, if the claim is a speculative personal injury claim, the certificate must state the costs agreement relating to the claim complies with section 79 or with the <i>Legal Profession Act 2007</i> , section 347.	1 2 3 4 5
(5)	The law practice certificate must be signed by the supervising principal and verified by statutory declaration.	6 7 8
(6)	To remove any doubt, it is declared that this section does not require or permit the supervising principal of a law practice to give information about communication with a claimant that is subject to legal professional privilege.	9 10 11 12 13
(7)	In this section—	14
	<i>claimant</i> includes a potential claimant.	15
	<i>claim referral</i> see section 74(4).	16
	consideration see section 74(4).	17
	<i>speculative personal injury claim</i> see the <i>Legal Profession Act</i> 2007, section 346.	18 19
	<i>supervising principal</i> includes a person who is completing a certificate under section 36C.	20 21
	pervising principal cannot complete law actice certificate or notice	22 23
(1)	This section applies if the supervising principal of a law practice cannot comply with section 36A, 36E, 37AB, 39A or 41A in relation to a claim.	24 25 26
(2)	Either of the following may complete and give the law practice certificate or notice mentioned in section 36E(3) for the supervising principal to satisfy the section—	27 28 29 30
	(a) another principal of the law practice;	31

[s 6]

	(b) if the supervising principal is the only principal of the law practice—a lawyer nominated by the supervising principal.	1 2 3
36D Fals	se or misleading law practice certificate	4
(1)	A supervising principal of a law practice must not sign, or give to a claimant or an insurer, a law practice certificate the principal knows is false or misleading in a material particular.	5 6 7 8
	Maximum penalty—300 penalty units.	9
(2)	In this section—	10
	<i>claimant</i> includes a potential claimant.	11
	<i>supervising principal</i> includes a person who is completing a certificate under section 36C.	12 13
36E Law	v practice referral through sale of business	14
(1)	This section applies if—	15
	 (a) a law practice (the <i>current practice</i>) sells all or part of the law practice's business to another law practice (the <i>new practice</i>); and 	16 17 18
	(b) as part of the sale, a claimant is referred to the new practice; and	19 20
	(c) the claimant has not given notice of the claim under section 37 before the claimant is referred to the new practice.	21 22 23
(2)	The supervising principal of the current practice must, before the referral occurs—	24 25
	(a) complete a law practice certificate for the claim; and	26 27
	(b) give the law practice certificate to the new practice and a copy of the certificate to the claimant.	28 29 30

[s 7]

Clause 7

		Maxim Note—	um penalty—300 penalty units.	1
			so section 36C.	2 3
	(3)	practice the sup	new practice does not receive the law e certificate mentioned in subsection (2), pervising principal of the new practice s soon as practicable—	4 5 6 7
			mplete a notice that states the new actice has not received the certificate; and	8 9
		(b) gi	ve the notice to the commission.	10
	(4)	In this	section—	11
		claima	nt includes a potential claimant.	12
		•	Notice of accident claim)	13
(1)	Section 37(1) and (3	b), 'motor vehicle accident claim'—	14
	omit, insert			15
		claim		16
(2)	Section 37(1)—		17
	insert—			18
		to	a law practice is retained by the claimant act in relation to the claim, accompanied	19 20 21
		(i)	a law practice certificate for the claim from the supervising principal of the law practice; and	22 23 24
		(ii) if the claimant has received a copy of a law practice certificate for the claim under section 36E—the copy of the certificate; and	25 26 27 28
(3)	Section 37(1)(ca) ar	ud (d)—	29
	<i>renumber</i> a	s section	37(1)(d) and (e).	30

Motor Accident Insurance and Other Legislation Amendment Bill 2019 Part 2 Amendment of Motor Accident Insurance Act 1994

		[s 8]	
		(4) Section 37—	1
		insert—	2
		(5) In this section—	3
		<i>supervising principal</i> includes a person who has completed a certificate under section 36C.	4 5
Clause	8	Amendment of s 37A (Additional information form)	6
		(1) Section 37A(1), 'motor vehicle accident claim'—	7
		omit, insert—	8
		claim	9
		(2) Section $37A(2)$ to (4)—	1
		omit, insert—	1
		(2) Without limiting subsection (1), an insurer may, for considering any of the following matters, ask the claimant to provide additional information about the injury the subject of the claim or about the circumstances in which the claim is made—	1 1 1 1 1
		 (a) whether the injury is a serious personal injury in relation to which the National Injury Act applies; 	1 1 1
		(b) whether the claimant is an eligible person.	2
		(3) The claimant must, within 1 month after the date of the request, provide the information to the insurer in a form approved by the commission (an <i>additional information form</i>).	2 2 2 2
Clause	9	Insertion of new ss 37AA and 37AB	2
		After section 37—	2
		insert—	2
		37AALaw practice certificate not given	2
		(1) This section applies if—	2
		Page 17	

ſ٩	q1
13	31

	 (a) the supervising principal of a law practice in relation to a claim fails to give a law practice certificate to the claimant as required under section 36A; and 						
	(b) because of the principal's failure, the claimant—	5 6					
	(i) cannot comply with the requirements of section 37(1) within the period mentioned in section 37(2); and	7 8 9					
	(ii) terminates in writing the engagement of the law practice to act for the claimant in relation to the claim.	10 11 12					
(2)	The principal must, within 14 days after the termination, refund to the claimant all fees and costs, including disbursements, paid by the claimant in relation to the claim.	13 14 15 16					
(3)	In this section—	17					
	<i>claimant</i> includes a potential claimant.	18					
	L	10					
	w practice retained by claimant after notice laim	19 20					
	w practice retained by claimant after notice	19					
of o	w practice retained by claimant after notice laim	19 20					
of o	w practice retained by claimant after notice laim This section applies if— (a) a law practice is retained by a claimant to	19 20 21 22					
of o	 w practice retained by claimant after notice claim This section applies if— (a) a law practice is retained by a claimant to act in relation to the claimant's claim; and (b) the claimant has given notice of the claim under section 37 before retaining the law 	19 20 21 22 23 24 25					
of c (1)	 w practice retained by claimant after notice claim This section applies if— (a) a law practice is retained by a claimant to act in relation to the claimant's claim; and (b) the claimant has given notice of the claim under section 37 before retaining the law practice. The supervising principal of the law practice in relation to the claim must within 1 month after the 	19 20 21 22 23 24 25 26 27 28					

Motor Accident Insurance and Other Legislation Amendment Bill 2019 Part 2 Amendment of Motor Accident Insurance Act 1994

		[s 10]	
		Maximum penalty—300 penalty units.	1
		Note—	2
		See also section 36C.	3
Clause	10	Amendment of s 39 (Response to the notice of claim)	4
		(1) Section 39, 'motor vehicle accident claim'—	5
		omit, insert—	6
		claim	7
		(2) Section 39—	8
		insert—	9
		(9) This section is subject to section 39A.	10
Clause	11	Insertion of new s 39A	11
		After section 39—	12
		insert—	13
		39A Duty to give law practice certificate if waiver or presumption	14 15
		(1) This section applies if—	16
		 (a) a claimant gives notice of the claimant's claim that does not comply with section 37(1)(d)(i); and 	17 18 19
		(b) the insurer for the claim—	20
		(i) waives compliance with the requirements under this division for giving notice of the claim; or	21 22 23
		(ii) is presumed to be satisfied notice has been given as required under this division.	24 25 26
		(2) If the supervising principal of a law practice or a person mentioned in section 36C(2) acting for the supervising principal gave the claimant a law	27 28 29

[s 12]

	36A to t a co	ctice certificate for the claim under section A but the claimant has not given the certificate he insurer, the supervising principal must give opy of the certificate to the insurer as soon as cticable.	1 2 3 4 5
(3)) Sut	osection (4) applies if—	6
	(a)	the supervising principal of a law practice retained by the claimant in relation to the claimant's claim or a person mentioned in section $36C(2)$ acting for the supervising principal did not give the claimant a law practice certificate for the claim under section $36A$; and	7 8 9 10 11 12 13
	(b)	the claimant has not subsequently given the insurer a law practice certificate for the claim from the supervising principal or the person.	14 15 16 17
(4	afte	e supervising principal must, within a month er the claimant is notified of the waiver or the sumption takes effect—	18 19 20
	(a)	complete a law practice certificate for the claim; and	21 22
	(b)	give the certificate to the insurer and a copy of the certificate to the claimant.	23 24
		ximum penalty for subsection (4)—300 alty units.	25 26
	Note	2	27
	S	ee also section 36C.	28
Insertion of	new s	41A	29
After sect			30
insert—			31

Clause 12

[s 13]

					y principal must complete law tificate on settlement or judgment	$1 \\ 2$
		(1)	Thi	s sect	tion applies if—	3
			(a)		w practice is retained by a claimant to in relation to the claimant's claim; and	4 5
			(b)	eith	er—	6
				(i)	the claimant or the insurer accepts an offer (or counter offer) of settlement; or	7 8 9
				(ii)	judgment is given on the claim.	10
		(2)			ervising principal of the law practice in to the claim must—	11 12
			(a)		nplete a law practice certificate for the m; and	13 14
			(b)	of t	e the certificate to the insurer and a copy the certificate to the claimant within 7 s after the acceptance or judgment.	15 16 17
			Max	ximu	m penalty—300 penalty units.	18
			Note	2		19
			S	ee als	o section 36C.	20
Clause	13	Amendment o	fs6	4 (C	onditions of licence)	21
		Section 64(6), po	enalt	у—	22
		omit, insert	·			23
			Max	ximu	m penalty—300 penalty units.	24
Clause	14	Omission of p	ot 5, c	div 3	(Special investigations)	25
		Part 5, divis	sion 3	3—		26
		omit.				27

Motor Accident Insurance and Other Legislation Amendment Bill 2019 Part 2 Amendment of Motor Accident Insurance Act 1994

Clause	15	Insertion After s insert-	sectio	•		1 2 3
		Pa			Referrals of claims and contact to solicit or induce claims	4 5 6
		74	Giv refe	or receiving consideration for claim	7 8	
			(1)	allo to a	erson (a <i>payer</i>) must not give, agree to give or w or cause someone else to give consideration nother person (a <i>payee</i>) for a claim referral or ntial claim referral.	9 10 11 12
				Max	imum penalty—300 penalty units.	13
			(2)	rece	erson (also a <i>payee</i>) must not receive, agree to ive or allow or cause someone else to receive sideration from another person (also a <i>payer</i>) a claim referral or potential claim referral.	14 15 16 17
				Max	imum penalty—300 penalty units.	18
			(3)	This	section does not apply if—	19
				(a)	the payee is a law practice (the <i>current practice</i>) that is selling all or part of the law practice's business to another law practice (the <i>new practice</i>); and	20 21 22 23
				(b)	the new practice gives, agrees to give or allows or causes someone else to give the current practice an amount for the referral of a claimant to the new practice; and	24 25 26 27
				(c)	the amount is not more than the current legal costs for the claimant; and	28 29
				(d)	the new practice discloses payment of the amount to the claimant in a costs agreement.	30 31

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(4)) In this section—							
	<i>claimant</i> includes a potential claimant.							
	claim referral—							
	(a)	means a referral of a claimant by the payee or someone else—	4 5					
		(i) to the payer for the purpose of the payer providing a service for the claimant; or	6 7 8					
		(ii) to the payer or someone else for the purpose of a person other than the payer providing a service for the claimant; but	9 10 11 12					
	(b)	does not include the advertisement or promotion of a service or person that results in a claimant using the service or person if the advertisement or promotion is made to the public or a group of persons.	13 14 15 16 17					
		Examples of advertisement or promotion that is not a claim referral—	18 19					
		• an advertisement of services provided by a law practice on the website or in the newsletter of a sporting association or charity	20 21 22					
		 the distribution of promotional stationery or clothing that displays a law practice's logo to members of an industrial organisation 	23 24 25					
	<i>consideration</i> means a fee or other benefit but does not include a gift, other than money, or hospitality if the gift or hospitality has a value of \$200 or less.							
	<i>legal costs</i> , for a claimant, means the fees and costs, including disbursements, a law practice is entitled to charge and recover from the claimant in relation to the claimant's claim.							
	<i>service</i> , for a claimant, means a service related to the claimant's claim.							

		Exar	nples-	_	1
		a	legal	service, a medical service	2
75		proa king		r contact for the purpose of aim	3 4
	(1)	app pers	roach s <i>on</i>) a	n (the <i>first person</i>) must not personally n or contact another person (the <i>second</i> and solicit or induce the second person to laim.	5 6 7 8
		Max	ximu	m penalty—300 penalty units.	9
	(2)	pers in p	roach son sj ersor	bsection (1), a person personally les or contacts another person if the pecifically contacts that person, whether a or by mail, telephone, email or another electronic communication.	10 11 12 13 14
	(3)	Thi	s sect	ion does not apply if—	15
		(a)	the	first person—	16
			(i)	does not expect or intend to receive, and does not receive, consideration because of the approach or contact; and	17 18 19
			(ii)	does not ask for someone else to receive, or agree to someone else receiving, consideration because of the approach or contact; or	20 21 22 23
		(b)	the	first person—	24
			(i)	is a law practice or lawyer that is supplying, or has previously supplied, the second person, or a relative of the second person, with legal services; and	25 26 27 28
			(ii)	reasonably believes the second person will not object to the approach or contact; or	29 30 31
		(c)	the	first person—	32

		(i)	is a law practice or lawyer that has been asked by a person on behalf of a community legal service or industrial organisation (a <i>representative</i>) to approach or contact the second person; and	1 2 3 4 5 6
		(ii)	has been advised by the representative that the representative reasonably believes the second person will not object to the approach or contact.	7 8 9 10
(4)	This	sect	ion applies regardless of whether—	11
			second person is entitled to make the m; or	12 13
			second person had already decided to e, or had made, the claim.	14 15
(5)	In th	is se	ction—	16
			<i>ity legal service</i> see the <i>Legal Profession</i> , schedule 2.	17 18
	does	not italit	<i>ation</i> means a fee or other benefit but include a gift, other than money, or by if the gift or hospitality has a value of ess.	19 20 21 22
	orga	nisat	<i>l</i> organisation means a federal ion, or an organisation, as defined under <i>trial Relations Act 2016</i> , schedule 5.	23 24 25
		acte	<i>vices</i> means work done, or business d, in the ordinary course of legal	26 27 28
	spons reser		ity for acts or omissions of ve	29 30
(1)			ion applies to a proceeding for an offence ection $74(1)$ or (2) or 75 .	31 32
(2)	If it i	is re	levant to prove a person's state of mind	33

76

	abo shov	ut a particular act or omission, it is enough to w—	1 2
	(a)	the act was done or omitted to be done by a representative of the person within the scope of the representative's actual or apparent authority; and	3 4 5 6
	(b)	the representative had the state of mind.	7
(3)	a re the f take by t coul prec	act done or omitted to be done for a person by presentative of the person within the scope of representative's actual or apparent authority is en to have been done or omitted to be done also he person, unless the person proves the person ld not, by the exercise of reasonable cautions and proper diligence, have prevented act or omission.	8 9 10 11 12 13 14 15
(4)	repr	remove any doubt, it is declared that a resentative for an individual includes an ployee or agent of a partner of a partnership.	16 17 18
(5)	In tl	nis section—	19
	pers man dire	<i>cutive officer</i> , of a corporation, means a son who is concerned with or takes part in its nagement, whether or not the person is a ctor or secretary or the person's position is en the name of executive officer.	20 21 22 23 24
	repr	resentative means—	25
	(a)	for an individual—an employee or agent of the individual; or	26 27
	(b)	for a corporation—an executive officer, employee or agent of the corporation.	28 29
	stat	e of mind, of a person, includes—	30
	(a)	the person's knowledge, intention, opinion, belief or purpose; and	31 32
	(b)	the person's reasons for the intention, opinion, belief or purpose.	33 34

77	Ado	ditional consequences for law practice	1
	(1)	This section applies if an associate of a law practice is convicted of an offence against section $41A$, $74(1)$ or (2) or 75 in relation to a claim or potential claim.	2 3 4 5
	(2)	The law practice is not entitled to recover any fees or costs, including disbursements, that relate to the provision of services for the claim and must repay any amount received that relate to the services to the person from whom it was received.	6 7 8 9 10
78		Inction to prevent or restrain a Itravention of s 74 or 75	11 12
	(1)	This section applies if the commissioner reasonably believes a person (an <i>offending party</i>) has engaged, is engaging or is proposing to engage in conduct, whether in Queensland or elsewhere, that contravened, is contravening or would contravene section $74(1)$ or (2) or 75 .	13 14 15 16 17 18
	(2)	The commissioner may apply to a court of competent jurisdiction (the <i>court</i>) for an injunction restraining the offending party from engaging, or continuing to engage, in the conduct.	19 20 21 22
	(3)	The court may grant an interim injunction restraining the offending party from engaging, or continuing to engage, in the conduct pending a decision about the application.	23 24 25 26
	(4)	After considering the application, the court may—	27 28
		 (a) if it is satisfied on the balance of probabilities that the offending party has engaged, or is likely to engage or continue to engage, in the conduct—grant the injunction; or 	29 30 31 32 33
		(b) refuse to grant the injunction.	34

	(5)	The court may grant the injunction—	1
		 (a) if it is satisfied the offending party has engaged in the conduct—whether or not it considers the offending party intends to engage again, or continue to engage, in the conduct; or 	2 3 4 5 6
		(b) if it is satisfied the offending party will likely engage in the conduct if the injunction is not granted—whether or not the offending party has previously engaged in the conduct.	7 8 9 10
	(6)	If the court is satisfied there is a sufficient reason for doing so, it may grant an injunction under subsection (3) or (4) without notice to the offending party.	11 12 13 14
	(7)	In this section—	15
		<i>court of competent jurisdiction</i> includes a court of another State or Territory vested with jurisdiction under the cross-vesting laws.	16 17 18
		<i>cross-vesting laws</i> means the <i>Jurisdiction of</i> <i>Courts (Cross-vesting) Act 1987</i> and the corresponding laws of the other States and Territories.	19 20 21 22
79	Мах	imum amount of legal costs for claims	23
	(1)	This section applies if—	24
		(a) a law practice has the conduct of a speculative motor accident claim; and	25 26
		(b) the <i>Legal Profession Act 2007</i> , section 347 does not apply to the practice.	27 28
	(2)	The maximum amount of legal costs the law practice may charge and recover from a client for work done in relation to the claim can not be more than the amount worked out using the formula stated in the <i>Legal Profession Act 2007</i> , section	29 30 31 32 33

[s 16]

	347(1).	1
(3)		2 3 4 5
(4)	This section applies to a barrister only if the barrister has not been retained by another law practice.	6 7 8
(5)	This section applies despite anything to the contrary in the costs agreement that relates to the claim.	9 10 11
(6)	In this section—	12
	<i>legal costs</i> see the <i>Legal Profession Act 2007</i> , section 346.	13 14
	<i>speculative motor accident claim</i> means a claim or potential claim if the right of a law practice to charge and recover legal costs from the client who made the claim for work done is dependent on the client's success in pursuing the claim.	15 16 17 18 19
80 E	straterritorial application of part	20
(1)	This part, other than section 78, applies both within and outside Queensland.	21 22
(2)	This part applies outside Queensland to the full extent of the extraterritorial legislative power of the Parliament.	23 24 25
16 Insertion of r	new pt 5A, div 1AA	26
	efore division 1—	27
insert—		28
Divis	on 1AA Interpretation	29

Clause

81

[s 16]

finitio	ons for part	1
In tl	his part—	2
	ected person, in relation to a decision, ans—	3 4
(a)	if the decision is an original decision—a person who must be given an information notice for the decision; or	5 6 7
(b)	if the decision is an internal review decision—the person who applied for the internal review.	8 9 10
	<i>horised person</i> means a person who holds ce under division 1 as an authorised person.	11 12
deci	ision notice see section 87SD(1).	13
	<i>ntity card</i> means an identity card given under ion 87D.	14 15
mea	<i>prmation notice</i> , for an original decision, ans a written notice stating the following prmation—	16 17 18
(a)	the decision;	19
(b)	the reasons for the decision;	20
	Note—	21
	See the <i>Acts Interpretation Act 1954</i> , section 27B for matters that must be included with the reasons.	22 23
(c)	that the person to whom the notice is given may ask for a review of the decision under this Act;	24 25 26
(d)	how, and the period within which, the review may be started;	27 28
(e)	how the person may apply for a stay of the operation of the decision.	29 30
	<i>rnal review</i> , of an original decision, see tion 87SA(1).	31 32
inte	rnal review decision means a decision made,	33

[s 16]

or taken to have been made, under section 87SC on an application for internal review of an original decision.		
notice means a written notice.	4	
occupier, of a place, includes the following—	5	
(a) if there is more than 1 person who apparently occupies the place—any 1 of the persons;	6 7 8	
(b) any person at the place who is apparently acting with the authority of a person who apparently occupies the place;	9 10 11	
(c) if no-one apparently occupies the place— any person who is an owner of the place.	12 13	
of, a place, includes at or on the place.	14	
<i>offence warning</i> , for a requirement by an authorised person, means a warning that, without a reasonable excuse, it is an offence for the person of whom the requirement is made, not to comply with it.	15 16 17 18 19	
<i>original decision</i> means a decision for which an information notice must be given under this part.	20 21	
<i>owner</i> , of a thing that has been seized under this part, includes a person who would be entitled to possession of the thing had it not been seized.		
<i>person in control</i> , of a thing, includes any person 2 who reasonably appears to be, claims to be, or acts 2 as if he or she is, the person in possession or 2 control of the thing. 2		
<i>place</i> includes the following—	29	
(a) premises;	30	
(b) vacant land;	31	
(c) a place in Queensland waters;	32	

[s 16]

(d)	a place held under more than 1 title or by more than 1 owner;	1 2
(e)	the land or water on or in which a building or other structure, or a group of buildings or other structures, is situated.	3 4 5
prei	<i>nises</i> includes the following—	6
(a)	a building or other structure;	7
(b)	a part of a building or other structure;	8
(c)	a caravan or vehicle;	9
(d)	a cave or tent;	10
(e)	premises held under more than 1 title or by more than 1 owner.	11 12
pub	<i>lic place</i> means a place, or part of a place—	13
(a)	that the public is entitled to use, that is open to members of the public or that is used by the public, whether or not on payment of money; or	14 15 16 17
	Examples of a place that may be a public place under paragraph (a)—	18 19
	a beach, a park, a road	20
(b)	the occupier of which allows, whether or not on payment of money, members of the public to enter.	21 22 23
	Examples of a place that may be a public place under paragraph (b)—	24 25
	a saleyard, a showground	26
veh	icle—	27
(a)	means a vehicle under the <i>Transport</i> <i>Operations (Road Use Management) Act</i> 1995; and	28 29 30
(b)	includes a vessel under that Act.	31

[s 17]

	82 Re	ferences to exercise of powers	1
		If—	2
		(a) a provision of this part refers to the exercise of a power by an authorised person; and	3 4
		(b) there is no reference to a specific power;	5
		the reference is to the exercise of all or any authorised persons' powers under this part or a warrant, to the extent the powers are relevant.	6 7 8
		ference to document includes reference to productions from electronic document	9 10
		A reference in this part to a document includes a reference to an image or writing—	11 12
		(a) produced from an electronic document; or	13
		 (b) not yet produced, but reasonably capable of being produced, from an electronic document, with or without the aid of another article or device. 	14 15 16 17
Clause 17	Replacement identity card)	of s 87E (Display of authorised person's	18 19
	Section 87	E—	20
	omit, inser	<i>t</i> —	21
	87E Pro	oduction or display of identity card	22
	(1)	In exercising a power in relation to a person in the person's presence, an authorised person must—	23 24
		(a) produce the authorised person's identity card for the other person's inspection before exercising the power; or	25 26 27
		(b) have the identity card displayed so it is clearly visible to the other person when exercising the power.	28 29 30

[s 18]

			(2)	subsection produce t	, if it is not practicable to comply with n (1), the authorised person must he identity card for the other person' n at the first reasonable opportunity.	st 2
			(3)	exercise a because the	ction (1), an authorised person does not a power in relation to a person only the authorised person has entered a place ned in section $87G(1)(b)$ or (d).	y 6
Clause	18	An	nendment o	of s 87F (P	rotection from liability)	9
		(1)	Section 87I	F(1), 'An au	uthorised person'—	10
			omit, insert	<u>.</u>		11
				A designa	nted person	12
		(2)	Section 87I	F(2), 'an au	thorised person'—	13
			omit, insert	<u>. </u>		14
				a designat	ted person	15
		(3)	Section 87I	.		16
			insert—			17
			(3)	In this sec	ction—	18
				a person a	<i>d person</i> means an authorised person of acting under the authority or direction of ised person.	
Clause	19	Re	placement	of pt 5A, c	divs 2–4	22
			Part 5A, div	visions 2 to	- 4	23
			omit, insert	t		24
			Divisio	on 2	Entry of places by	25
					authorised persons	26

Subdivision 1	Power to enter	27
Subdivision I	Power to enter	27

87G Ger	neral power to enter places	1	
(1)	An authorised person may enter a place if—	2	
	 (a) an occupier at the place consents under subdivision 2 to the entry and section 87J has been complied with for the occupier; or 	3 4 5	
	(b) it is a public place and the entry is made when the place is open to the public; or	6 7	
	(c) the entry is authorised under a warrant and, if there is an occupier of the place, section 87Q has been complied with for the occupier; or	8 9 10 11	
	(d) it is a licensed insurer's premises and is—	12	
	(i) open for carrying on business; or	13	
	(ii) otherwise open for entry.	14	
(2)	For subsection (1)(d), a <i>licensed insurer's premises</i> does not include a part of the premises where a person resides.	15 16 17	
(3)	If the power to enter arose only because an occupier of the place consented to the entry, the power is subject to any conditions of the consent and ceases if the consent is withdrawn.		
(4)	The consent may provide consent for re-entry and is subject to the conditions of consent.	22 23	
(5)	If the power to enter is under a warrant, the power is subject to the terms of the warrant.	24 25	
(6)	If the power to re-enter is under a warrant, the re-entry is subject to the terms of the warrant.	26 27	
Subdiv	vision 2 Entry by consent	28	

87H Application of subdivision

29

This subdivision applies if an authorised person 30

	intends to ask an occupier of a place to consent to the authorised person or another authorised person entering the place under section $87G(1)(a)$.	1 2 3
87I Inc	idental entry to ask for access	4
	For the purpose of asking the occupier for the consent, an authorised person may, without the occupier's consent or a warrant—	5 6 7
	(a) enter land around premises at the place to an extent that is reasonable to contact the occupier; or	8 9 10
	(b) enter part of the place the authorised person reasonably considers members of the public ordinarily are allowed to enter when they wish to contact an occupier of the place.	11 12 13 14
87J Ma	tters authorised person must tell occupier	15
	Before asking for the consent, the authorised person must—	16 17
	(a) explain to the occupier the purpose of the entry, including the powers intended to be exercised; and	18 19 20
	(b) tell the occupier that—	21
	(i) the occupier is not required to consent; and	22 23
	(ii) the consent may be given subject to conditions and may be withdrawn at any time.	24 25 26
87K Co	nsent acknowledgement	27
(1)	If the consent is given, the authorised person may ask the occupier to sign an acknowledgement of the consent.	28 29 30

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[s 19]

(2)	The	acknowledgement must state—	1
	(a)	the purpose of the entry, including the powers to be exercised; and	2 3
	(b)	that the occupier has been given an explanation about the purpose of the entry, including the powers intended to be exercised; and	4 5 6 7
	(c)	that the occupier has been told—	8
		(i) that the occupier is not required to consent; and	9 10
		(ii) that the consent may be given subject to conditions and may be withdrawn at any time; and	11 12 13
	(d)	that the occupier gives the authorised person or another authorised person consent to enter the place and exercise the powers; and	14 15 16
	(e)	the day and time the consent was given; and	17
	(f)	any conditions of the consent.	18
(3)	autł	he occupier signs the acknowledgement, the norised person must immediately give a copy he occupier.	19 20 21
(4)	pers ack	wever, if it is impractical for the authorised son to give the occupier a copy of the nowledgment immediately, the authorised son must give the copy as soon as practicable.	22 23 24 25
(5)	If—	-	26
	(a)	an issue arises in a proceeding about whether the occupier consented to the entry; and	27 28 29
	(b)	a signed acknowledgement complying with subsection (2) for the entry is not produced in evidence;	30 31 32
	the	onus of proof is on the person relying on the	33

the onus of proof is on the person relying on the 33

	lawfulness of the entry to prove the occupier consented.	1 2
Subdi	vision 3 Entry under warrant	3
87L Ap	plication for warrant	4
(1)	An authorised person may apply to a magistrate for a warrant for a place.	5 6
(2)	The authorised person must prepare a written application that states the grounds on which the warrant is sought.	7 8 9
(3)	The written application must be sworn.	10
(4)	The magistrate may refuse to consider the application until the authorised person gives the magistrate all the information the magistrate requires about the application in the way the magistrate requires.	11 12 13 14 15
	Example—	16
	The magistrate may require additional information supporting the written application to be given by statutory declaration.	17 18 19
87MIss	sue of warrant	20
(1)	The magistrate may issue a warrant for the place only under subsection (2).	21 22
(2)	The magistrate may issue the warrant for the place if the magistrate is satisfied there are reasonable grounds for suspecting there is at the place, or will be at the place within the next 7 days, a particular thing or activity that may provide evidence of an offence against this Act or the National Injury Act.	23 24 25 26 27 28 29
(3)	The warrant must state—	30

(a)	the place to which the warrant applies; and	1			
(b)	that a stated authorised person or any authorised person may with necessary and	2 3			
	reasonable help and force—	4			
	(i) enter the place and any other place	5			
	necessary for entry to the place; and	6			
	(ii) exercise the authorised person's powers; and	7 8			
(c)	particulars of the offence that the magistrate considers appropriate; and	9 10			
(d)	(d) the name of the person suspected of having committed the offence unless the name is unknown or the magistrate considers it inappropriate to state the name; and				
(e)	the evidence that may be seized under the warrant; and	15 16			
(f)	the hours of the day or night when the place may be entered; and	17 18			
(g)	the magistrate's name; and	19			
(h)	the day and time of the warrant's issue; and	20			
(i)	the day, within 14 days after the warrant's issue, the warrant ends.	21 22			
87N Electror	nic application	23			
(1) An a	application under section 87L may be made by	24			
-	ne, fax, email, radio, videoconferencing or	25			
	her form of electronic communication if the orised person reasonably considers it	26 27			
	essary because of—	28			
(a)	urgent circumstances; or	29			
(b)	other special circumstances, including, for	30			
	example, the authorised person's remote location.	31 32			

(2)	The a	application—	1
		may not be made before the authorised person prepares the written application under section 87L(2); but	2 3 4
		may be made before the written application is sworn.	5 6
870 Add	dition	al procedure if electronic application	7
(1)	magi	an application made under section 87N, the astrate may issue the warrant (the <i>original ant</i>) only if the magistrate is satisfied—	8 9 10
	. ,	it was necessary to make the application under section 87N; and	11 12
		the way the application was made under section 87N was appropriate.	13 14
(2)	After	r the magistrate issues the original warrant—	15
		if there is a reasonably practicable way of immediately giving a copy of the warrant to the authorised person, including, for example, by sending a copy by fax or email, the magistrate must immediately give a copy of the warrant to the authorised person; or	16 17 18 19 20 21
	(b)	otherwise—	22
		(i) the magistrate must tell the authorised person the information mentioned in section 87M(3); and	23 24 25
		 (ii) the authorised person must complete a form of warrant, including by writing on it the information mentioned in section 87M(3) provided by the magistrate. 	26 27 28 29 30
(3)	(2)(a	copy of the warrant mentioned in subsection), or the form of warrant completed under ection (2)(b) (in either case the <i>duplicate</i>	31 32 33

	[s 19]	
1 2	<i>warrant</i>), is a duplicate of, and as effectual as, the original warrant.	
3 4	The authorised person must, at the first reasonable opportunity, send to the magistrate—	(4)
5 6	(a) the written application complying with section 87L(2) and (3); and	
7 8 9	(b) if the authorised person completed a form of warrant under subsection (2)(b), the completed form of warrant.	
10 11 12	The magistrate must keep the original warrant and, on receiving the documents under subsection (4)—	(5)
13 14	(a) attach the documents to the original warrant; and	
15 16 17	(b) give the original warrant and documents to the clerk of the court of the relevant magistrates court.	
18	Despite subsection (3), if—	(6)
19 20 21 22	 (a) an issue arises in a proceeding about whether an exercise of a power was authorised by a warrant issued under this section; and 	
23 24	(b) the original warrant is not produced in evidence;	
25 26 27	the onus of proof is on the person relying on the lawfulness of the exercise of the power to prove a warrant authorised the exercise of the power.	
28	This section does not limit section 87L.	(7)
29	In this section—	(8)
30 31 32 33	<i>relevant magistrates court</i> , in relation to a magistrate, means the Magistrates Court that the magistrate constitutes under the <i>Magistrates Act</i> 1991.	

87P Def	ect in relation to a warrant	1
(1)	A warrant is not invalidated by a defect in—	2
	(a) the warrant; or	3
	(b) compliance with this subdivision;	4
	unless the defect affects the substance of the warrant in a material particular.	5 6
(2)	In this section—	7
	<i>warrant</i> includes a duplicate warrant mentioned in section 87O(3).	8 9
87Q Ent	ry procedure	10
(1)	This section applies if an authorised person is intending to enter a place under a warrant issued under this subdivision.	11 12 13
(2)	Before entering the place, the authorised person must do or make a reasonable attempt to do the following things—	14 15 16
	 (a) identify himself or herself to a person who is an occupier of the place and is present by producing the authorised person's identity card or another document evidencing the authorised person's appointment; 	17 18 19 20 21
	(b) give the person a copy of the warrant;	22
	(c) tell the person the authorised person is permitted by the warrant to enter the place;	23 24
	(d) give the person an opportunity to allow the authorised person immediate entry to the place without using force.	25 26 27
(3)	However, the authorised person need not comply with subsection (2) if the authorised person reasonably believes that entry to the place without compliance is required to ensure the execution of the warrant is not frustrated.	28 29 30 31 32

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(4)	In this sec <i>warrant</i> i in section	ncludes a duplicate warrant mentioned	1 2 3
Divisio	on 3	Other authorised persons' powers and related matters	4 5 6
Subdiv	vision 1	General powers of authorised persons after entering places	7 8 9
87R Ap	plication o	of subdivision	10
(1)	exercised	ters under this subdivision may be if an authorised person enters a place tion $87G(1)(a)$, (c) or (d).	11 12 13
(2)	However, if the authorised person enters under section $87G(1)(a)$ or (c), the powers under this subdivision are subject to any conditions of the consent or terms of the warrant.		
87RAG	eneral pov	wers	18
(1)		orised person may do any of the (each a <i>general power</i>)—	19 20
	(a) searc	ch any part of the place;	21
	· · 1	ect, examine or film any part of the e or anything at the place;	22 23
		for examination a thing, or a sample of om a thing, at the place;	24 25
	· · ·	e an identifying mark in or on anything e place;	26 27

	(e)	take an extract from, or copy, a document at the place, or take the document to another place to copy;	1 2 3
	(f)	produce an image or writing at the place from an electronic document or, to the extent it is not practicable, take a thing containing an electronic document to another place to produce an image or writing;	4 5 6 7 8 9
	(g)	take to, into or onto the place and use any person, equipment and materials the authorised person reasonably requires for exercising the authorised person's powers under this part;	10 11 12 13 14
	(h)	remain at the place for the time necessary to achieve the purpose of the entry.	15 16
(2)		authorised person may take a necessary step llow the exercise of a general power.	17 18
(3)	the cop	ne authorised person takes a document from place to copy it, the authorised person must y the document and return it to the place as n as practicable.	19 20 21 22
(4)	artic a d proc mus	he authorised person takes from the place an ele or device reasonably capable of producing ocument from an electronic document to duce the document, the authorised person at produce the document and return the article evice to the place as soon as practicable.	23 24 25 26 27 28
(5)	In th	nis section—	29
		<i>mine</i> includes analyse, test, account, measure, gh, grade, gauge and identify.	30 31
	•	includes photograph, videotape and record an ge in another way.	32 33
	_	<i>pect</i> , a thing, includes open the thing and mine its contents.	34 35

87RBPo	ower to require reasonable help	1
(1)	The authorised person may make a requirement (a	2
	<i>help requirement</i>) of an occupier of the place or a	3
	person at the place to give the authorised person reasonable help to exercise a general power,	4 5
	including, for example, to produce a document or	6
	to give information.	7
(2)	When making the help requirement, the	8
	authorised person must give the person an offence	9
$\langle 0 \rangle$	warning for the requirement.	10
(3)	In this section—	11
	general power see section 87RA(1).	12
7RCO	ffence to contravene help requirement	13
(1)	A person of whom a help requirement has been	14
	made must comply with the requirement unless	15
	the person has a reasonable excuse.	16
	Maximum penalty—200 penalty units.	17
(2)	It is a reasonable excuse for an individual not to	18
	comply with a help requirement if complying might tend to incriminate the individual or expose	19
	might tend to incriminate the individual or expose the individual to a penalty.	20 21
(3)	In this section—	22
	<i>help requirement</i> see section 87RB(1).	23
Subdiv	vision 2 Seizure by authorised	24
Juban	persons	24
	percent	۷.
B7RDSe	eizing evidence at a place that may be	20
ent	ered without consent or warrant	2′
	An authorised person who enters a place the	28
	authorised person may enter under this part	29
	without the consent of an occupier of the place	3

	and without a warrant may seize a thing at the place if the authorised person reasonably believes the thing is evidence of an offence against this Act or the National Injury Act.	1 2 3 4
	eizing evidence at a place that may be ered only with consent or warrant	5 6
(1)	This section applies if—	7
	(a) an authorised person is authorised to enter a place only with the consent of an occupier of the place or a warrant; and	8 9 10
	(b) the authorised person enters the place after obtaining the consent or under a warrant.	11 12
(2)	If the authorised person enters the place with the occupier's consent, the authorised person may seize a thing at the place only if—	13 14 15
	 (a) the authorised person reasonably believes the thing is evidence of an offence against this Act or the National Injury Act; and 	16 17 18
	(b) seizure of the thing is consistent with the purpose of entry as explained to the occupier when asking for the occupier's consent.	19 20 21 22
(3)	If the authorised person enters the place under a warrant, the authorised person may seize the evidence for which the warrant was issued.	23 24 25
(4)	The authorised person may also seize anything else at the place if the authorised person reasonably believes—	26 27 28
	(a) the thing is evidence of an offence against this Act or the National Injury Act; and	29 30
	(b) the seizure is necessary to prevent the thing being hidden, lost or destroyed.	31 32
(5)	The authorised person may also seize a thing at	33

		[s 19]	
	believes it	if the authorised person reasonably t has just been used in committing an gainst this Act or the National Injury	1 2 3 4
87RFSe	zure of p	roperty subject to security	5
(1)	exercise p	rised person may seize a thing, and powers relating to the thing, despite a her security over the thing claimed by erson.	6 7 8 9
(2)	However, the seizure does not affect the other person's claim to the lien or other security against a person other than the authorised person or a person acting under the direction or authority of the authorised person.		10 11 12 13 14
87RGPc	wer to se	cure seized thing	15
(1)	-	ized a thing under this subdivision, an l person may—	16 17
	place	e it at the place where it was seized (the <i>of seizure</i>) and take reasonable action strict access to it; or	18 19 20
	(b) move	e it from the place of seizure.	21
(2)	For subsector for examp	ction (1)(a), the authorised person may, le—	22 23
	seizu	he thing, or the entrance to the place of re, and mark the thing or place to show as to the thing or place is restricted; or	24 25 26
	(b) for each	quipment—make it inoperable; or	27
	Examp	ple—	28
	con	ke it inoperable by dismantling it or removing a nponent without which the equipment can not used	29 30 31

	 (c) require a person the authorised person reasonably believes is in control of the place or thing to do an act mentioned in paragraph (a) or (b) or anything else an authorised person could do under subsection (1)(a). 	1 2 3 4 5
87RHO	ifence to contravene seizure requirement	6
	A person must comply with a requirement made of the person under section $87RG(2)(c)$ unless the person has a reasonable excuse.	7 8 9
	Maximum penalty—50 penalty units.	10
87RIOff	ence to interfere	11
(1)	If access to a seized thing is restricted under section 87RG, a person must not tamper with the thing or with anything used to restrict access to the thing without—	12 13 14 15
	(a) an authorised person's approval; or	16
	(b) a reasonable excuse.	17
	Maximum penalty—50 penalty units.	18
(2)	If access to a place is restricted under section 87RG, a person must not enter the place in contravention of the restriction or tamper with anything used to restrict access to the place without—	19 20 21 22 23
	(a) an authorised person's approval; or	24
	(b) a reasonable excuse.	25
	Maximum penalty—50 penalty units.	26
87RJRe thir	eceipt and information notice for seized	27 28
(1)	This section applies if an authorised person seizes anything under this subdivision unless—	29 30

	(a) the authorised person reasonably believes there is no-one apparently in possession of the thing or it has been abandoned; or	1 2 3
	(b) because of the condition, nature and value of the thing it would be unreasonable to require the authorised person to comply with this section.	4 5 6 7
(2)	The authorised person must, as soon as practicable after seizing the thing, give an owner or person in control of the thing before it was seized—	8 9 10 11
	(a) a receipt for the thing that generally describes the thing and its condition; and	12 13
	(b) an information notice for the decision to seize it.	14 15
(3)	However, if an owner or person from whom the thing is seized is not present when it is seized, the receipt and information notice may be given by leaving them in a conspicuous position and in a reasonably secure way at the place at which the thing is seized.	16 17 18 19 20 21
(4)	The receipt and information notice may—	22
	(a) be given in the same document; and	23
	(b) relate to more than 1 seized thing.	24
(5)	The authorised person may delay giving the receipt and information notice if the authorised person reasonably suspects giving them may frustrate or otherwise hinder an investigation by the authorised person under this part.	25 26 27 28 29
(6)	However, the delay may be only for so long as the authorised person continues to have the reasonable suspicion and remains in the vicinity of the place at which the thing was seized to keep it under observation.	30 31 32 33 34

87RKAc	ccess to seized thing	1
(1)	Until a seized thing is forfeited or returned, the authorised person who seized the thing must allow an owner of the thing—	2 3 4
	(a) to inspect it at any reasonable time and from time to time; and	5 6
	(b) if it is a document—to copy it.	7
(2)	Subsection (1) does not apply if it is impracticable or would be unreasonable to allow the inspection or copying.	8 9 10
(3)	The inspection or copying must be allowed free of charge.	11 12
87RLRe	turn of seized thing	13
(1)	This section applies if a seized thing is not forfeited or transferred under subdivision 3 or 4.	14 15
(2)	As soon as the commission stops being satisfied there are reasonable grounds for retaining the thing, the commission must return it to its owner.	16 17 18
(3)	If the thing is not returned to its owner within 3 months after it was seized, the owner may apply to the commission for its return.	19 20 21
(4)	Within 30 days after receiving the application, the commission must—	22 23
	 (a) if the commission is satisfied there are reasonable grounds for retaining the thing and decides to retain it—give the owner an information notice for the decision; or 	24 25 26 27
	(b) otherwise—return the thing to the owner.	28
(5)	For this section, there are reasonable grounds for retaining a seized thing if—	29 30
	(a) the thing is being, or is likely to be, examined; or	31 32

	(b) the thing is needed, or may be needed, for the purposes of—	1 2
	 a proceeding for an offence against this Act or the National Injury Act that is likely to be started or that has been started but not completed; or 	3 4 5 6
	(ii) an appeal from a decision in a proceeding for an offence against this Act or the National Injury Act; or	7 8 9
	(c) it is not lawful for the owner to possess the thing.	10 11
(6)	Subsection (5) does not limit the grounds that may be reasonable grounds for retaining the seized thing.	12 13 14
(7)	Nothing in this section affects a lien or other security over the seized thing.	15 16
(8)	In this section—	17
	<i>examine</i> includes analyse, test, measure, weigh, grade, gauge and identify.	18 19
Subdiv	vision 3 Forfeiture	20
87RMFc	orfeiture by commission decision	21
(1)	The commission may decide a seized thing is forfeited to the State if an authorised person—	22 23
	(a) after making reasonable inquiries, can not find an owner; or	24 25
	(b) after making reasonable efforts, can not return it to an owner; or	26 27
	(c) reasonably believes it is necessary to keep the thing to prevent it being used to commit the offence against section 74(1) or (2), 75	28 29 30

31

or 87T for which it was seized.

(2)	However, the authorised person is not required to-	1 2
	(a) make inquiries if it would be unreasonable to make inquiries to find an owner; or	3 4
	(b) make efforts if it would be unreasonable to make efforts to return the thing to an owner.	5 6
	Example for paragraph (b)—	7
	The owner of the thing has migrated to another country.	8 9
(3)	Regard must be had to the thing's condition, nature and value in deciding—	10 11
	(a) whether it is reasonable to make inquiries or efforts; and	12 13
	(b) if inquiries or efforts are made—what inquiries or efforts, including the period over which they are made, are reasonable.	14 15 16
87RNIn	formation notice about forfeiture decision	17
(1)	If the commission decides under section 87RM(1) to forfeit a thing, the commission must as soon as practicable give a person who owned the thing immediately before the forfeiture (the <i>former owner</i>) an information notice about the decision.	18 19 20 21 22
(2)	If the decision was made under section $87RM(1)(a)$ or (b), the information notice may be given by leaving it at the place where the thing was seized, in a conspicuous position and in a reasonably secure way.	23 24 25 26 27
(3)	The information notice must state that the former owner may apply for a stay of the decision if he or she appeals against the decision.	28 29 30
(4)	However, subsections (1) to (3) do not apply if—	31
	(a) the decision was made under section 87RM(1)(a) or (b); and	32 33

	[s 19]	
	(b) the place where the thing was seized is—(i) a public place; or	1 2
	(ii) a place where the notice is unlikely to be read by the former owner.	2 3 4
Subdiv	vision 4 Dealing with property forfeited or transferred to State	5 6 7
87ROW	hen thing becomes property of the State	8
	A thing becomes the property of the State if—	9
	(a) the thing is forfeited to the State under section 87RM(1); or	10 11
	(b) the owner of the thing and the State agree, in writing, to the transfer of the ownership of the thing to the State.	12 13 14
87RPHo	ow property may be dealt with	15
(1)	This section applies if, under section 87RO, a thing becomes the property of the State.	16 17
(2)	The commission may deal with the thing as the commission considers appropriate, including, for example, by destroying it or giving it away.	18 19 20
(3)	The commission must not deal with the thing in a way that could prejudice the outcome of an appeal against the forfeiture under this part.	21 22 23
(4)	If the commission sells the thing, the commission must, after deducting the costs of the sale, make reasonable efforts to return the proceeds of the sale to the former owner of the thing.	24 25 26 27
(5)	In this section—	28
	<i>former owner</i> , of a thing, see section 87RN(1).	29

Subdiv	vision 5	Other information-obtaining powers of authorised persons	1 2 3 4
87RQP	ower to req	uire name and address	5
(1)	This sectio	n applies if an authorised person—	6
		a person committing an offence st this Act or the National Injury Act;	7 8 9
	author persor	a person in circumstances that lead the rised person to reasonably suspect the n has just committed an offence st this Act or the National Injury Act;	10 11 12 13 14
	person just c	nformation that leads the authorised n to reasonably suspect a person has ommitted an offence against this Act National Injury Act.	15 16 17 18
(2)		rised person may require the person to erson's name and address.	19 20
(3)	to give evi name or ad	ised person may also require the person dence of the correctness of the stated dress if, in the circumstances, it would ble to expect the person to—	21 22 23 24
	. ,	n possession of evidence of the etness of the stated name or address; or	25 26
	(b) otherw	vise be able to give the evidence.	27
(4)	authorised	ing a personal details requirement, the person must give the person an offence r the requirement.	28 29 30
(5)	A requirent details requirent	nent under this section is a <i>personal uirement</i> .	31 32

(6)	In this section—	1
	address, of a person, includes the person's	2
	residential and business address and, for a person	3
	temporarily in Queensland, includes the place	4
	where the person is living in Queensland.	5
	ffence to contravene personal details	6
•	uirement	7
(1)		8
	has been made must comply with the requirement unless the person has a reasonable excuse.	9 10
	Maximum penalty—50 penalty units.	11
(2)	A person may not be convicted of an offence	12
	against subsection (1) unless the person is found	13
	guilty of the offence in relation to which the personal details requirement was made.	14 15
(3)	In this section—	16
(3)		-
	<i>personal details requirement</i> see section 87RQ(5).	17 18
87RSPc	ower to require information	19
(1)	This section applies if an authorised person	20
	reasonably believes a person has information relevant to any of the following matters—	21 22
	(a) a liability under the statutory insurance scheme;	23 24
	(b) an entitlement under the statutory insurance scheme;	25 26
	(c) an offence the authorised person reasonably	27
	believes has been committed against this	28
	Act or the National Injury Act.	29
(2)	The authorised person may require the person to—	30 31

	(a) give the authorised person the information by a stated reasonable time; or	1 2
	(b) produce a document to the authorised person for inspection at a stated reasonable time and place and allow the authorised person to make a copy of the document.	3 4 5 6
(3)	To remove any doubt, it is declared that under subsection (2) an authorised person may require the information to be given, or document to be produced, immediately at the place the requirement is made, if the requirement is reasonable in the circumstances.	7 8 9 10 11 12
(4)	When making a requirement under subsection (2), the authorised person must give the person an offence warning for the requirement.	13 14 15
(5)	For information that is an electronic document, compliance with the requirement requires the giving of a clear image or written version of the electronic document.	16 17 18 19
	fence to contravene information uirement	20 21
(1)	A person of whom a requirement is made under section 87RS(2) must comply with the requirement unless the person has a reasonable excuse.	22 23 24 25
	Maximum penalty—200 penalty units.	26
(2)	It is a reasonable excuse for an individual not to give the information or produce the document if—	27 28 29
	(a) the person would be entitled to refuse to give the information or produce the document in a court proceeding on the ground that giving the information or producing the document might tend to	30 31 32 33 34

	indi (b) for a the be evid	iminate the individual or expose the vidual to a penalty; or a requirement to produce a document— cost of producing the document would unreasonable, having regard to its lentiary value and any other relevant	1 2 3 4 5 6
(3)	The pers this section by the au	umstances. on does not commit an offence against on if the information or document sought thorised person is not relevant to a matter ed in section 87RS(1).	7 8 9 10 11
Divisi	on 4	Miscellaneous provisions	12
		relating to authorised persons	13 14
Subdi	vision 1	Damage	15
	uty to avo mage	oid inconvenience and minimise	16 17
	take all inconven possible. <i>Note</i> —	sing a power, an authorised person must reasonable steps to cause as little ience, and do as little damage, as	18 19 20 21 22
			22
8/RVN			23
(1)	otice of d	ion applies if—	23 24 25

	(b) a person (the <i>assistant</i>) acting under the direction or authority of an authorised person damages something.	1 2 3
(2)	However, this section does not apply to damage the authorised person reasonably considers is trivial or if the authorised person reasonably believes—	4 5 6 7
	(a) there is no-one apparently in possession of the thing; or	8 9
	(b) the thing has been abandoned.	10
(3)	The authorised person must give notice of the damage to a person who appears to the authorised person to be an owner, or person in control, of the thing.	11 12 13 14
(4)	However, if for any reason it is not practicable to comply with subsection (3), the authorised person must—	15 16 17
	(a) leave the notice at the place where the damage happened; and	18 19
	(b) ensure it is left in a conspicuous position and in a reasonably secure way.	20 21
(5)	The authorised person may delay complying with subsection (3) or (4) if the authorised person reasonably suspects complying with the subsection may frustrate or otherwise hinder the performance of the authorised person's functions.	22 23 24 25 26
(6)	The delay may be only for so long as the authorised person continues to have the reasonable suspicion and remains in the vicinity of the place.	27 28 29 30
(7)	If the authorised person believes the damage was caused by a latent defect in the thing or other circumstances beyond the control of the authorised person or the assistant, the authorised person may state the belief in the notice.	31 32 33 34 35

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(8)	The notice must state—	1
	(a) particulars of the damage; and	2
	(b) that the person who suffered the damage may claim compensation under section 87RW.	3 4 5
Subdiv	vision 2 Compensation and costs of investigation	6 7
87RWC	ompensation	8
(1)	A person may claim compensation from the commission if the person incurs loss because of the exercise, or purported exercise, of a power by or for an authorised person including a loss arising from compliance with a requirement made of the person under division 3.	9 10 11 12 13 14
(2)	However, subsection (1) does not include loss arising from a lawful seizure or a lawful forfeiture.	15 16 17
(3)	The compensation may be claimed and ordered in a proceeding—	18 19
	(a) brought in a court with jurisdiction for the recovery of the amount of compensation claimed; or	20 21 22
	(b) for an alleged offence against this Act or the National Injury Act the investigation of which gave rise to the claim for compensation.	23 24 25 26
(4)	A court may order the payment of compensation only if it is satisfied it is just to make the order in the circumstances of the particular case.	27 28 29
(5)	In considering whether it is just to order compensation, the court must have regard to any relevant offence committed by the claimant.	30 31 32

(6)	A regulation may prescribe other matters that may, or must, be taken into account by the court when considering whether it is just to order compensation.	1 2 3 4
(7)	Section 87RU does not provide for a statutory right of compensation other than as provided by this section.	5 6 7
(8)	In this section—	8
	loss includes costs and damage.	9
87RXCo	osts of investigation	10
(1)	This section applies if a person is convicted by a court of an offence against this Act or the National Injury Act.	11 12 13
(2)	The court may order the person to pay the commission's reasonable costs of an investigation about the offence, including reasonable costs of preparing for the prosecution.	14 15 16 17
(3)	This section does not limit the order for costs the court may make on the conviction.	18 19
Subdiv	vision 3 Other offences relating to authorised persons	20 21
87RYO	ostructing authorised person	22
(1)	A person must not obstruct an authorised person	23
	exercising a power, or someone helping an authorised person exercising a power, unless the person has a reasonable excuse.	24 25 26
	authorised person exercising a power, unless the	25
(2)	authorised person exercising a power, unless the person has a reasonable excuse.	25 26

	exercise of the power, the authorised person must warn the person that—	st 1 2
	(a) it is an offence to cause an obstructio unless the person has a reasonable excuse and	-
	(b) the authorised person considers the person' conduct an obstruction.	s 6 7
(3)	In this section—	8
	<i>obstruct</i> includes assault, hinder, resist, attempt t obstruct and threaten to obstruct.	o 9 10
87RZIm	personating authorised person	11
	A person must not impersonate an authorise	d 12
	person.	13
	Maximum penalty—50 penalty units.	14
Divisio	on 4A Reviews and appeals	15
Divisio	on 4A Reviews and appeals about particular decisions	-
		-
Subdiv	about particular decisions	16 17
Subdiv	about particular decisions vision 1 Internal review view process must start with internal review An affected person for an original decision ma	16 17 № 18 y 19
Subdiv	about particular decisions vision 1 Internal review view process must start with internal review An affected person for an original decision ma appeal to a Magistrates Court only if a decision o	16 17 N 18 y 19 n 20
Subdiv	about particular decisions vision 1 Internal review view process must start with internal review An affected person for an original decision ma appeal to a Magistrates Court only if a decision o an application for internal review of the decisio	16 17 N 18 y 19 n 20 n 21
Subdiv	about particular decisions vision 1 Internal review view process must start with internal review An affected person for an original decision ma appeal to a Magistrates Court only if a decision o	16 17 N 18 y 19 n 20 n 21
Subdiv 87S Rev	about particular decisions vision 1 Internal review view process must start with internal review An affected person for an original decision ma appeal to a Magistrates Court only if a decision o an application for internal review of the decisio has been made, or taken to have been made, under	16 17 N 18 y 19 n 20 n 21 er 22

	decision under this subdivision (an <i>internal review</i>).	1 2
(2)	If the affected person has not been given an information notice for the original decision, the affected person may ask the commission for an information notice for the decision.	3 4 5 6
(3)	A failure by the commission to give the affected person an information notice for the original decision does not limit or otherwise affect the person's right to apply for an internal review of the decision.	7 8 9 10 11
87SBRe	equirements for application	12
(1)	An application for internal review of an original decision must—	13 14
	(a) be written; and	15
	(b) for a person who has been given an information notice for the decision—include enough information to enable the commission to decide the application; and	16 17 18 19
	(c) be made to the commission within—	20
	 (i) for a person who has been given an information notice for the decision— 28 days after the day the person is given the notice; or 	21 22 23 24
	 (ii) for a person who has not been given an information notice for the decision— 28 days after the day the person becomes aware of the decision. 	25 26 27 28
(2)	The commission may, at any time, extend the period within which the application may be made.	29 30
(3)	The application does not affect the operation of the original decision or prevent the decision being implemented.	31 32 33

	[s 19]
	Note—
	Subdivision 2 provides for a stay of the original decision.
87SCIn	ternal review
(1)	The commission must, within 20 days after receiving an application for internal review of an original decision—
	(a) review the original decision; and
	(b) decide to—
	(i) confirm the original decision; or
	(ii) amend the original decision; or
	(iii) substitute another decision for the original decision; and
	(c) give the affected person for the original decision a decision notice for the commission's decision under paragraph (b).
(2)	The commission and the affected person may, before the period stated in subsection (1) ends, agree to a longer period for the commission to comply with the subsection.
(3)	The application may be dealt with only by a person who—
	(a) did not make the original decision; and
	(b) holds a more senior office than the person who made the original decision.
(4)	Subsection (3) does not apply to an original decision made by the commission personally.
(5)	If the commission does not give the affected person a decision notice within the period required under subsection (1) or a longer period agreed under subsection (2), the commission is taken to confirm the original decision.

87SDDe	cision notice	1					
(1)	A notice given for an internal review decision (a <i>decision notice</i>) must state the following information—						
	(a) the decision;						
	(b) the reasons for the decision;	6					
	Note—	7					
	See the <i>Acts Interpretation Act 1954</i> , section 27B for matters that must be included with the reasons.	8 9					
	(c) that the person to whom the notice is given may appeal the decision under this Act;	10 11					
	(d) how, and the period within which, the appeal may be started;	12 13					
	(e) how the person may apply for a stay of the operation of the decision.	14 15					
(2)	If the commission does not give an affected person a decision notice for an internal review decision within the period required under section 87SC, the affected person may ask the commission for the decision notice.	16 17 18 19 20					
(3)	A failure by the commission to give an affected person a decision notice for an internal review decision does not limit or otherwise affect the person's right to appeal to the Magistrates Court the internal review decision.	21 22 23 24 25					
Subdiv	vision 2 Staying operation of original decision	26 27					
87SECo	urt may stay operation of original decision	28					
(1)	An affected person for an original decision may apply to the Magistrates Court for a stay of the operation of the decision.	29 30 31					

(2)	the inte	application may be made at any time within period within which an application for an rnal review of the original decision may be le under subdivision 1.	1 2 3 4
(3)	oper con	court may make an order staying the ration of the original decision only if it siders the order is desirable after having and to the following—	5 6 7 8
	(a)	the interests of any person whose interests may be affected by the making of the order or the order not being made;	9 10 11
	(b)	any submission made to the court by the entity that made the original decision;	12 13
	(c)	the public interest.	14
(4)	A st	ay by the court under this section—	15
	(a)	may be given on conditions the court considers appropriate; and	16 17
	(b)	operates for the period fixed by the court; and	18 19
	(c)	may be amended or revoked by the court.	20
(5)		period of a stay by the court under this section st not extend past—	21 22
	(a)	the end of the period within which an application for an internal review of the original decision may be made under subdivision 1; or	23 24 25 26
	(b)	if an application for an internal review of the original decision is made under subdivision 1 within the period allowed under that subdivision—the end of the period within which an appeal against the internal review decision may be made under section 87SF.	27 28 29 30 31 32

Subdivision 3 Appeals

87SFAp	ppealing internal review decision	1
(1)	This section applies to a person who—	2
	(a) has applied for an internal review of an original decision; and	3 4
	(b) is dissatisfied with the internal review decision.	5 6
(2)	The person may appeal to a Magistrates Court (the <i>court</i>) against the internal review decision by filing a notice of appeal with the registrar of the court.	7 8 9 10
(3)	The notice of appeal must state fully the grounds of the appeal.	11 12
(4)	The person must file the notice of appeal within 28 days after a decision notice for the internal review decision is given to the person.	13 14 15
(5)	However, the court may, on application and at any time, extend the time for filing the notice of appeal.	16 17 18
(6)	The person must serve a copy of the notice of appeal, and any application to extend the time for filing the notice of appeal, on the commission.	19 20 21
(7)	The appeal does not affect the operation of the internal review decision or prevent the decision being implemented.	22 23 24
87SGSt	aying operation of internal review decision	25
(1)	A person mentioned in section 87SF(1) may apply to the court for a stay of the operation of the internal review decision.	26 27 28
(2)	The court may, by order, stay the operation of the internal review decision to secure the effectiveness of the appeal.	29 30 31
(3)	The court may stay the operation of the internal review decision on conditions the court considers	32 33

	[s 19]	
	appropriate.	1
(4)	The stay operates for the period decided by the court.	2 3
(5)	However, the period of the stay must not extend past the time when the court decides the appeal.	4 5
87SHPo	owers of court on appeal	6
(1)	When deciding an appeal against an internal review decision, the court—	7 8
	(a) has the same powers as the commission in making the internal review decision; and	9 10
	(b) is not bound by the rules of evidence; and	11
	(c) must comply with natural justice.	12
(2)	An appeal is by way of rehearing.	13
(3)	The court may—	14
	(a) confirm the internal review decision; or	15
	(b) substitute another decision for the internal review decision; or	16 17
	(c) set aside the internal review decision and return the matter to the commission with directions the court considers appropriate.	18 19 20
87SIEffe	ect of court's decision on appeal	21
(1)	If the court substitutes another decision for the internal review decision—	22 23
	(a) the substituted decision is taken to be a decision of the decision-maker; and	24 25
	(b) the commission may give effect to the decision as if—	26 27
	(i) the decision were the original decision of the decision-maker; and	28 29

[s 20]

Clause 20

			(ii) no application for review or appeal of the original decision had been made.	1 2
	(2)	and deci mad the	e court sets aside the internal review decision returns the matter to the original sion-maker with directions, any decision le by the decision-maker in accordance with directions may not be reviewed or appealed nst under this part.	3 4 5 6 7 8
	(3)	In th	nis section—	9
		deci	sion-maker, of an original decision, means—	1(
		(a)	for an original decision mentioned in section 87RJ—an authorised person; or	11 12
		(b)	otherwise—the commission.	13
	nendment o cuments)	of s 87	7U (False or misleading information or	
	cuments)		7U (False or misleading information or ading, after 'documents'—	15 16
doo	cuments) Section 870	U, hea		14 15 16 17
do (1)	cuments) Section 870	U, hea abor	ading, after 'documents'— ut claim	15 10 17 18
do (1)	cuments) Section 870 <i>insert</i> —	U, hea abo U(4)—	ading, after 'documents'— ut claim	13 10 17
do (1)	cuments) Section 870 <i>insert</i> — Section 870	U, hea abo U(4)– <u>(</u> Subs	ading, after 'documents'— ut claim	1: 10 17 18 19
do (1)	cuments) Section 870 <i>insert</i> — Section 870 <i>omit, insert</i>	U, hea abo U(4)– <u>(</u> Subs	ut claim section (3) does not apply to a person if the	1: 10 17 18 19 20 21
do	cuments) Section 870 <i>insert</i> — Section 870 <i>omit, insert</i>	U, hea abo U(4) <u>(</u> Subs pers	ading, after 'documents'— ut claim section (3) does not apply to a person if the on, when giving a document— tells the commission, or the Nominal Defendant or other insurer, to the best of the person's ability, how the document is false	$ \begin{array}{c} 1:\\ 1:\\ 1:\\ 1:\\ 1:\\ 1:\\ 1:\\ 2:\\ 2:\\ 2:\\ 2:\\ 2:\\ 2:\\ 2:\\ 2:\\ 2:\\ 2$

Clause	21	Insertion of ne	w s	87UA	1
		After sectio	n 871	U—	2
		insert—			3
			ving orma	authorised person false or misleading tion	4 5
		(1)	Act, pers	person must not, in relation to the inistration of this Act or the National Injury give an authorised person information the on knows is false or misleading in a material icular.	6 7 8 9 10
			Max	kimum penalty—150 penalty units.	11
		(2)	rela Nati info	section (1) applies to information given in tion to the administration of this Act or the ional Injury Act whether or not the rmation was given in response to a specific ver under this Act or the National Injury Act.	12 13 14 15 16
		(3)		section (1) does not apply to a person if the son, when giving information in a document—	17 18
			(a)	tells the authorised person, to the best of the person's ability, how the document is false or misleading; and	19 20 21
			(b)	if the person has, or can reasonably obtain, the correct information—gives the correct information.	22 23 24
Clause	22			5A, div 6 (Information from Police Service)	25 26
		Part 5A, div	visior	n 6—	27
		omit, insert-			28
		Divisio	on 6	Information from	29
				commissioner of police	30
				service	31

[s 22]

Subdiv	vision 1 Risk to authorised person's safety	1 2
	mmission's power to obtain criminal history ort for authorised person's safety	3 4
(1)	The commission may ask the commissioner of the police service for a written report about the criminal history of a person if an authorised person reasonably suspects the person—	5 6 7 8
	(a) may be present at a place when the authorised person enters the place under part 5A; and	9 10 11
	(b) may create an unacceptable level of risk to the authorised person's safety.	12 13
(2)	The commissioner of the police service must give the report to the commission.	14 15
(3)	However, the report is required to contain only criminal history in the commissioner's possession or to which the commissioner has access.	16 17 18
(4)	The commission must examine the report and identify, to the extent it is reasonably practicable to do so, offences involving the use of a weapon or violence against a person.	19 20 21 22
(5)	The commission may give the authorised person information in the report about the offences identified under subsection (4).	23 24 25
(6)	The commission or an authorised person to whom the report or written information in the report is given must destroy the report as soon as practicable after the authorised person considers the risk to the authorised person's safety.	26 27 28 29 30

[s 22]

87VACo 87\	onfidentiality of criminal history under s	1 2		
(1)	A person must not use or disclose to anyone else a report about a person's criminal history, or information contained in the report, given under section 87V unless the use or disclosure is allowed under subsection (2).	3 4 5 6 7		
	Maximum penalty—100 penalty units.	8		
(2)	The person may use the information, or disclose the information to another person, if the use or disclosure—	9 10 11		
	(a) is for the purpose of the other person performing a function under this Act; or	12 13		
	(b) is with the consent of the person to whom the information relates; or	14 15		
	(c) is otherwise permitted or required by law.	16		
Subdivision 2 Offence against this Act or				
	National Injury Act	18		
	ommission's power to obtain criminal tory report about offence	19 20		
(1)	The commission may ask the commissioner of the police service for information in the possession of the Queensland Police Service that is mentioned in subsection (2) about a person the commission reasonably suspects to have committed an offence against this Act or the National Injury Act.	21 22 23 24 25 26		
(2)	The information that may be given is—	27		
	(a) the person's criminal history or part of the person's criminal history; and	28 29		
	(b) a brief of evidence compiled by the Queensland Police Service on anything	30 31		

[s 23]

		mentioned in the person's criminal history; and	1 2
		(c) a document about a complaint made by or against the person.	3 4
	(3)	For this section, the Criminal Law (Rehabilitation of Offenders) Act 1986 does not apply.	5 6
	87VCC	onfidentiality of information under s 87VB	7
	(1)	A person must not use or disclose, directly or indirectly, to anyone else information given under section 87VB unless the use or disclosure is allowed under subsection (2).	8 9 10 11
		Maximum penalty—100 penalty units.	12
	(2)	The person may use the information, or disclose the information to another person, if the use or disclosure—	13 14 15
		 (a) is for the purpose of an investigation or prosecution under this Act or the National Injury Act; or 	16 17 18
		(b) is with the consent of the person to whom the information relates; or	19 20
		(c) is otherwise permitted or required by law.	21
Clause 23	Insertion of ne	ew ss 87WA and 87WB	22
	After section		23
	insert—		24
	87WAA	ppointments and authority	25
		The following must be presumed in a proceeding under this Act unless a party to the proceeding, by reasonable notice, requires proof of it—	26 27 28
		(a) the appointment of an authorised person;	29

		[s 24]
		(b) the authority of an authorised person to do anything under this Act.
	87WBSig	gnatures
		A signature purporting to be the signature of an authorised person is evidence of the signature it purports to be.
use 24	Insertion of ne	w pt 5A, div 9
	Part 5A—	
	insert—	
	Divisio	n 9 Miscellaneous
	87Y Extr	aterritorial application of part
	(1)	This part applies both within and outside Queensland to the extent necessary for any investigation of a contravention of section 74(1) or (2) or 75.
	(2)	For subsection (1), this part applies outside Queensland to the full extent of the extraterritorial legislative power of the Parliament.
	87Z Con	fidentiality of information
	(1)	An authorised person must not, whether directly or indirectly, disclose confidential information.
		Maximum penalty—100 penalty units.
	(2)	However, subsection (1) does not apply if—
		(a) the confidential information is disclosed—
		(i) in the performance of functions under this part; or

Clause

		(ii) with the written consent of the person to whom the information relates; or	1 2
		(iii) to the person to whom the information relates; or	3 4
		(iv) in a form that could not identify any person; or	5 6
	(b)	the disclosure of the confidential information is authorised under an Act or another law.	7 8 9
(1	3) In th	is section—	10
	has l cour	<i>Tidential information</i> means information that become known to an authorised person in the se of performing the authorised person's tions for this part.	11 12 13 14
25 Insertion of	new pt	5B	15
After sec	ction 87Z	Z, as inserted by this Act—	16
insert—			17
Part	t 5B	Special investigations	18
87ZA	Definiti	ons for part	19
		is part—	20
			20
		ciated person, for an investigated person,	20 21 22
	asso	ciated person, for an investigated person,	21
	<i>asso</i> mea	<i>ciated person</i> , for an investigated person, ns— for an investigated person who is an	21 22 23
	asso mean (a)	<i>ciated person</i> , for an investigated person, ns— for an investigated person who is an insurer—an officer of the insurer; or for an investigated person who is a related body corporate for an insurer—an officer of	21 22 23 24 25 26

	(i)	an associate of the law practice; or	1
	(ii)	a barrister briefed by the law practice in relation to a claim the commission reasonably suspects is connected to a contravention of section 74(1) or (2) or 75; or	2 3 4 5 6
	(iii)	a corporation associated with the law practice and the corporation's executive officers; or	7 8 9
(d)	a ba to a susp	In investigated person who is a lawyer— rrister briefed by the lawyer in relation a claim the commission reasonably ects is connected to a contravention of ton $74(1)$ or (2) or 75 .	10 11 12 13 14
inve	estiga	ted person means any of the following—	15
(a)	an ir	nsurer mentioned in section 87ZC(1);	16
(b)	an e	ntity mentioned in section 87ZC(2);	17
(c)	a b 87Z	ody corporate mentioned in section E.	18 19
		<i>tor</i> means an investigator appointed tion 87ZC.	20 21
		o document includes reference to ns from electronic document	22 23
		ce in this part to a document includes a to an image or writing—	24 25
(a)	prod	luced from an electronic document; or	26
(b)	bein docu	yet produced, but reasonably capable of g produced, from an electronic ument, with or without the aid of another le or device.	27 28 29 30

87ZCAp	pointment of investigator	1
(1)	If the commission considers it desirable in the public interest, the commission may appoint an investigator to investigate the affairs of an insurer that is, or has been, licensed under this Act. <i>Note—</i>	2 3 4 5 6
	See also section 87ZE.	7
(2)	Also, the commission may appoint an investigator to investigate the relevant affairs of either of the following entities—	8 9 10
	(a) a law practice or lawyer that is acting or has acted for a claimant;	11 12
	(b) an entity prescribed by regulation for this section.	13 14
(3)	The commission may appoint an investigator under subsection (2) if the commission reasonably suspects that section 74(1) or (2) or 75 may have been contravened by the investigated person or an associated person for the investigated person.	15 16 17 18 19 20
(4)	The commission may, by written instrument, appoint any of the following persons as an investigator—	21 22 23
	(a) an Australian legal practitioner;	24
	(b) a qualified accountant;	25
	(c) another appropriately qualified person.	26
(5)	The instrument of appointment must state the terms of appointment and the matters into which the investigation is to be made.	27 28 29
(6)	The instrument of appointment may state a period within which the investigation must be completed.	30 31 32
(7)	The commission may, by written notice given to the investigator—	33 34

	(a) amend the instrument of appointment; or
	(b) end the appointment.
(8)	In this section—
	Australian legal practitioner see the Legal Profession Act 2007, section 6.
	qualified accountant means—
	 (a) a member of CPA Australia Ltd ACN 008 392 452 who is entitled to use the letters 'CPA' or 'FCPA'; or
	 (b) a member of Chartered Accountants Australia and New Zealand ARBN 084 642 571 who is entitled to use the letters 'CA' or 'FCA'; or
	(c) a member of the Institute of Public Accountants Ltd ACN 004 130 643 who is entitled to use the words 'MIPA' or 'FIPA'.
	<i>relevant affairs</i> , of an investigated person, means matters relating to how the investigated person received or was referred instructions for a claim, and how the investigated person gave or referred instructions for a claim, and includes a transaction involving the investigated person or an associated person for the investigated person relevant to the receipt or referral of instructions.
87ZDDe	elegation of powers by investigator
(1)	An investigator may delegate a power under this part other than the power to administer an oath or affirmation or the power to examine on oath or affirmation.
(2)	A delegate must produce the instrument of delegation for inspection on request by an investigated person or an associated person for an investigated person.

87ZEInv	vestigation of related body corporate	1
	If an investigator considers it necessary, in investigating the affairs of an insurer, to investigate the affairs of a body corporate that is or has at any relevant time been a related body corporate for the insurer, the investigator may investigate the affairs of the body corporate with the commission's written agreement.	2 3 4 5 6 7 8
87ZFPo	wers of investigators	9
(1)	An investigator may, by written notice, require an investigated person or an associated person for an investigated person—	10 11 12
	(a) to produce to the investigator a document that is in the custody or control of the investigated person or associated person; and	13 14 15 16
	(b) to give the investigator all reasonable help in connection with the investigation.	17 18
(2)	An investigator may, by written notice, require an investigated person, or an associated person for an investigated person, who is an individual to appear before the investigator for examination on oath or affirmation.	19 20 21 22 23
(3)	An investigator may administer an oath or affirmation.	24 25
(4)	For an electronic document, compliance with the requirement requires the giving of a clear image or written version of the electronic document.	26 27 28
87ZGDo	ocuments produced to investigator	29
(1)	If a document is produced to an investigator under this part, the investigator may keep the document for the period that the investigator reasonably considers necessary for the investigation.	30 31 32 33

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

	(b) if the person has, or can reasonably obtain, the correct information—gives the correct information to the investigator.	1 2 3		
(3)	A person who complies with the requirement of an investigator under this section does not merely because of the compliance—	4 5 6		
	 (a) contravene a provision of an Act or a law imposing a statutory or commercial obligation or restriction to maintain secrecy; or 	7 8 9 10		
	(b) incur any civil liability.	11		
(4)	A person required to attend for examination under this part is entitled to the allowances and expenses prescribed by regulation.	12 13 14		
87ZISelf-incrimination and legal professional privilege				
(1)	This section applies to a person who is an investigated person or an associated person for an investigated person if the person is required to answer a question put to the person by an investigator or produce a document to an investigator.	17 18 19 20 21 22		
(2)	The person is not excused from failure to comply with the requirement on the basis that complying—	23 24 25		
	(a) might tend to incriminate the person or expose the person to a penalty; or	26 27		
	(b) in the case of an investigated person mentioned in section 87ZC(2) or an associated person for an investigated person mentioned in section 87ZC(2), would disclose a privileged client communication.	28 29 30 31 32		
(3)	The investigator must inform the person, in a way that is reasonable in the circumstances, that—	33 34		

	(a)	the person must comply with the requirement even though complying—	1 2
		(i) might tend to incriminate the person or expose the person to a penalty; or	3 4
		(ii) would disclose a privileged client communication; and	5 6
	(b)	if the person is an individual—under section 87ZQ, there is a limited immunity against the future use of the information or document given in compliance with the requirement.	7 8 9 10 11
(4)	fails inve (3),	he person is an individual and the individual s to comply with the requirement when the estigator has failed to comply with subsection the individual may not be convicted of the ence against section 87ZH(1).	12 13 14 15 16
(5)	sect	n complying with a requirement made under tion 87ZH, the person discloses a privileged nt communication—	17 18 19
	(a)	the person is taken for all purposes not to have breached legal professional privilege in complying with the requirement; and	20 21 22
	(b)	the disclosure does not constitute a waiver of legal professional privilege or otherwise affect any claim of legal professional privilege for any purpose other than a proceeding for an offence against section 36A, 36D, 36E, 37AB, 39A, 41A, 74(1) or (2) or 75.	23 24 25 26 27 28 29
(6)	In tl	his section—	30
	com lega	vileged client communication means munication protected against disclosure by al professional privilege that operates for the efit of a client of an investigated person.	31 32 33 34

	ilure of person to comply with requirement nvestigator	1 2
(1)	If an investigated person or associated person for an investigated person fails to comply with a requirement of an investigator, the investigator may give the Supreme Court a certificate about the failure to comply.	3 4 5 6 7
(2)	If an investigator gives a certificate under subsection (1), the court may inquire into the case and may—	8 9 10
	(a) order the person to comply with the requirements of the investigator within a period fixed by the court; and	11 12 13
	(b) if the court is satisfied that the person failed without lawful excuse to comply with the requirement of the investigator—punish the person in the same way as if the person had been guilty of contempt of the court.	14 15 16 17 18
87ZKRe	ecording of examination	19
(1)	An investigator must make a record of the questions asked and the answers given at an examination under this part.	20 21 22
(2)	Subject to section 87ZQ, a record of the examination of a person under this part may be used in evidence in a legal proceeding against the person.	23 24 25 26
		-

- (3) A copy of the record of the examination of a person must be given to the person on the written request of the person without fee.
 29
- (4) The record must be included with the 30 investigator's final report on the investigation. 31
- (5) Nothing in this section affects or limits the 32 admissibility of other written or oral evidence. 33

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87ZLReport of investigator

- (1) An investigator may, and, if directed by the commission, must make interim reports to the commission.
- (2) On the completion or termination of the investigation, the investigator must report to the commission the investigator's opinion on the matters under investigation, together with the facts on which the opinion is based.
- (3) A copy of a final report must, and a copy of the model or a part of an interim report may, be given by the commission to the investigated person to model which the report relates.
 (3) A copy of a final report must, and a copy of the model of t
- (4) However, the commission is not bound to give an investigated person a copy of a report, or a part of a report, if the commission is of the opinion that there is good reason for not divulging its contents.
 17
- (5) If the commission is of the opinion that it is in the public interest, the commission may publish, on its website and any other place the commission 20 considers appropriate, the whole or a part of a report.
- (6) If an investigator has given a record of an examination under this part to the commission 24 with the report to which the record relates, a copy of the record may be given to any person, and on 26 the conditions, that the commission considers 27 appropriate.

87ZMAdmission of investigator's report in evidence

- 29 30
- A document certified by the commission to be a copy of an investigator's report is admissible in a legal proceeding as evidence of any facts stated in the report.
 31
 32
 33
 34
- (2) Nothing in this section operates to diminish the 35

	protection given to witnesses by law.	1
87ZNDc	ocuments taken during investigation	2
(1)	On the completion or termination of the investigation, an investigator must give the commission any documents the investigator has taken possession of under this part.	3 4 5 6
(2)	The commission may—	7
	 (a) keep the documents for the period that the commission reasonably considers necessary to enable a decision to be made about whether or not a legal proceeding ought to be started; and 	8 9 10 11 12
	(b) keep the documents for any further period the commission reasonably considers necessary to enable a legal proceeding to be started and continued.	13 14 15 16
(3)	The commission may—	17
	(a) allow other persons to inspect the documents while they are in the commission's possession; and	18 19 20
	(b) allow the use of the documents for a legal proceeding started because of the investigation.	21 22 23
(4)	The commission must allow a person who would be entitled to inspect a document if it were not in the commission's possession to inspect the document at all reasonable times.	24 25 26 27
87ZOCc	osts of investigation	28
(1)	The commission may recover the costs of and incidental to an investigation under this part from the investigated person to which the investigation relates.	29 30 31 32

(2)	However, costs may not be recovered from an investigated person under this section if the investigation established—	1 2 3
	 (a) for an insurer or related body corporate for an insurer—no irregularity on the part of the insurer or related body corporate; or 	4 5 6
	 (b) for an investigated person mentioned in section 87ZC(2)—no evidence of a contravention by the person of section 74(1) or (2) or 75. 	7 8 9 10
87ZPOt	her offences about investigations	11
(1)	A person must not—	12
	 (a) conceal, destroy, mutilate or alter a document of or about an investigated person whose affairs are being investigated under this part; or 	13 14 15 16
	(b) send, cause to be sent or conspire with someone else to send out of the State a document mentioned in paragraph (a) or any property belonging to or under the control of the investigated person.	17 18 19 20 21
	Maximum penalty—300 penalty units or 2 years imprisonment.	22 23
(2)	It is a defence to a prosecution of an offence against subsection (1) for the defendant to prove that the defendant did not act with intent to defeat the purposes of this part or to delay or obstruct the carrying out of an investigation under this part.	24 25 26 27 28
	vidential immunity for individuals nplying with particular requirements	29 30
(1)	This section applies if an individual gives or produces information or a document to an investigator under section 87ZF.	31 32 33

(2)	Evidence of the information or document, and other evidence directly or indirectly derived from the information or document, is not admissible against the individual in any proceeding to the extent it tends to incriminate the individual, or expose the individual to a penalty, in the proceeding.					
(3)	However, this section does not apply to-	8				
	 (a) a proceeding about the false or misleading nature of the information or anything in the document or in which the false or misleading nature of the information or document is relevant evidence; or 	9 10 11 12 13				
	 (b) a proceeding for an offence against section 36A, 36D, 36E, 37AB, 39A, 41A, 74(1) or (2) or 75. 	14 15 16				
87ZR Ex	straterritorial application of part	17				
(1)	This part applies both within and outside Queensland to the extent necessary for any investigation of—	18 19 20				
	(a) a contravention of section 36A, 36D, 36E, 37AB, 39A, 41A, 74(1) or (2) or 75; or	21 22				
	(b) the affairs of an investigated person under section 87ZC(2).	23 24				
(2)	For subsection (1), this part applies outside Queensland to the full extent of the extraterritorial legislative power of the Parliament.	25 26 27				
877SCo	nfidentiality of information	28				
(1)	An investigator must not, whether directly or indirectly, disclose confidential information.	29 30				
	Maximum penalty—100 penalty units.	31				
(2)	However, subsection (1) does not apply if—	32				

this part; or (ii) with the written consent of the person to whom the information relates; or (iii) to the person to whom the information relates; or (iv) in a form that could not identify any person; or (b) the disclosure of the confidential information is authorised under an Act or another law. (3) In this section— confidential information means information that has become known to an investigator in the course of performing the investigator's functions for this part. Clause 26 Insertion of new pt 7, div 7 Part 7— insert— Division 7 Transitional provisions for Motor Accident Insurance and Other Legislation Amendment Act 2019 115 Certificate matters apply to conduct on and after commencement (1) This section applies if— (a) a law practice is retained by a claimant before the commencement to act in relation						
this part; or (ii) with the written consent of the person to whom the information relates; or (iii) to the person to whom the information relates; or (iv) in a form that could not identify any person; or (b) the disclosure of the confidential information is authorised under an Act or another law. (3) In this section— confidential information means information that has become known to an investigator in the course of performing the investigator's functions for this part. Clause 26 Insertion of new pt 7, div 7 Part 7— insert— Division 7 Transitional provisions for Motor Accident Insurance and Other Legislation Amendment Act 2019 115 Certificate matters apply to conduct on and after commencement (1) This section applies if— (a) a law practice is retained by a claimant before the commencement to act in relation			(a)	the	confidential information is disclosed—	1
to whom the information relates; or (iii) to the person to whom the information relates; or (iv) in a form that could not identify any person; or (b) the disclosure of the confidential information is authorised under an Act or another law. (3) In this section— confidential information means information that has become known to an investigator in the course of performing the investigator's functions for this part. Clause 26 Insertion of new pt 7, div 7 Part 7— insert— Division 7 Transitional provisions for Motor Accident Insurance and Other Legislation Amendment Act 2019 115 Certificate matters apply to conduct on and after commencement (1) This section applies if— (a) a law practice is retained by a claimant before the commencement to act in relation				(i)	-	2 3
relates; or (iv) in a form that could not identify any person; or (b) the disclosure of the confidential information is authorised under an Act or another law. (3) In this section— confidential information means information that has become known to an investigator in the course of performing the investigator's functions for this part. Clause 26 Insertion of new pt 7, div 7 Part 7— insert— Division 7 Transitional provisions for Motor Accident Insurance and Other Legislation Amendment Act 2019 115 Certificate matters apply to conduct on and after commencement (1) This section applies if— (a) a law practice is retained by a claimant before the commencement to act in relation				(ii)		4 5
 person; or (b) the disclosure of the confidential information is authorised under an Act or another law. (3) In this section— confidential information means information that has become known to an investigator in the course of performing the investigator's functions for this part. Clause 26 Insertion of new pt 7, div 7 Part 7— 				(iii)	-	6 7
 information is authorised under an Act or another law. (3) In this section— <i>confidential information</i> means information that has become known to an investigator in the course of performing the investigator's functions for this part. Clause 26 Insertion of new pt 7, div 7 Part 7— <i>insert</i>— Division 7 Transitional provisions for Motor Accident Insurance and Other Legislation Amendment Act 2019 115 Certificate matters apply to conduct on and after commencement (1) This section applies if— (a) a law practice is retained by a claimant before the commencement to act in relation 				(iv)		8 9
confidential information means information that has become known to an investigator in the course of performing the investigator's functions for this part. Clause 26 Insertion of new pt 7, div 7 Part 7— insert— Division 7 Transitional provisions for Motor Accident Insurance and Other Legislation Amendment Act 2019 115 Certificate matters apply to conduct on and after commencement (1) This section applies if— (a) a law practice is retained by a claimant before the commencement to act in relation			(b)	info	rmation is authorised under an Act or	10 11 12
has become known to an investigator in the course of performing the investigator's functions for this part. Clause 26 Insertion of new pt 7, div 7 Part 7— insert— Division 7 Transitional provisions for Motor Accident Insurance and Other Legislation Amendment Act 2019 115 Certificate matters apply to conduct on and after commencement (1) This section applies if— (a) a law practice is retained by a claimant before the commencement to act in relation		(3)	In tl	his se	ction—	13
Part 7— insert— Division 7 Transitional provisions for Motor Accident Insurance and Other Legislation Amendment Act 2019 115 Certificate matters apply to conduct on and after commencement (1) This section applies if— (a) a law practice is retained by a claimant before the commencement to act in relation			has of p	becon	me known to an investigator in the course	14 15 16 17
insert— Division 7 Transitional provisions for Motor Accident Insurance and Other Legislation Amendment Act 2019 115 Certificate matters apply to conduct on and after commencement (1) This section applies if— (a) a law practice is retained by a claimant before the commencement to act in relation	Clause 26	Insertion of ne	ew p	t 7, d	liv 7	18
 Division 7 Transitional provisions for Motor Accident Insurance and Other Legislation Amendment Act 2019 115 Certificate matters apply to conduct on and after commencement This section applies if— a law practice is retained by a claimant before the commencement to act in relation 		Part 7—	•	-		19
Motor Accident Insurance and Other Legislation Amendment Act 2019 115 Certificate matters apply to conduct on and after commencement (1) This section applies if— (a) a law practice is retained by a claimant before the commencement to act in relation		insert—				20
Amendment Act 2019 115 Certificate matters apply to conduct on and after commencement (1) This section applies if— (a) a law practice is retained by a claimant before the commencement to act in relation		Divisio	on 7		-	21 22
 115 Certificate matters apply to conduct on and after commencement (1) This section applies if— (a) a law practice is retained by a claimant before the commencement to act in relation 					and Other Legislation	23
 after commencement (1) This section applies if— (a) a law practice is retained by a claimant before the commencement to act in relation 					Amendment Act 2019	24
(a) a law practice is retained by a claimant before the commencement to act in relation						25 26
before the commencement to act in relation		(1)	This	s sect	ion applies if—	27
			(a)	befo	bre the commencement to act in relation	28 29 30

[s 26]

	(b) immediately before the commencement, the claim has not been settled, decided by a court or otherwise concluded.	1 2 3
(2)	Despite section 36B, a law practice certificate for the claim that the supervising principal of the law practice may be required to complete and give to a person under section 36A, 36E, 37AB, 39A or 41A must state the matters in section 36B(2) to (4) only in relation to conduct on and after the commencement.	4 5 6 7 8 9 10
(3)	In this section—	11
	<i>claimant</i> includes a potential claimant.	12
	<i>supervising principal</i> includes a person who is completing a certificate under section 36C.	13 14
doe	ximum amount of legal costs for claims as not apply to work starting before nmencement	15 16 17
(1)	This section applies if—	18
	(a) a law practice is retained by a client before the commencement to act in relation to the client's speculative motor accident claim; and	19 20 21 22
	(b) the law practice continues to have the conduct of the claim on the commencement.	23 24
(2)	Section 79 does not apply to the legal costs the law practice may charge and recover from the client for work done in relation to the claim.	25 26 27
(3)	In this section—	28
	<i>legal costs</i> see the <i>Legal Profession Act 2007</i> , section 346.	29 30
	<i>speculative motor accident claim</i> means a claim or potential claim if the right of a law practice to charge and recover legal costs from the client who	31 32 33

			[s 27]	
			made the claim for work done is dependent on the client's success in pursuing the claim.	1 2
	Part	3	Amendment of Motor Accident Insurance Regulation 2018	3 4
Clause	27	Re	gulation amended	5
			This part amends the <i>Motor Accident Insurance Regulation</i> 2018. Note—	6 7 8
			See also the amendments in schedule 1.	9
Clause	28		nendment of s 17 (Statement of information for notice claim—Act, s 37(1)(a))	10 11
		(1)	Section 17(1), after 'about', first mention—	12
			insert—	13
			each of	14
		(2)	Section 17(1)(a)—	15
			insert—	16
			(vi) medicare number;	17
			(vii) whether the claimant requires an interpreter and, if so, the language of the interpreter;	18 19
		(3)	Section 17(1)(b)—	20
			insert—	21
			(vii) a diagram showing, to the best of the claimant's knowledge, where the driver and each occupant of the vehicle was sitting in the vehicle at the time of the accident;	22 23 24 25
		(4)	Section 17(1)(e), 'names and addresses'—	26
			omit, insert—	27

[s 28]

		names, a addresses	ddresses, telephone numbers and email	1 2
(5)	Section 17(1))—		3
	insert—			4
		clair injur of th beer	ther, in relation to the vehicle the nant or, for a derivative claim, the red person was travelling in at the time accident, a property damage claim has made under a comprehensive insurance cy or a third party property damage cy;	5 6 7 8 9 10 11
		men the num	claim has been made under a policy tioned in paragraph (f)—the insurer for policy, the policy number and the ber of any property damage claim made er the policy;	12 13 14 15 16
(6)	Section 17(1))(f), 'nam	nes and addresses'—	17
	omit, insert—	_		18
		names, a addresses	ddresses, telephone numbers and email	19 20
(7)	Section 17(1))(n) and (o)—	21
	omit, insert—	_		22
	((n) for a	claim other than a derivative claim—	23
		(i)	the date the claimant was first physically examined by a doctor in relation to personal injury resulting from the accident; and	24 25 26 27
		(ii)	the unique identifier given to the doctor under the Health Practitioner Regulation National Law, section 233; and	28 29 30 31
		(iii)	the date the claimant was first physically examined by the certifying	32 33

[s 29]

			doctor in relation to personal injury resulting from the accident; and	1 2
			 (iv) the unique identifier given to the certifying doctor under the Health Practitioner Regulation National Law, section 233; 	3 4 5 6
		(0)	if the claimant consulted a lawyer about the possibility of making a claim—the date the claimant first consulted the lawyer;	7 8 9
		(p)	if the claimant has retained a law practice to act for the claimant in relation to the claim—	10 11 12
			(i) the name of the law practice; and	13
			(ii) the date the claimant retained the law practice.	14 15
	(8)	Section 17(1)(ea) to (p)—	16
		renumber as sect	tion 17(1)(f) to (r).	17
	(9)	Section 17(4)—		18
		insert—		19
			<i>ifying doctor</i> means the doctor who signed the ificate mentioned in section $18(1)(a)$.	20 21
	(10)	Section 17(4), accident claim'-	definition <i>derivative claim</i> , 'motor vehicle	22 23
		omit, insert—		24
		clair	m	25
	(11)	Section 17(4), de	efinition <i>derivative claim</i> —	26
		relocate to sched	lule 5.	27
29		endment of s 18 im—Act, s 37(1)	8 (Certificates to accompany notice of (d))	28 29
	(1)	Section 18, head	ing—	30

Clause

[s 29]

	omit, insert	<u>. </u>		1
			ates and identity documents to any notice of claim—Act, s 37(1)(e)	2 3
(2)	Section 18((1)(a)	'contain'—	4
	omit, insert	<u>. </u>		5
		be a	ccompanied by	6
(3)	Section 18((1)(a)	(i), after 'address,'—	7
	insert—			8
		ema	il address,	9
(4)	Section 18((1)(a)	_	10
	insert—			11
		(ia)	that the doctor physically examined the claimant; and	12 13
		(ib)	whether the claimant was, at the date of the accident, an existing patient of the doctor or of a medical practice in which the doctor practises or was practising; and	14 15 16 17
(5)	Section 18((1)(ia)	to (iii)—	18
	renumber a	is sect	ion 18(1)(ii) to (v).	19
(6)	Section 18-			20
	insert—			21
	(1A)		b, a notice of claim must be accompanied by a ficate signed by the claimant that states—	22 23
		(a)	whether the claimant is making the claim on the claimant's own initiative; and	24 25
		(b)	either—	26
			(i) the claimant was not personally approached or contacted by a person and solicited or induced to make the claim; or	27 28 29 30

[s 29]

			 (ii) if the claimant was personally approached or contacted by a person and solicited or induced to make the claim—the name of the person and the circumstances in which the claimant was personally approached or contacted; and 	1 2 3 4 5 6 7
		(c)	if the claimant has retained a law practice to act for the claimant in relation to the claim—whether the claimant knows if the law practice gave consideration to a person for the referral of the claimant to the law practice.	8 9 10 11 12 13
	(1B)	be i	certificate mentioned in subsection (2) must n a form approved by the commission and fied by statutory declaration.	14 15 16
	(1C)		her, if the claimant is at least 15 years, a ce of claim must be accompanied by—	17 18
		(a)	a certified copy of an identity document for the claimant that is current; or	19 20
		(b)	if the claimant does not hold an identity document—a recent certified photograph of the claimant.	21 22 23
(7)	Section 18(2), de	efinition <i>derivative claim</i> —	24
	omit.			25
(8)	Section 18(2)—		26
	insert—			27
		cop folle	<i>ified copy</i> , of an identity document, means a y of the document certified by any of the owing persons to be a true copy of the ument—	28 29 30 31
		(a)	a lawyer;	32
		(b)	a notary public;	33
		(c)	a commissioner for declarations;	34

[s 30]

			(d) a justice of the peace.	1
			<i>consideration</i> see section 74(4) of the Act.	2
			<i>identity document</i> , for a claimant, means a document issued by a government that is evidence of the claimant's identity and contains a photograph of the claimant.	3 4 5 6
			<i>recent certified photograph</i> , of a claimant, means a passport-size photograph of the claimant taken within the last 2 years and certified to be a photograph of the claimant by a person who has known the claimant for at least 1 year.	7 8 9 10 11
		(9) Section 18((1A) to (2)—	12
		<i>renumber</i> a	as section 18(2) to (5).	13
Clause 3	30	Replacement of effect—Act, s Section 24–		14 15 16
		omit, insert		17
		-	nditions of licence—Act, s 64	18
			For section 64(1) of the Act, the conditions of a licence are—	19 20
			(a) the licensed insurer must not start carrying on business under the licence until the first day of the quarter next following the grant of the licence; and	21 22 23 24
			(b) the licensed insurer must comply with standards made under section 10(1)(d) of the Act about the proper management of claims.	25 26 27 28
Clause 3	31	Amendment o return—Act, s	of s 26 (Information to be provided by s 88)	29 30
		(1) Section 26((6)—	31

		[s 31]	
	insert—		1
		<i>ng doctor</i> means the doctor who signed the ate mentioned in section $18(1)(a)$.	2 3
(2)	Section 26(6), defin further claim details	itions <i>required claim details</i> and <i>required</i> s, after 'means'—	4 5
	insert—		6
	each of		7
(3)	Section 26(6), defi (g)—	nition required claim details, paragraph	8 9
	insert—		10
	(iii) the	e claimant's medicare number; and	11
	an	the notice of claim was accompanied by identity document under section 18 that s a unique identifying number—the mber.	12 13 14 15
(4)	Section 26(6), det paragraphs (d) to (h	Emition <i>required further claim details</i> ,)—	16 17
	omit, insert—		18
	cli inj of be pc	hether, in relation to the vehicle the aimant or, for a derivative claim, the jured person was travelling in at the time the accident, a property damage claim has en made under a comprehensive insurance licy or a third party property damage licy;	19 20 21 22 23 24 25
	m th nu	a claim has been made under a policy entioned in paragraph (d)—the insurer for e policy, the policy number and the unber of any property damage claim made ider the policy;	26 27 28 29 30
		e name and address of each witness to the cident known to the insurer;	31 32

[s 31]

(g)	the circumstances of the accident, including how the claimant came to be involved in the accident;	1 2 3
(h)	the nature of the personal injury to the claimant;	4 5
(i)	for a claim other than a derivative claim, the following details as shown in the notice of claim—	6 7 8
	 (i) the date the claimant was first physically examined by a doctor in relation to personal injury resulting from the accident; 	9 10 11 12
	(ii) the unique identifier given to the doctor under the Health Practitioner Regulation National Law, section 233;	13 14 15
	(iii) the date the claimant was first physically examined by the certifying doctor in relation to personal injury resulting from the accident;	16 17 18 19
	(iv) the unique identifier given to the certifying doctor under the Health Practitioner Regulation National Law, section 233;	20 21 22 23
(j)	for a claim other than a derivative claim, whether the claimant was, at the date of the accident, an existing patient of the doctor or of a medical practice in which the doctor practises or was practising, as shown in the certificate accompanying the notice of claim;	24 25 26 27 28 29 30
(k)	if the claimant consulted a lawyer about the possibility of making a claim—the date, as shown in the notice of claim, the claimant first consulted the lawyer;	31 32 33 34
(1)	if the claimant has retained a law practice to act for the claimant in relation to the claim,	35 36

Motor Accident Insurance and Other Legislation Amendment Bill 2019 Part 4 Minor and consequential amendments

			[s 32]	
			following details as shown in the notice laim—	1 2
		(i)	the name of the law practice;	3
		(ii)	the date the claimant retained the law practice.	4 5
	Part	-	and consequential	6
		ameno	dments	7
Clause	32	Legislation amended		8
		Schedule 1 amends the	ne legislation it mentions.	9

Schedule 1

Schedule 1	Minor and consequential amendments	1 2
	section 32	3
Legal Profession	Act 2007	4
1 Section 347(1)	5
insert—		6
	Note—	7
	See also the <i>Motor Accident Insurance Act 1994</i> , section 79.	8 9
Motor Accident Ir	surance Act 1994	10

1	Section 4, de <i>claim</i> —	finitions <i>claim</i> and <i>motor vehicle accident</i>	11 12
	omit.		13
2	Section 4—		14
	insert—		15
		<i>claim</i> means a claim for damages based on a liability for personal injury arising out of a motor vehicle accident and, for a fatal injury, includes a claim on behalf of the deceased's dependants or estate.	16 17 18 19 20

3	Amendment of various sections for reference to motor vehicle accident claim	1 2
	Each of the following provisions is amended by omitting 'motor vehicle accident claim' and inserting 'claim'—	3 4
	• section 34(1)	5
	• section 36(2)	6
	• section 37B(1)(a)	7
	• section 38(1) and (6)	8
	• section 41(1)	9
	• section 43(1)	10
	• section 44(1) and (3)	11
	• section 45(2)(a)	12
	• section 51C(1) and (7)	13
	• section 52(3), (6) and (7)	14
	• section 52A(1)(a)	15
	• section 55F(1)	16
	• section 57(1)	17
	• section 59(1)	18
	• section 65(2)(ba).	19
4	Amendment of various sections for reference to motor vehicle accident claims	20 21
	Each of the following provisions is amended by omitting 'motor vehicle accident claims' and inserting 'claims'—	22 23
	• section 19(2)(a)	24
	• section 29(3)(b)	25
	• section 57A(1)	26
	• section 88(2)(a).	27

Motor Accident Insurance and Other Legislation Amendment Bill 2019

Schedule 1

5	Section 67A(7)(e), '87'—	1
	omit, insert— 73	2 3
6	Section 67A(7)—	4
	insert—	5
	(f) part 5B.	6
Moto	r Accident Insurance Regulation 2018	7
1	Section 30, heading, '78(3)'—	8
	omit, insert—	9
	87ZH(4)	10
2	Section 30, 'part 5, division 3'—	11
-	omit, insert—	11
	part 5B	13
•		
3	Schedule 4, section 3(3)(a) and (b), 'motor vehicle accident claims'—	14 15
	omit, insert—	16
	claims	17
4	Schedule 4, section 13(1), 'motor vehicle accident claim'—	18 19
	omit, insert—	20
	claim	21

Schedule 1

5	Schedule 5, definition <i>notice of claim</i> , 'motor vehicle accident claim'—	$\frac{1}{2}$
	omit, insert—	3
	claim	4
Natio 2016	nal Injury Insurance Scheme (Queensland) Act	5
2010		6
1	Section 103(2), '10(1)(ha)'—	7
	omit, insert—	8
	10(1)(m)	9
2	Schedule 1, definition <i>claim</i> —	10
	omit, insert—	11
	<i>claim</i> see the Insurance Act, section 4.	12
Victir	ns of Crime Assistance Act 2009	13
1	Schedule 3, definition <i>motor accident claim</i> , 'motor vehicle accident claim'—	14 15
	omit, insert—	16
	claim	17
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