

Path to Treaty Bill 2023



Queensland

Path to Treaty Bill 2023

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2023

A Bill

for

An Act to establish the First Nations Treaty Institute to prepare a framework for treaty negotiations with Aboriginal peoples and Torres Strait Islander peoples and to support Aboriginal peoples and Torres Strait Islander peoples to participate in treaty negotiations, to provide for the establishment of the Truth-telling and Healing Inquiry to inquire into the continuing impacts of colonisation on Aboriginal peoples and Torres Strait Islander peoples, and to amend this Act, the *Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) Act 1984* and the *Fire and Emergency Services Act 1990* for particular purposes

Preamble

nble		1
In	enacting this Act, the Parliament of Queensland recognises—	2
1	Aboriginal peoples and Torres Strait Islander peoples of Queensland are made up of many distinct communities and groups, each with their own unique laws, traditions, languages, culture and traditional knowledge.	3 4 5 6
2	Aboriginal peoples and Torres Strait Islander peoples successfully governed their lands, seas, waters, air and resources for at least 65,000 years prior to British colonisation of Queensland.	7 8 9 10
3	The colonisation of Queensland occurred without the consent of Aboriginal peoples and Torres Strait Islander peoples and often against their active resistance.	11 12 13
4	Aboriginal peoples and Torres Strait Islander peoples assert they have never ceded their sovereignty over their lands, seas, waters, air and resources and they continue to assert their sovereignty.	14 15 16 17
5	Aboriginal peoples have a continuing responsibility for their lands, seas, waters, air and resources under Aboriginal law and Aboriginal tradition. Torres Strait Islander peoples have a continuing responsibility for their lands, seas, waters, air and resources under Torres Strait Islander law and Ailan Kastom.	18 19 20 21 22
6	The colonisation of Queensland and the dispossession of the lands, seas, waters and air traditionally occupied and used by Aboriginal peoples and Torres Strait Islander peoples had a devastating, and ongoing, impact on Aboriginal peoples and Torres Strait Islander peoples.	23 24 25 26 27
7	The foundation for a respectful and mutually beneficial relationship between Aboriginal peoples, Torres Strait Islander peoples and the Queensland community generally is to provide for processes and opportunities to hear the voices of Aboriginal peoples and Torres Strait Islander peoples.	28 29 30 31 32
8	The process of truth-telling will help inform the Queensland community generally and help heal the trauma suffered by Aboriginal peoples and Torres Strait Islander peoples as a result of colonisation. The process will inform treaty	33 34 35 36

negotiations between Aboriginal peoples, Torres Strait	1
Islander peoples and the State, highlight the resilience,	2
enduring culture, law and knowledge of Aboriginal peoples	3
and Torres Strait Islander peoples, and demonstrate how these	4
strengths are priceless assets for Queensland.	5
Treaties between Aboriginal peoples, Torres Strait Islander	6
peoples and the State will act as recognition of the impacts of	7
colonisation and the State's commitment to working with	8
Aboriginal peoples and Torres Strait Islander peoples to build	9
a new future.	10

9

10 The truth-telling and path to treaty processes will provide 11 measurable economic, social, cultural and environmental 12 benefits for Aboriginal peoples, Torres Strait Islander peoples, 13 the Queensland community generally and the State. 14

[s 1]

The I	Parlia	ment of Queensland enacts—	1
Part	t 1	Preliminary	2
Divi	sion	1 Introduction	3
1	Sh	ort title This Act may be cited as the <i>Path to Treaty Act 2022</i> .	4 5
2	Со	mmencement This Act commences on a day to be fixed by proclamation.	6 7
3	Act	binds all persons	8
	(1)	This Act binds all persons, including the State and, as far as the legislative power of the Parliament permits, the Commonwealth and the other States.	9 10 11
	(2)	However, the State, the Commonwealth or another State can not be prosecuted for an offence against this Act.	12 13
4	Re	ationship with other Acts and laws	14
		This Act does not affect a right or interest an Aboriginal person, a Torres Strait Islander person or a representative entity has under—	15 16 17
		(a) another Act; or	18
		(b) a law of the Commonwealth or another State.	19

				[s 5	5]
Div	ision	2	F	Purposes and principles	1
5	Ма	in pu	rposes	of Act	2
		The	main pu	rposes of this Act are to—	3
		(a)	establis	sh the First Nations Treaty Institute to—	4
			pe	evelop and provide a framework for Aborigina eoples, Torres Strait Islander peoples and the tate to enter into treaty negotiations; and	-
			Is	apport Aboriginal peoples and Torres Strai lander peoples to participate in treaty egotiations; and	
		(b)	Healing impacts	e for the establishment of the Truth-telling and g Inquiry to inquire into, and report on, the s of colonisation on Aboriginal peoples, Torre slander peoples and the history of Queensland.	e 1
6	Pri	nciple	es for a	dministering Act	1
	(1)	in p Abo	artnersh riginal p	nciple for administering this Act is to ensure that ip and good faith, the rights and history o peoples and Torres Strait Islander peoples are ed and respected in accordance with—	f 1
		(a)	the Hur	man Rights Act 2019; and	2
		(b)	-	nciples of the United Nations Declaration on the of Indigenous Peoples.	e 2 2
	(2)			iting subsection (1), the following principles also administration of this Act—	o 2 2
		(a)		portance of self-determination for Aborigina s and Torres Strait Islander peoples;	ul 2 2
		(b)	Islande informe	portance of Aboriginal peoples and Torres Strai er peoples being able to give free, prior and ed consent as part of treaty negotiations and the g of a treaty;	d 2

[s 7]

7

		(c)	the importance of respecting and protecting Aboriginal law, Aboriginal tradition, Torres Strait Islander law and Ailan Kastom;	1 2 3
		(d)	the importance of equality and non-discrimination.	4
Divi	sion	3	Interpretation	5
7	De	finitio	ons	6
			dictionary in schedule 1 defines particular words used in Act.	7 8
8	Ме	aning	g of <i>treaty negotiations</i>	9
	(1)	Trea	aty negotiations are negotiations—	10
		(a)	about entering into a treaty between the State and Aboriginal peoples or Torres Strait Islander peoples; and	11 12
		(b)	entered into and conducted under the treaty-making framework.	13 14
	(2)	Witl to—	hout limiting subsection (1), treaty negotiations may relate	15 16
		(a)	a particular area of Queensland; or	17
		(b)	a particular area of Queensland waters; or	18
		(c)	particular Aboriginal peoples; or	19
		(d)	particular Torres Strait Islander peoples.	20
	(3)	com	remove any doubt, it is declared that more than 1 munity or group of Aboriginal peoples or Torres Strait nder peoples may enter into treaty negotiations with the e.	21 22 23 24

Part 2			First Nations Treaty Institute	
Divisi	on	1	Establishment	2
9	Esta	ablis	hment	3
		The	First Nations Treaty Institute is established.	4
10	Leg	al st	atus	5
		The	Treaty Institute—	6
		(a)	is a body corporate; and	7
		(b)	may sue and be sued in its corporate name.	8
11	Trea	aty lı	nstitute does not represent the State	9
		The	Treaty Institute does not represent the State.	10
12	Арр	olicat	tion of other Acts	11
	(1)	The	Treaty Institute is—	12
		(a)	a statutory body under the <i>Financial Accountability Act</i> 2009; and	13 14
		(b)	a statutory body under the Statutory Bodies Financial Arrangements Act 1982.	15 16
		Note-	_	17
			the Statutory Bodies Financial Arrangements Act 1982, part 2B sets at the way that Act affects the powers of the Treaty Institute.	18 19
	(2)	Also	o, the Treaty Institute is—	20
		(a)	a unit of public administration under the Crime and Corruption Act 2001, section 20; and	21 22
		(b)	a public authority under the <i>Information Privacy Act</i> 2009; and	23 24

[s 13]

		(c)	a public authority under the Ombudsman Act 2001; and	1
		(d)	a public sector entity under the <i>Public Interest Disclosure Act 2010</i> ; and	2 3
		(e)	a public sector entity under the <i>Public Sector Ethics Act</i> 1994; and	4 5
		(f)	a public authority under the <i>Right to Information Act</i> 2009.	6 7
	(3)	follo	applying subsection (2)(b), (c) and (f), a reference in the wing provisions to the responsible Minister is a reference e Minister administering this Act—	8 9 10
		(a)	the Information Privacy Act 2009, section 126;	11
		(b)	the Ombudsman Act 2001, section 50;	12
		(c)	the Right to Information Act 2009, section 113.	13
	(4)	follo	applying subsection (2)(d) and (e), a reference in the wing provisions to the chief executive officer is a ence to the Treaty Institute CEO—	14 15 16
		(a)	the <i>Public Interest Disclosure Act 2010</i> , sections 17, 28, 29 and 33;	17 18
		(b)	the <i>Public Sector Ethics Act 1994</i> , sections 15, 16 and 19 to 23.	19 20
Divisi	ion	2	Functions and powers	21
13	Fun	nction	IS	22
	(1)	and T in tr	lation to preparing for the State and Aboriginal peoples Forres Strait Islander peoples to enter into and participate eaty negotiations, the main functions of the Treaty ute are as follows—	23 24 25 26
		(a)	to develop, in consultation with the State, a framework (the <i>treaty-making framework</i>) to assist the State and Aboriginal peoples and Torres Strait Islander peoples to—	27 28 29 30

	 (i) assess the readiness of, and identify the requirements necessary for, Aboriginal peoples, Torres Strait Islander peoples and the State to enter into and participate in treaty negotiations; and 	1 2 3 4
	 (ii) establish an understanding and recognition of the roles and responsibilities of each party to treaty negotiations; and 	5 6 7
	(iii) establish processes for conducting treaty negotiations; and	8 9
	(iv) identify and develop dispute resolution strategies to facilitate treaty negotiations; and	10 11
	(v) consider the legal effect of a treaty;	12
(b)	to consult with, support and empower Aboriginal peoples, Torres Strait Islander peoples and representative entities in relation to scoping, initiating and participating in treaty negotiations with the State;	13 14 15 16
(c)	to develop and implement strategies to encourage support for treaty negotiations within the Queensland community generally;	17 18 19
(d)	to support Aboriginal peoples and Torres Strait Islander peoples to record the impacts and effects of colonisation on their communities to inform their participation in treaty negotiations;	20 21 22 23
(e)	to undertake and promote research to—	24
	(i) inform the development of the treaty-making framework; and	25 26
	 (ii) support Aboriginal peoples and Torres Strait Islander peoples to participate in treaty negotiations; 	27 28 29
(f)	to provide advice, and make recommendations, to the Minister about the treaty-making framework;	30 31
(g)	to provide advice to the Minister on, and assist in, implementing recommendations contained in the report	32 33

[s 14]

		prepared by the Inquiry and given to the Minister under section 88.	1 2
	(2)	Also, the Treaty Institute has the functions given to it under this Act or another Act.	3 4
	(3)	To remove any doubt, it is declared that it is not a function of the Treaty Institute to—	5 6
		(a) be party to negotiations for a treaty; or	7
		(b) act on behalf of a party to negotiations for a treaty.	8
14	Ρο	wers	9
	(1)	The Treaty Institute has all the powers of an individual.	10
	(2)	The Treaty Institute also has any other power given to it under this Act or another Act.	11 12
Divi	sion	3 Treaty Institute Council	13
		3 Treaty Institute Council sion 1 Establishment, functions and powers	13 14 15
	divis	sion 1 Establishment, functions and	14
Sub	divis	sion 1 Establishment, functions and powers	14 15
Sub	divis Est	tion 1 Establishment, functions and powers Etablishment The Treaty Institute Council is established as the governing	14 15 16 17
Sub 15	divis Est	sion 1 Establishment, functions and powers tablishment The Treaty Institute Council is established as the governing body of the Treaty Institute.	14 15 16 17 18
Sub 15	divis Est	sion 1 Establishment, functions and powers tablishment The Treaty Institute Council is established as the governing body of the Treaty Institute.	14 15 16 17 18 19
Sub 15	divis Est	 Sion 1 Establishment, functions and powers Stablishment The Treaty Institute Council is established as the governing body of the Treaty Institute. Institute Council has the following functions— (a) to ensure the Treaty Institute performs its functions and 	14 15 16 17 18 19 20 21

		[s 17]	
		(b) to develop strategies and policies for the Treaty Institute;	
		(c) any other function given to the Treaty Institute Council under this Act or another Act.	
17	Po	wers	
		The Treaty Institute Council has the power to do anything necessary or convenient to be done in performing its functions.	
18		eaty Institute Council to act independently and in plic interest	
	(1)	In performing its functions and exercising its powers, the Treaty Institute Council must act independently and in the public interest, having particular regard to the interests of Aboriginal peoples and Torres Strait Islander peoples.	
	(2)	Without limiting subsection (1), the Treaty Institute Council is not subject to direction by any person, including the Minister, about how the Council performs its functions or exercises its powers.	
Sub	divis	sion 2 Membership	
19	Tre	aty Institute Council members	
	(1)	The Treaty Institute Council consists of 10 members.	
	(2)	A member must be appointed by the Governor in Council on the recommendation of the Minister.	
	(3)	The Minister may recommend a person for appointment as a member only if—	
		(a) the person is an Aboriginal person or a Torres Strait Islander person; and	

[s 20]

	(b) the Minister is satisfied the person is appropria	tely 1
	qualified.	2
(4)	In considering whether to recommend a person appointment as a member, the Minister must have regar the following matters—	for 3 d to 4 5
	(a) whether the membership of the Treaty Institute Coureflects—	ncil 6 7
	(i) the cultural diversity of Aboriginal peoples Torres Strait Islander peoples; and	and 8 9
	(ii) the gender diversity of Queensland;	10
	(b) for an appointment after the inaugural period ends— recommendations contained in the inaugural repor relation to the appointment of a member to the Tr Institute Council.	t in 12
(5)	A member is appointed under this Act and not the <i>Pu</i> Sector Act 2022.	<i>blic</i> 15 16
	Note—	17
	See also division 9, subdivision 2 in relation to vacancies in office the suspension, removal and disqualification of members of the T Institute Council.	
Ter	rm of appointment	21
(1)	A member of the Treaty Institute Council holds office for term stated in the member's instrument of appointment.	
(2)	For a member appointed before the inaugural period ends, stated term must not end after the inaugural period ends.	the 24 25
(3)	For a member appointed after the inaugural period ends, stated term must not be more than 3 years.	the 26 27
(4)	A member may be reappointed.	28

21	Со	nditions of appointment	1
	(1)	A member of the Treaty Institute Council is to be paid the remuneration and allowances decided by the Governor in Council.	2 3 4
	(2)	A member holds office on the terms and conditions, not provided for by this Act, decided by the Governor in Council.	5 6
22	Ch	airpersons—general	7
	(1)	The Treaty Institute Council must appoint 2 members of the Council to be chairpersons of the Council.	8 9
	(2)	In appointing a member of the Treaty Institute Council to be a chairperson, the Council must have regard to the following matters—	10 11 12
		(a) the cultural diversity of Aboriginal peoples and Torres Strait Islander peoples;	13 14
		(b) the gender diversity of Queensland.	15
	(3)	A person holds office as a chairperson of the Treaty Institute Council for the term stated in the person's instrument of appointment as a chairperson.	16 17 18
	(4)	The stated term must not end later than the person's term of appointment as a member of the Treaty Institute Council.	19 20
23	Ad	ministrative chairperson	21
	(1)	The Treaty Institute Council must appoint 1 chairperson of the Council to be the administrative chairperson of the Council.	22 23
	(2)	A person holds office as the administrative chairperson of the Treaty Institute Council for the term stated in the person's instrument of appointment as administrative chairperson.	24 25 26
	(3)	The stated term—	27
		(a) must not be for a period that is more than one-half of the person's term of appointment as a chairperson of the Treaty Institute Council; and	28 29 30

[s 24]

		(b) must not end later than the person's term of appointment as a chairperson of the Treaty Institute Council.	$\frac{1}{2}$
	(4)	A person must not be reappointed as administrative chairperson for a consecutive term.	3 4
24	Ме	mbers to act independently and in public interest	5
		A member of the Treaty Institute Council must, in performing the member's duties and functions, act independently and in the public interest, having particular regard to the interests of Aboriginal peoples and Torres Strait Islander peoples.	6 7 8 9
Sub	divis	sion 3 Treaty Institute Council meetings	10
25	Со	nduct of business	11
		Subject to this subdivision, the Treaty Institute Council may conduct its business, including its meetings, in the way it considers appropriate.	12 13 14
26	Ме	etings of Treaty Institute Council	15
	(1)	The administrative chairperson of the Treaty Institute Council may convene a meeting of the Council.	16 17
	(2)	The administrative chairperson of the Treaty Institute Council must convene a meeting of the Council—	18 19
		(a) at least 6 times each year; and	20
		(b) if asked, in writing, by at least half of the members of the Council; and	21 22
		(c) if given a notice under section $52(2)$.	23
	(3)	However, if a notice given under section 52(2) is about the administrative chairperson of the Treaty Institute Council, the other chairperson must convene the meeting.	24 25 26
	(4)	If a notice is given under section $52(2)$, the chairperson convening the meeting of the Treaty Institute Council under	27 28

1

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subsection (2)(c) or (3) must, as soon as practicable after receiving the notice, advise each member of the Council of the reason for the meeting.

(5) The administrative chairperson of the Treaty Institute Council 4 may convene a meeting of the Council if asked, in writing, by 5 the Minister.

27 Presiding at meetings

- The administrative chairperson of the Treaty Institute Council 8 is to preside at all meetings of the Council at which the 9 administrative chairperson is present.
- (2) If the administrative chairperson of the Treaty Institute 11
 Council is not present at a meeting, the other chairperson of 12
 the Council, if present at the meeting, is to preside. 13
- (3) If neither chairperson of the Treaty Institute Council is present
 14
 at a meeting, the member of the Council chosen by the
 members present is to preside.
- (4) Subsection (5) applies in relation to a meeting of the Treaty
 17
 Institute Council convened under section 26(3).
 18

(5) Despite subsections (1) to (3)—

- (a) the chairperson of the Treaty Institute Council who 20 convened the meeting, if present at the meeting, is to 21 preside; and 22
- (b) if the chairperson of the Council who convened the 23 meeting is not present at the meeting, the member, other 24 than the administrative chairperson of the Council, 25 chosen by the members present is to preside. 26

28 Quorum at meetings

- A quorum for a meeting of the Treaty Institute Council, other
 than a meeting convened under section 26(2)(c) or (3), is a
 majority of the members of the Council for the time being.
 30
- (2) However, if at a meeting a member present at the meeting isrequired under section 30 not to be present during32

[s 29]

deliberations, or not to take part in any decision, of the Treaty 1 Institute Council for a particular matter, the remaining 2 members of the Council for the time being constitute a 3 quorum for the meeting. 4

5

14

Voting at meetings 29

- (1)This section applies in relation to a meeting of the Treaty 6 Institute Council, other than a meeting convened under 7 section 26(2)(c) or (3). 8
- A question at the meeting is decided by a majority of the votes 9 (2)of the members of the Treaty Institute Council present at the 10 meeting and able to vote on the question. 11
- (3) If the votes are equal, the member of the Treaty Institute 12 Council presiding at the meeting also has a casting vote. 13

30 Disclosure of interests at meetings

- This section applies to a member of the Treaty Institute (1)15 Council if-16
 - (a) a matter is being considered, or is about to be 17 considered, at a meeting of the Council; and 18
 - (b) the member has a material personal interest in the 19 matter: and 20
 - (c) the material personal interest could conflict with the 21 proper performance of the member's duties in relation to 22 the consideration of the matter. 23
- (2) For subsection (1), a member has a *material personal interest* 24 in a matter if any of the following entities stands to gain a 25 benefit or suffer a loss, either directly or indirectly, because of 26 the outcome of the consideration of the matter— 27

(a)	the member;	28
(b)	the member's spouse;	29
(c)	a parent, child, sibling or other relative of the member;	30
(d)	an individual who is employed by the member;	31

(a)

		(e) an employer, other than a government entity, of the member;	1 2
		(f) an entity, other than a government entity, of which the member is an office holder.	3 4
	(3)	As soon as practicable after the relevant facts come to the knowledge of the member, the member must disclose the nature of the material personal interest to the other members at the meeting.	5 6 7 8
	(4)	The member may further participate in the consideration of the matter only if a majority of the other members at the meeting agree to the member's further participation.	9 10 11
	(5)	However, the member can not participate in any vote on the matter at the meeting.	12 13
	(6)	A disclosure under subsection (3) must be recorded in the minutes of the meeting.	14 15
	(7)	A failure to make a disclosure under subsection (3) does not, of itself, invalidate a decision of the Treaty Institute Council.	16 17
31	Mir	nutes	18
		The Treaty Institute Council must keep minutes of its meetings.	19 20
Divi	sion	4 Advisory committees	21
32		eaty Institute Council must establish particular visory committees	22 23
		The Treaty Institute Council must establish—	24
		 (a) an advisory committee to consider, and provide advice to the Council about, matters relating to financial auditing and financial risk management in relation to the Treaty Institute; and 	25 26 27 28
		(b) an advisory committee to consider, and provide advice to the Council about, matters relating to human rights	29 30
		Page 23	

[s 33]

33

	and ethical and culturally appropriate research and investigation.	1 1 2
	eaty Institute Council may establish other advisory mmittees	3 4
(1)	The Treaty Institute Council may establish an advisory committee to assist the Council in performing the Council's functions.	
(2)	The Treaty Institute Council may establish an advisory committee under subsection (1) from time to time and as required by the Council.	
Re	quirements for establishing advisory committees	11
(1)	In establishing an advisory committee, the Treaty Institute Council must decide the following matters—	e 12 13
	(a) the functions of, or terms of reference for, the advisory committee;	14 15
	(b) the number of persons to be appointed to the advisory committee as members and any appropriate qualifications for membership of the committee;	
	(c) the way, or frequency with which, an advisory committee must conduct its meetings or report to the Council;	
	(d) for an advisory committee established under section 33—the term of the committee.	n 22 23
(2)	For each advisory committee, the Treaty Institute Council must appoint a member of the Council as chairperson of the committee.	
(3)	An advisory committee consists of-	27
	(a) the chairperson of the committee; and	28
	(b) the persons appointed by the Treaty Institute Council as members of the committee.	s 29 30

	(4)	A member of an advisory committee, other than the chairperson of the committee—	1 2
		(a) is entitled to the allowances stated in the member's instrument of appointment; and	3 4
		(b) holds office on the terms and conditions, not provided for by this Act, stated in the member's instrument of appointment.	5 6 7
35	Ad	visory committee advice and recommendations	8
	(1)	An advisory committee may provide advice, and make recommendations, to the Treaty Institute Council in accordance with the committee's functions or terms of reference.	9 10 11 12
	(2)	However, the Treaty Institute Council is not bound by any advice provided, or recommendation made, by an advisory committee.	13 14 15
36	Re	striction on delegation to advisory committees	16
		The Treaty Institute Council must not delegate any of its functions to an advisory committee.	17 18
Divi	sion	5 Treaty Institute CEO	19
37	Ар	pointment	20
	(1)	The Treaty Institute Council must appoint a person as the chief executive officer of the Treaty Institute (the <i>Treaty Institute CEO</i>).	21 22 23
	(2)	A person may be appointed as the Treaty Institute CEO only if—	24 25
		(a) the person is an Aboriginal person or a Torres Strait Islander person; and	26 27

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	(b)	the Treaty Institute Council is satisfied the person is appropriately qualified.	1 2
(3)	The	Treaty Institute CEO—	3
	(a)	is appointed under this Act and not the <i>Public Sector Act</i> 2022; and	4 5
	(b)	is an employee of the Treaty Institute.	6
	Note-	_	7
		e also division 9, subdivision 2 in relation to vacancies in office and e removal and disqualification of the Treaty Institute CEO.	8 9
Re	spon	sibilities	10
(1)	adm	Treaty Institute CEO is responsible for the day-to-day inistration of the Treaty Institute, including, for nple—	11 12 13
	(a)	ensuring the effective and efficient administration and operation of the Treaty Institute; and	14 15
	(b)	employing staff under section 47 and managing the staff; and	16 17
	(c)	engaging contractors of the Treaty Institute.	18
(2)		Treaty Institute CEO also has the responsibilities given to officer under this Act or another Act.	19 20
(3)	polie	Treaty Institute CEO must comply with the written cies and directions of the Treaty Institute Council in ying out the responsibilities of the office.	21 22 23
(4)	The Cou	Treaty Institute CEO is accountable to the Treaty Institute ncil.	24 25
Ter	m of	appointment	26
(1)		Treaty Institute CEO holds office for the term stated in officer's instrument of appointment.	27 28
(2)		the appointment of a person as the Treaty Institute CEO re the inaugural period ends—	29 30

		(a) if the person is the first person appointed to the office—the stated term must not be more than 2 years; or	1 2 3
		(b) otherwise—the stated term must not end after the inaugural period ends.	4 5
	(3)	For the appointment of a person as the Treaty Institute CEO after the inaugural period ends, the stated term must not be more than 4 years.	6 7 8
	(4)	A person may be reappointed as Treaty Institute CEO.	9
40	Со	nditions of appointment	10
	(1)	The Treaty Institute CEO is to be paid the remuneration and allowances decided by the Treaty Institute Council.	11 12
	(2)	The Treaty Institute CEO holds office on the terms and conditions, not provided for by this Act, decided by the Treaty Institute Council.	13 14 15
41	De	legation	16
	(1)	The Treaty Institute CEO may delegate a function or responsibility of the office under this Act to an appropriately qualified Treaty Institute officer.	17 18 19
	(2)	In this section—	20
		Treaty Institute officer means—	21
		(a) the Treaty Institute secretary; or	22
		(b) a person employed under section 47.	23

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Divi	sion	6 Treaty Institute secretary	1
42	Ар	pointment	2
	(1)	The Treaty Institute Council must appoint a person as the secretary of the Treaty Institute (the <i>Treaty Institute secretary</i>).	3 4 5
	(2)	A person may be appointed as the Treaty Institute secretary only if the Treaty Institute Council is satisfied the person is appropriately qualified.	6 7 8
	(3)	The Treaty Institute secretary—	9
		(a) is appointed under this Act and not the <i>Public Sector Act</i> 2022; and	10 11
		(b) is an employee of the Treaty Institute.	12
		Note—	13
		See also division 9, subdivision 2 in relation to vacancies in office and the removal and disqualification of the Treaty Institute secretary.	14 15
43	Re	sponsibilities	16
	(1)	The Treaty Institute secretary has the following responsibilities—	17 18
		 (a) to advise the Treaty Institute on administration and governance matters to assist the Institute in the performance of its functions; 	19 20 21
		(b) to support the effective and efficient administration and operation of the Treaty Institute Council and the advisory committees;	22 23 24
		(c) to ensure the implementation of, and compliance with, the written policies and directions of the Treaty Institute Council;	25 26 27
		(d) to ensure the Treaty Institute Council performs its functions and exercises its powers in accordance with the principles of transparency and accountability.	28 29 30

(2)	The Treaty Institute secretary also has the responsibilities given to the secretary under this Act or another Act.	1 2		
(3)	The Treaty Institute secretary must comply with the written policies and directions of the Treaty Institute Council in carrying out the responsibilities of the office.	3 4 5		
(4)	The Treaty Institute secretary is accountable to the Treaty Institute Council.	6 7		
Те	rm of appointment	8		
(1)	The Treaty Institute secretary holds office for the term stated in the secretary's instrument of appointment.			
(2)	For the appointment of a person as the Treaty Institute secretary before the inaugural period ends—	11 12		
	(a) if the person is the first person appointed to the office—the stated term must not be more than 2 years; or	13 14 15		
	(b) otherwise—the stated term must not end after the inaugural period ends.	16 17		
(3)	For the appointment of a person as the Treaty Institute secretary after the inaugural period ends, the stated term must not be more than 4 years.			
(4)	A person may be reappointed as Treaty Institute secretary.	21		
Со	nditions of appointment	22		
(1)	The Treaty Institute secretary is to be paid the remuneration and allowances decided by the Treaty Institute Council.	23 24		
(2)	The Treaty Institute secretary holds office on the terms and conditions, not provided for by this Act, decided by the Treaty Institute Council.	25 26 27		

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46	Delegation				
		The Treaty Institute secretary may delegate a function or responsibility of the office under this Act to an appropriately qualified person employed under section 47.	2 3 4		
Divi	sion	7 Other staff	5		
47	Treaty Institute staff				
	(1)	The Treaty Institute may employ other staff it considers appropriate for performing its functions.	7 8		
	(2)	The staff are employed under this Act and not the <i>Public</i> Sector Act 2022.	9 10		
	(3)	Subject to this Act and any relevant industrial instrument within the meaning of the <i>Industrial Relations Act 2016</i> , the conditions of service of the staff are the conditions decided by the Treaty Institute.	11 12 13 14		
Divi	sion	8 Reports	15		
48	Inaugural report				
	(1)	The Treaty Institute Council must, within 6 months before the day the inaugural period ends, give the Minister a report (the <i>inaugural report</i>) about—	17 18 19		
		(a) the performance of the functions of the Treaty Institute and the Treaty Institute Council; and	20 21		
		(b) the process for appointing a member to the Treaty Institute Council.	22 23		
	(2)	Without limiting subsection (1)(b), the inaugural report may include advice, or make recommendations, to the Minister about the following matters—	24 25 26		
		(a) an alternative process for appointing members to the Treaty Institute Council;	27 28		

		(b) ways of ensuring the process for appointing members to the Treaty Institute Council—	1 2				
		(i) best reflects the diversity of Aboriginal peoples and Torres Strait Islander peoples; and	3 4				
		(ii) incorporates consultation with Aboriginal peoples and Torres Strait Islander peoples.	5 6				
	(3)	The Minister must table a copy of the inaugural report in the Legislative Assembly within 14 sitting days after receiving the report.	7 8 9				
	(4)	The Treaty Institute Council must ensure that information included in the inaugural report does not disclose confidential information without the consent of the person to whom the information relates.	10 11 12 13				
49	An	nual reports	14				
	(1)	This section applies in relation to an annual report prepared by the Treaty Institute under the <i>Financial Accountability Act 2009</i> , section 63 for a financial year.	15 16 17				
	(2)	The annual report must include the following—	18				
		(a) an assessment of the Treaty Institute's financial position and performance for the financial year;	19 20				
		(b) information about whether the Treaty Institute has achieved the objectives stated in the Institute's strategic plan under the <i>Financial Accountability Act 2009</i> .	21 22 23				
	(3)	The Treaty Institute Council must approve the annual report before the report is given to the Minister.	24 25				
	(4)	The Treaty Institute Council must ensure that information included in the annual report does not disclose confidential information without the consent of the person to whom the information relates.	26 27 28 29				

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Divi	sion 9	Other matters	1			
Sub	division	1 Preliminary	2			
50	Definitio	ons for division	3			
	In th	is division—	4			
	relev	want official means—	5			
	(a)	for a member of the Treaty Institute Council—the Minister; or	6 7			
	(b)	for a senior executive officer—the Treaty Institute Council.	8 9			
	seni	or executive officer means—	10			
	(a)	the Treaty Institute CEO; or	11			
	(b)	the Treaty Institute secretary.	12			
Sub	division	2 Provisions relating to particular office holders	13 14			
51	Vacancy	/ in office	15			
	The office of a member of the Treaty Institute Council or a senior executive officer becomes vacant if—					
	(a)	the member or officer completes the member's or officer's term of office and is not reappointed; or	18 19			
	(b)	the member or officer resigns from office by signed notice given to the relevant official for the office; or	20 21			
	(c)	the member or officer is removed from office under section 53 or 54; or	22 23			
	(d)	the member or officer becomes disqualified from continuing in the office under section 55; or	24 25			

	(e)	for a member of the Treaty Institute Council—the member is absent from 3 consecutive meetings of the Council—	1 2 3
		(i) without the Council's permission; and	4
		(ii) without reasonable excuse.	5
_			
Sus	-	-	6
(1)	Cour Cour	ncil (the <i>first member</i>) considers another member of the ncil (the <i>other member</i>) should be suspended from office	7 8 9 10
	(a)	there is an allegation of misconduct against the other member; or	11 12
	(b)	the first member is satisfied a matter has arisen in relation to the other member which may be grounds for removal under section 53 or disqualification under section 55.	13 14 15 16
(2)			17 18
	(a)	asking that a meeting of the Council be convened under section 26; and	19 20
	(b)	stating why the first member considers the other member should be suspended.	21 22
(3)	notic	ce, the Treaty Institute Council may decide by special	23 24 25
	Note-	_	26
	giv	ven under subsection (2) and which member must preside at the	27 28 29
(4)	mem	ber from office, the Council must give the member a	30 31 32
	(a)	the reason the member is suspended; and	33
	(1) (2)	Suspens (1) This Coun Coun beca (a) (b) (2) The Instit (a) (b) (3) At the notic resol Note- Fo giv matrix (4) If the mention	 member is absent from 3 consecutive meetings of the Council— (i) without the Council's permission; and (ii) without reasonable excuse. Suspension of Treaty Institute Council members This section applies if a member of the Treaty Institute Council (the <i>first member</i>) considers another member of the Council (the <i>other member</i>) should be suspended from office because— (a) there is an allegation of misconduct against the other member; or (b) the first member is satisfied a matter has arisen in relation to the other member which may be grounds for removal under section 53 or disqualification under section 55. (2) The first member may give each chairperson of the Treaty Institute Council and the other member a notice— (a) asking that a meeting of the Council be convened under section 26; and (b) stating why the first member considers the other member should be suspended. (3) At the meeting convened under section 26 in response to the notice, the Treaty Institute Council may decide by special resolution to suspend the other member from office. <i>Note—</i> For which chairperson must convene a meeting in relation to a notice given under subsection (2) and which member must preside at the meeting, see sections 26 and 27. (4) If the Treaty Institute Council decides to suspend the other member from office, the Council decides to suspend the other member from office.

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			period, of not more than 60 days, for which the nber is suspended.	1 2	
(5)	The suspension takes effect on the day the notice is given and continues in effect until the earlier of the following—				
	(a)	the e	end of the period stated in the notice;	5	
		Cou susp	at a meeting of the Treaty Institute Council, the incil decides by special resolution to revoke the bension because the reason for the suspension no ger exists—the day the decision is made.	6 7 8 9	
(6)	decid	ing t	y Institute Council must, as soon as practicable after to suspend a member or to revoke a suspension, give ter notice of the suspension or revocation.	10 11 12	
(7)	In thi	s sec	ction—	13	
	two-t	hirds	esolution means a resolution that is passed by a s majority of the members of the Treaty Institute or the time being.	14 15 16	
Re	moval	of T	Freaty Institute Council members	17	
(1)		nmer	vernor in Council may, on the Minister's ndation, remove a member of the Treaty Institute rom office if the Minister is satisfied the member—	18 19 20	
	(a)	has o	engaged in—	21	
		(i)	inappropriate or improper conduct in an official capacity; or	22 23	
		(ii)	inappropriate or improper conduct in a private capacity that reflects seriously and adversely on the office; or	24 25 26	
	(b)	is in	capable of performing the member's functions; or	27	
	(c)	has	capable of performing the member's functions; or neglected the member's duties or performed the nber's functions incompetently.	27 28 29	

	(3)			on does not limit the Governor in Council's powers <i>Acts Interpretation Act 1954</i> , section 25.	1 2
54	Re	mova	l of s	enior executive officers	3
	(1)			y Institute Council may remove a senior executive m office if satisfied the officer—	4 5
		(a)	has e	engaged in—	6
			(i)	inappropriate or improper conduct in an official capacity; or	7 8
			(ii)	inappropriate or improper conduct in a private capacity that reflects seriously and adversely on the office; or	9 10 11
		(b)		incapable of performing the functions or onsibilities of the office; or	12 13
		(c)		neglected the officer's duties or performed the er's functions incompetently.	14 15
	(2)			on does not limit the powers of the Treaty Institute nder the <i>Acts Interpretation Act 1954</i> , section 25.	16 17
55				ion of Treaty Institute Council members and tive officers	18 19
	(1)	men		is disqualified from becoming or continuing as a f the Treaty Institute Council or a senior executive	20 21 22
		(a)		person is an insolvent under administration under the porations Act, section 9; or	23 24
		(b)		person is disqualified from managing corporations use of the Corporations Act, part 2D.6; or	25 26
		(c)	and <i>Corp</i>	person is disqualified from managing an Aboriginal Torres Strait Islander corporation under the <i>porations (Aboriginal and Torres Strait Islander)</i> 2006 (Cwlth); or	27 28 29 30

[s 56]

	(d) the person has a conviction, other than a soconviction, for an indictable offence; or	spent 1 2
	(e) the relevant official for the office asks for the per- consent to make a request under section 60 in relati- the person and the person does not consent.	
(2)	If an event mentioned in subsection (1)(a) to (c) hap during the person's term of office, the person must, unles person has a reasonable excuse, immediately give notic the insolvency or disqualification to the relevant officia the office.	ss the 7 ce of 8
	Maximum penalty—100 penalty units.	11
	Note—	12
	For the requirement to give notice of a change in a person's crihistory, see section 61.	iminal 13 14
(3)	Also, a person is disqualified from becoming or continuit a senior executive officer if the person contravenes section or 57.	
	ner paid employment prohibited—senior executive icers	18 19
	A person who is appointed as a senior executive officer not, without the prior written approval of the Treaty Ins Council—	
	(a) engage in paid employment outside the responsibit of the person's office; or	lities 23 24
	(b) actively take part in the activities of a business, or i management of a corporation carrying on a busi outside the responsibilities of the person's office.	
Со	nflicts of interest—senior executive officers	28
	If a person who is appointed as a senior executive office an interest that conflicts, or may conflict, with the disch of the responsibilities of the person's office, the person—	narge 30

57

[s 58]

		 (a) must disclose the nature of the interest and conflict to the Treaty Institute Council as soon as practicable after the relevant facts come to the person's knowledge; and 	1 2 3
		(b) must not take action or further action concerning a matter that is, or may be, affected by the conflict unless authorised by the Treaty Institute Council.	4 5 6
58	Pre	eservation of rights	7
	(1)	This section applies if a public service officer is appointed as—	8 9
		(a) a member of the Treaty Institute Council; or	10
		(b) a senior executive officer; or	11
		(c) a member of staff of the Treaty Institute.	12
	(2)	The person keeps all rights accrued or accruing to the person as a public service officer as if service as a member of the Treaty Institute Council, a senior executive officer or a staff member of the Treaty Institute were a continuation of service as a public service officer.	13 14 15 16 17
	(3)	At the end of the person's term of office as a member of the Treaty Institute Council, a senior executive officer or a staff member of the Treaty Institute, or on resignation from the office, the person's service in the office is taken to be service of a like nature in the public service for deciding the person's rights as a public service officer.	18 19 20 21 22 23
59	Pro	otection from civil liability	24
	(1)	The following persons do not incur civil liability for an act done, or omission made, honestly and without negligence under this part—	25 26 27
		(a) a member of the Treaty Institute Council;	28
		(b) a senior executive officer;	29
		(c) a member of staff of the Treaty Institute.	30

[s 60]

	(2)	If subsection (1) prevents a civil liability attaching to a person, the liability attaches instead to the Treaty Institute.	1 2
	(3)	This section does not affect the liability of a person to disciplinary action under the conditions of the person's appointment or employment.	3 4 5
Sub	odivis	sion 3 Criminal history	6
60	Cri	minal history reports	7
	(1)	To decide if a person is disqualified from becoming, or continuing as, a member of the Treaty Institute Council or a senior executive officer, the relevant official for the office may ask the commissioner of the police service for—	8 9 10 11
		(a) a written report about the criminal history of the person; and	12 13
		(b) a brief description of the circumstances of a conviction mentioned in the criminal history.	14 15
	(2)	However, the relevant official may make the request only if the person has given the relevant official written consent for the request.	16 17 18
	(3)	The commissioner of the police service must comply with the request.	19 20
	(4)	However, the duty to comply under subsection (3) applies only to information in the possession of the commissioner of the police service or to which the commissioner of the police service has access.	21 22 23 24
	(5)	In this section—	25
		<i>criminal history</i> , of a person, means the person's criminal history within the meaning of the <i>Criminal Law</i> (<i>Rehabilitation of Offenders</i>) Act 1986, other than a spent conviction.	26 27 28 29

[s 61]

61	Re	quire	ment	to disclose changes in criminal history	1
	(1)	Insti or c	itute C onvict	on applies if a person who is a member of the Treaty Council or a senior executive officer is charged with ted of an indictable offence during the term of the appointment.	2 3 4 5
	(2)	conv relev	victed vant o	on must, immediately after the person is charged or , give notice of the charge or conviction to the fficial for the person's office, unless the person has a e excuse.	6 7 8 9
		Max	kimum	n penalty—100 penalty units.	10
	(3)	The	notice	e must include the following information—	11
		(a)	the e	existence of the charge or conviction;	12
		(b)	for a	a charge—	13
			(i)	details adequate to identify the alleged offence; and	14 15
			(ii)	when the offence was alleged to have been committed;	16 17
		(c)	for a	a conviction—	18
			(i)	details adequate to identify the offence; and	19
			(ii)	when the offence was committed; and	20
			(iii)	the sentence imposed on the person.	21
62	Co	nfide	ntiali	ty of criminal history information	22
	(1)	This	section	on applies to a person who—	23
		(a)	is or	has been—	24
			(i)	the Minister; or	25
			(ii)	a member of the Treaty Institute Council; or	26
			(iii)	a senior executive officer; or	27
			(iv)	a member of staff or a contractor of the Treaty Institute; or	28 29

[s 62]

		(v) a public service employee performing functions under or relating to the administration of this part; and	1 2 3
	(b)	in that capacity, has acquired or has access to criminal history information.	4 5
(2)		person must not disclose the criminal history information nyone else, or use the information, other than under this ion.	6 7 8
	Max	ximum penalty—100 penalty units.	9
(3)		person may disclose or use the criminal history rmation—	10 11
	(a)	to the extent the disclosure or use is—	12
		(i) necessary to perform the person's functions under or relating to this Act; or	13 14
		(ii) otherwise required or permitted under this Act or another law; or	15 16
	(b)	with the consent of the person to whom the criminal history information relates.	17 18
(4)	notic is de	erson who possesses a report given under section 60 or a ce given under section 61 must ensure the report or notice estroyed as soon as practicable after it is no longer needed the purpose for which it was given.	19 20 21 22
(5)	Subs	section (4) applies despite the Public Records Act 2002.	23
(6)	In th	nis section—	24
	<i>crim</i> in—	<i>ninal history information</i> means information contained	25 26
	(a)	a report given under section 60; or	27
	(b)	a notice given under section 61.	28
	discl	<i>lose</i> includes give access to.	29

				[s 63]	
Sub	divis	sion	4	Disclosure of confidential information	1 2
63	Co	nfide	ntiali	ty of information	3
	(1)	This	sectio	on applies to a person who—	4
		(a)	is or	has been—	5
			(i)	the Minister; or	6
			(ii)	a member of the Treaty Institute Council; or	7
			(iii)	a senior executive officer; or	8
			(iv)	a member of staff or a contractor of the Treaty Institute; or	9 1(
			(v)	a public service employee performing functions under or relating to the administration of this part; and	11 12 13
		(b)		that capacity, has acquired or has access to idential information.	14 15
	(2)		one el	n must not disclose the confidential information to se, or use the information, other than under this	10 17 18
		Max	imum	penalty—100 penalty units.	19
	(3)	The info	pers rmatic		20 21
		(a)	to th	e extent the disclosure or use is—	22
			(i)	necessary to perform the person's functions under or relating to this Act; or	23 24
			(ii)	otherwise required or permitted under this Act or another law; or	25 20
		(b)		the consent of the person to whom the information es; or	27 28
		(c)	to th	e extent the disclosure or use—	29

[s 64]

		(i) does not identify the person to whom the information relates; and	1 2
		(ii) does not allow the identity of the person to be reasonably ascertained; or	3 4
		(d) in compliance with a lawful process requiring production of documents to, or giving evidence before, a court or tribunal.	5 6 7
	(4)	In this section—	8
		<i>disclose</i> includes give access to.	9
		<i>information</i> includes a document.	10
Part	3	Truth-telling and Healing	11
		Inquiry	12
Divis	sion	,,,	13
		and functions	14
64	Est	ablishment and term	15
	(1)	The Minister must, within 3 months after the commencement, establish a board of inquiry to be called the Truth-telling and Healing Inquiry.	16 17 18
	(2)	The Inquiry must be established for a term of not more than 3 years.	19 20
	(3)	However, the Minister may extend the term of the Inquiry—	21
		(a) if the Inquiry gives the Minister a notice—	22
		(i) asking the Minister to extend the term; and	23
		(ii) stating the proposed period of the extension; and	24
		(iii) stating the reasons for the extension; or	25
		(b) on the Minister's own initiative.	26

(4) If the Minister extends the term of the Inquiry, the chief 1 executive must publish notice of the extension on the 2 3 4 The Minister must, within 1 month after the commencement, 5 6 7 8

9

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prepare the terms of reference for the Inquiry and give the terms of reference to the chief executive. (2) The Minister must give the terms of reference to the Inquiry as soon as practicable after the Inquiry is established.

department's website.

Terms of reference

65

(1)

- (3) In preparing the terms of reference, the Minister may consult 10 with any person the Minister considers has skills, knowledge 11 or experience relevant to the functions of the Inquiry. 12
- (4) The terms of reference must include the matters, not 13 otherwise provided for by this Act, the Inquiry must have 14 regard to in performing its functions. 15
- (5) As soon as practicable after receiving the terms of reference, 16 the chief executive must publish the terms of reference on the 17 department's website. 18

66	Functio	ns	19
	The	Inquiry has the following functions—	20
	(a)	to conduct inquiries into and document the individual, familial, cultural and societal impacts and effects of colonisation on Aboriginal peoples and Torres Strait Islander peoples by—	21 22 23 24
		(i) holding truth-telling sessions; and	25
		(ii) holding truth-telling hearings; and	26
		(iii) inviting persons to give documents and other things to the Inquiry;	27 28
	(b)	to conduct research into, and promote community awareness and understanding of, the impacts and effects of colonisation on—	29 30 31

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			(i)	Aboriginal peoples, Aboriginal law and Aboriginal tradition; and	1 2
			(ii)	Torres Strait Islander peoples, Torres Strait Islander law and Ailan Kastom; and	3 4
			(iii)	the general public's shared understanding of the history of Queensland;	5 6
		(c)	Min	provide advice and make recommendations to the ister in accordance with the Inquiry's terms of rence;	7 8 9
		(d)		ndertake any other function stated in the Inquiry's as of reference.	10 11
Divi	sion	2		Membership	12
67	Inq	uiry	mem	bers	13
	(1)	The	Inqui	ry consists of 5 members.	14
	(2)			r must be appointed by the Governor in Council on mendation of the Minister.	15 16
	(3)			mending a person to the Governor in Council for ent as a member, the Minister must ensure that—	17 18
		(a)		membership of the Inquiry reflects the gender ersity of Queensland; and	19 20
		(b)	at le	east 1 member is an Aboriginal person; and	21
		(c)	at le	east 1 member is a Torres Strait Islander person; and	22
		(d)		majority of the members are Aboriginal persons or res Strait Islander persons; and	23 24
		(e)	at le	east 1 member is a lawyer—	25
			(i)	of at least 5 years standing; and	26
			(ii)	who the Minister considers has experience relevant to the functions of the Inquiry.	27 28

[s 68]

	(4)	Also, the Minister may recommend a person to the Governor in Council for appointment as a member only if the Minister is satisfied the person is suitable for appointment due to the person's experience and standing in the Aboriginal community or the Torres Strait Islander community.	1 2 3 4 5
	(5)	A member is appointed under this Act and not the <i>Public</i> Sector Act 2022.	6 7
68	Ter	rm of appointment	8
	(1)	A member of the Inquiry holds office for the term stated in the member's instrument of appointment.	9 10
	(2)	The stated term must not end after the term of the Inquiry ends.	11 12
	(3)	A member may be reappointed.	13
69	Со	nditions of appointment	14
	(1)	A member of the Inquiry is to be paid the remuneration and allowances decided by the Governor in Council.	15 16
	(2)	A member holds office on the terms and conditions, not provided for by this Act, decided by the Governor in Council.	17 18
70	Ch	airperson	19
	(1)	The Minister must appoint a member of the Inquiry who is an Aboriginal person or a Torres Strait Islander person to be chairperson of the Inquiry.	20 21 22
	(2)	A person holds office as chairperson of the Inquiry for the term stated in the person's instrument of appointment as chairperson.	23 24 25
	(3)	The stated term must not end later than the person's term of appointment as a member of the Inquiry.	26 27
	(4)	The chairperson of the Inquiry is responsible for the day-to-day management of the Inquiry's functions, including	28 29

[s 71]

			ring the effective and efficient administration and ation of the Inquiry.	1 2
	(5)		chairperson of the Inquiry may delegate a function or onsibility of the office to another member of the Inquiry.	3 4
71	Ме	mber	s to act independently and in public interest	5
		dutie intere	ember of the Inquiry must, in performing the member's s and functions, act independently and in the public est, having particular regard to the interests of Aboriginal les and Torres Strait Islander peoples.	6 7 8 9
Divis	sion	3	Conduct of inquiries	10
Subo	divis	ion ⁻	1 General	11
72	Pro	cedu	res	12
72	Pro (1)		res or forming its functions under section 66(a), the Inquiry—	12 13
72	-			
72	-	In pe	prforming its functions under section 66(a), the Inquiry—	13
72	-	In pe (a)	erforming its functions under section 66(a), the Inquiry— must observe natural justice; and	13 14
72	-	In pe (a) (b)	erforming its functions under section 66(a), the Inquiry— must observe natural justice; and is not bound by the rules of evidence; and must conduct a truth-telling session or truth-telling hearing in a culturally appropriate manner having regard	13 14 15 16 17
72	-	In pe (a) (b)	erforming its functions under section 66(a), the Inquiry— must observe natural justice; and is not bound by the rules of evidence; and must conduct a truth-telling session or truth-telling hearing in a culturally appropriate manner having regard to the following—	13 14 15 16 17 18
72	-	In pe (a) (b)	 berforming its functions under section 66(a), the Inquiry— must observe natural justice; and is not bound by the rules of evidence; and must conduct a truth-telling session or truth-telling hearing in a culturally appropriate manner having regard to the following— (i) Aboriginal law and Aboriginal tradition; 	13 14 15 16 17 18 19

[s 72]

		(i)	inform itself in any way it considers appropriate; and	1 2
		(ii)	decide the procedures to be followed.	3
(2)	The	Inqui	ry—	4
	(a)	mus	t make guidelines about the following matters—	5
		(i)	procedures for recognising whether a person is experiencing stress or psychological trauma associated with giving testimony or making a submission to a truth-telling session or truth-telling hearing;	6 7 8 9 10
		(ii)	procedures for supporting a person who may experience stress or psychological trauma associated with giving testimony or making a submission to a truth-telling session or truth-telling hearing;	11 12 13 14 15
		(iii)	procedures for preventing, reducing or mitigating stress or psychological trauma experienced by a person associated with giving testimony or making a submission to a truth-telling session or truth-telling hearing; and	16 17 18 19 20
	(b)	may	make guidelines about the following matters—	21
		(i)	procedures for attendance at a truth-telling session or truth-telling hearing;	22 23
		(ii)	procedures for giving documents or other things to the Inquiry, including procedures for making submissions;	24 25 26
		(iii)	procedures for collecting and sharing documents or other things given to the Inquiry;	27 28
		(iv)	any other matter the Inquiry considers relevant to the performance of its functions.	29 30
(3)	The	guide	lines must be published on the Inquiry's website.	31

[s 73]

73	Но	w Inquiry may perform its functions	1
	(1)	In performing its functions, other than conducting a truth-telling hearing, the Inquiry may be represented by 1 or more members of the Inquiry.	2 3 4
	(2)	In conducting a truth-telling hearing, the Inquiry must be constituted by all of the members of the Inquiry.	5 6
	(3)	Any document or other thing given to a member of the Inquiry as a representative of the Inquiry is taken to be given to the Inquiry.	7 8 9
74		Ith-telling sessions and truth-telling hearings to be d in public except in particular circumstances	10 11
	(1)	The Inquiry must hold a truth-telling session or truth-telling hearing in public.	12 13
	(2)	However, the Inquiry may, if asked by a person or on its own initiative, hold a truth-telling session or truth-telling hearing, or part of a truth-telling session or truth-telling hearing, in private if satisfied it is appropriate to do so.	14 15 16 17
	(3)	The Inquiry may give a direction about the persons who may attend a truth-telling session or truth-telling hearing, or part of a truth-telling session or truth-telling hearing, held in private.	18 19 20
75	Re	cord of proceedings to be kept	21
	(1)	The Inquiry must keep a record of each truth-telling session or truth-telling hearing it holds.	22 23
	(2)	However, the Inquiry must not record a document or other thing given by a person during a truth-telling session if the person asks the Inquiry not to record the document or thing.	24 25 26
	(3)	Subsection (2) does not apply if the document or other thing is given by a person in the person's capacity as the chief executive officer of a government entity.	27 28 29

		[s 76]	
76	Ch	anges to membership of Inquiry	1
		The holding of a truth-telling session or truth-telling hearing by the Inquiry is not affected by a change in its membership.	2 3
77		otection of members and persons appearing before uiry	4 5
	(1)	A member of the Inquiry has, in performing the member's functions at a truth-telling session or truth-telling hearing, the same immunity and protection as a Supreme Court judge performing a judicial function.	6 7 8 9
	(2)	A lawyer or another person who appears for someone else at a truth-telling session or truth-telling hearing has the same immunity and protection as a barrister appearing for a party in a proceeding in the Supreme Court.	1 1 1 1
	(3)	A person appearing at a truth-telling session or truth-telling hearing has the same protection and immunity as a witness in a proceeding in the Supreme Court.	1 1 1
Sub	divis	sion 2 Truth-telling sessions	1
78	Inq	uiry may hold truth-telling sessions	1
	(1)	The Inquiry may hold a truth-telling session.	1
	(2)	The Inquiry may invite a person to attend a truth-telling session to make an oral submission about—	2 2
		 (a) the experiences of a person or peoples relating to the history of Aboriginal peoples or Torres Strait Islander peoples; or 	2 2 2
		(b) another matter the Inquiry considers will assist the Inquiry in the performance of its functions.	2 2
	(3)	A person who is invited to attend a truth-telling session is not required to attend the session or make a submission to the Inquiry.	2 2 2

[s 79]

		exe	- e also section 85 for the giving of an attendance notice to the chief ecutive officer of a government entity who declines an invitation to end a truth-telling session.	1 2 3 4
	(4)		e chairperson of the Inquiry is present at a truth-telling on, the chairperson must preside at the session.	5 6
	(5)	sessi	e chairperson of the Inquiry is not present at a truth-telling on, the member of the Inquiry chosen by the members ent is to preside at the session.	7 8 9
Subd	livis	ion (3 Giving documents and other things to Inquiry	10 11
79	Wh thir	-	overnment entities hold documents and other	12 13
			his subdivision, a document or other thing is held by a rnment entity if—	14 15
		(a)	the document or thing is in the possession, or under the control, of the entity, whether or not the document or thing was brought into existence or received by the entity; or	16 17 18 19
		(b)	the entity is entitled to access the document or thing; or	20
		(c)	the document or thing is in the possession, or under the control, of an officer of the entity in the officer's official capacity.	21 22 23
80		iting o uiry	entities to give documents and other things to	24 25
	(1)	The l to—	Inquiry may, by notice given to an entity, invite the entity	26 27
		(a)	give to the Inquiry a document or other thing the entity considers may assist the Inquiry in performing its functions; or	28 29 30

	[s 81]	
	(b) make a written submission to the Inquiry about a matter the entity considers may assist the Inquiry in performing its functions.	1 2 3
(2)	The notice may state a period for giving the document or thing or making the submission.	4 5
(3)	If the notice is given to a person in the person's capacity as the chief executive officer of a government entity, the notice must—	6 7 8
	(a) for a notice given under subsection (1)(a)—describe the document or thing in sufficient detail to enable the person to identify whether the government entity holds the document or thing and is able to give it to the Inquiry; or	9 10 11 12 13
	(b) for a notice given under subsection (1)(b)—include sufficient details about the matters to be included in the submission to enable the person to identify whether the person is able to make the submission.	14 15 16 17
(4)	The entity may give the document or thing, or make the submission, subject to a condition the entity considers appropriate.	18 19 20
	Example—	21
	An entity may give a document subject to a condition that the Inquiry must not record particular names or events stated in the document.	22 23
(5)	The Inquiry must comply with the condition.	24
(6)	However, subsections (4) and (5) do not apply if the document or thing is given, or the submission is made, by a person in the person's capacity as the chief executive officer of a government entity.	25 26 27 28
Giv	ring production notices	29
(1)	This section applies if a person is given a notice under section 80 in the person's capacity as the chief executive officer of a government entity and either of the following applies—	30 31 32
	(a) the person has not given a document or thing, or made a submission, in accordance with the notice;	33 34

[s 81]

	(b)	the person has given a document or thing, or made a submission, in accordance with the notice but the Inquiry considers the government entity holds another document or thing that will assist the Inquiry in performing its functions.	1 2 3 4 5
(2)	notic	Inquiry may, by notice given to the person (a <i>production ce</i>), require the person to do any of the following within a d period—	6 7 8
	(a)	to give to the Inquiry a document or other thing held by the government entity that the Inquiry considers will assist the Inquiry in performing its functions;	9 10 11
	(b)	to make a written submission to the Inquiry about a matter the Inquiry considers will assist the Inquiry in performing its functions.	12 13 14
(3)	The	production notice must—	15
	(a)	for a notice given under subsection (2)(a)—describe the document or thing in sufficient detail to enable the person to identify whether the government entity holds the document or thing and is able to give it to the Inquiry; or	16 17 18 19 20
	(b)	for a notice given under subsection (2)(b)—include sufficient details about the matters to be included in the submission to enable the person to identify whether the person is able to make the submission.	21 22 23 24
(4)		ect to section 83, the person must comply with the uction notice.	25 26
(5)		person must, within a reasonable time after receiving the uction notice, give the Inquiry a notice stating—	27 28
	(a)	for a production notice given under subsection (2)(a)—whether the government entity holds the document or thing described in the production notice and, if so—	29 30 31 32
		(i) whether the person intends to give the document or thing to the Inquiry; and	33 34

		(ii)	if the person does not intend to give the document or thing—the reasons why the person does not intend to give the document or thing; or	1 2 3
	(b)	for a	a production notice given under subsection (2)(b)—	4
		(i)	whether the person intends to make the submission requested in the production notice; and	5 6
		(ii)	if the person does not intend to make the submission—the reasons why the person does not intend to make the submission.	7 8 9
82	Principle	es fo	r dealing with production notices	10
	-		who is given a production notice must have regard to ring principles in dealing with the notice—	11 12
	(a)	the p	principles stated in section 6;	13
	(b)	a fu	rever possible, access to government information is ndamental principle of transparent and accountable ernment.	14 15 16
83	Ground	s for	non-compliance with production notices	17
	-		who is given a production notice is not required to ith the notice if—	18 19
	(a)	for a	a production notice given under section 81(2)(a)—	20
		(i)	the government entity does not hold the document or thing; or	21 22
		(ii)	the document or thing is, or contains, personal information and the person is not able to give the document or thing without disclosing the personal information; or	23 24 25 26
		(iii)	the document or thing is subject to legal professional privilege; or	27 28
		(iv)	the document or thing is subject to public interest immunity; or	29 30

[s 84]

			(v)		losing the document or thing may disclose mercial-in-confidence information; or	1 2
			(vi)		losing the document or thing could reasonably xpected to prejudice—	3 4
				(A)	the investigation of an offence or a contravention, or possible contravention, of a law; or	5 6 7
				(B)	an investigation under the <i>Coroners Act</i> 2003; or	8 9
				(C)	the conduct of a civil or criminal proceeding before a court or tribunal; or	10 11
			(vii)		losing the document or thing would, but for on 81, be an offence under another Act or law;	12 13 14
		(b)	for a	n prod	uction notice given under section 81(2)(b)—	15
			(i)		ing the submission would, but for section 81, n offence under another Act or law; or	16 17
			(ii)	discl	naking the submission, the person would lose a document or thing that is not required to iven under paragraph (a)(ii) to (vi).	18 19 20
Sub	divis	ion 4	4	Tru	uth-telling hearings	21
84	Inq	uiry r	nay l	hold	truth-telling hearings	22
	(1)	The	Inqui	ry ma	y hold a truth-telling hearing.	23
	(2)	The heari		persor	n of the Inquiry is to preside at a truth-telling	24 25
85	Giv	ing a	ttenc	lance	e notices	26
	(1)	This	secti	on ap	oplies in relation to a person who is invited 78(2) to attend a truth-telling session in the	27 28

	 person's capacity as the chief executive officer of a government entity if— (a) the person does not attend the session; or (b) the person attends the session but the Inquiry considers that the making of a further oral submission by the person will assist the Inquiry in the performance of its functions. Also, this section applies in relation to a person who is given a 	1 2 3 4 5 6 7
	(b) the person attends the session but the Inquiry considers that the making of a further oral submission by the person will assist the Inquiry in the performance of its functions.	4 5 6
	that the making of a further oral submission by the person will assist the Inquiry in the performance of its functions.	5 6
	Also, this section applies in relation to a person who is given a	
(2)	production notice if—	8 9
	(a) the person has not given the Inquiry a notice under section 81(5); or	1(11
	 (b) the person has given the Inquiry a notice under section 81(5) stating that the person does not intend to give a document or thing, or make a written submission, requested in the production notice. 	12 13 14 15
(3)	The Inquiry may, by notice given to the person (an <i>attendance notice</i>), require the person to attend a truth-telling hearing at a stated time and place to—	10 17 18
	(a) if subsection (2)(b) applies—explain to the Inquiry why the person does not intend to give the document or thing or make the submission; or	19 20 21
	(b) make an oral submission to the Inquiry about a matter the Inquiry considers will assist the Inquiry in the performance of its functions.	22 23 24
(4)	If the attendance notice is given under subsection (3)(b), the notice must provide details of the matters to be included in the submission.	25 26 27
Off	ences	28
(1)	If a person is given an attendance notice, the person must not fail, without reasonable excuse, to—	29 30
	(a) attend the truth-telling hearing as required by the notice; or	31 32

[s 87]

		(b) continue to attend the truth-telling hearing as required by the chairperson of the Inquiry until excused from further attendance.	1 2 3
		Maximum penalty—100 penalty units.	4
	(2)	If a person attends a truth-telling hearing in accordance with an attendance notice, the person—	5 6
		(a) must take an oath, or make an affirmation, when required by the chairperson of the Inquiry; and	7 8
		(b) must not fail, without reasonable excuse, to answer a question the person is required to answer by a member of the Inquiry; and	9 10 11
		(c) must not fail, without reasonable excuse, to make an oral submission as required by the attendance notice.	12 13
	(3)	Maximum penalty—100 penalty units.	14
	(3)	It is a reasonable excuse for a person to refuse to answer a question, or make an oral submission, on the ground that answering the question, or making the submission, might tend to incriminate the person or make the person liable to a penalty.	15 16 17 18 19
Divis	sion	4 Reporting requirements	20
87	Re	quirement to keep Minister informed	21
		The Inquiry must keep the Minister reasonably informed about the functions performed and activities carried out by the Inquiry.	22 23 24
88	Re	port to Minister on findings	25
	(1)	The Inquiry must, before the term of the Inquiry ends, give the Minister a written report on the Inquiry's findings.	26 27
	(2)	The report may include any recommendations the Inquiry considers appropriate and other relevant matters.	28 29

[s 89]

(3)	The Minister must table a copy of the report in the Legislative Assembly within 14 sitting days after receiving the report.	1 2
(4)	The Minister must, as soon as reasonably practicable after tabling the report, prepare a response to the report and give the response to the Premier.	3 4 5

Division 5 Other matters

Protection from civil liability

89

6

7

17

- A member of the Inquiry does not incur civil liability for an act done, or omission made, honestly and without negligence 9 under this part.
- (2) If subsection (1) prevents a civil liability attaching to a 11 member of the Inquiry, the liability attaches instead to the 12 State.
 13
- (3) This section does not affect the liability of a person to disciplinary action under the conditions of the person's 15 appointment.

90 Staffing arrangements and administrative support

- The chief executive must, as soon as practicable after the Inquiry is established, enter into arrangements with the chairperson of the Inquiry in relation to the following—
 20
 - (a) the services of officers or employees of the department
 21
 to be made available to the Inquiry;
 22
 - (b) other resources or facilities of the department to be 23 made available to the Inquiry. 24
- (2) An officer or employee whose services are made available 25 under subsection (1)— 26
 - (a) continues to be an officer or employee of the 27 department; and 28
 - (b) continues to be employed or otherwise engaged by the 29 department on the same terms and conditions applying 30

[s 91]

				e officer or employee before the services were made lable.	1 2
91	Co	nfide	ntiali	ty of information	3
	(1)	This	secti	on applies to a person who—	4
		(a)	is or	has been—	5
			(i)	the Minister; or	6
			(ii)	a member of the Inquiry; or	7
			(iii)	a public service employee performing functions under or relating to the administration of this part; and	8 9 10
		(b)		that capacity, has acquired or has access to fidential information.	11 12
	(2)		one el	on must not disclose the confidential information to lse, or use the information, other than under this	13 14 15
		Max	imun	n penalty—100 penalty units.	16
	(3)	The info	per rmatio	5	17 18
		(a)	to th	ne extent the disclosure or use is—	19
			(i)	necessary to perform the person's functions under or relating to this Act; or	20 21
			(ii)	otherwise required or permitted under this Act or another law; or	22 23
		(b)		the consent of the person to whom the information tes; or	24 25
		(c)	to th	e extent the disclosure or use—	26
			(i)	does not identify the person to whom the information relates; or	27 28
			(ii)	does not allow the identity of the person to be reasonably ascertained; or	29 30

		(d) in compliance with a lawful process requiring	1
		production of documents to, or giving evidence before, a court or tribunal.	2 3
	(4)	In this section—	4
		<i>disclose</i> includes give access to.	5
		<i>information</i> includes a document.	6
92	Fal	se or misleading information	7
	(1)	A person must not give information to the Inquiry under this part that the person knows is false or misleading in a material particular.	8 9 10
		Maximum penalty—100 penalty units.	11
	(2)	Subsection (1) does not apply to a person if the person, when giving the information in a document—	12 13
		(a) tells the Inquiry, to the best of the person's ability, how the document is false or misleading; and	14 15
		(b) if the person has, or can reasonably obtain, the correct information—gives the correct information.	16 17
93	Dis	application of Recording of Evidence Act 1962	18
		The <i>Recording of Evidence Act 1962</i> does not apply in relation to a truth-telling session or truth-telling hearing held by the Inquiry.	19 20 21
Part 4 Miscellaneous			
94	Rev	view of Act	23
	(1)	The Minister must ensure a review of the operation and efficacy of this Act is conducted within 5 years after the commencement.	24 25 26

[s 95]

	(2)	The review must be conducted by an appropriately qualified entity appointed by the Minister.	1 2
	(3)	Before appointing an entity to conduct the review, the Minister must consult with the Treaty Institute.	3 4
	(4)	The Minister must table in the Legislative Assembly a report on the outcome of the review as soon as practicable after the review is completed.	5 6 7
95	Re	gulation-making power	8
		The Governor in Council may make regulations under this Act.	9 10
Par	t 5	Amendment of legislation	11
	••		
Divi	sion		12
Divi 96	sion		
	sion	1 Amendment of this Act	12
	sion Act	1 Amendment of this Act	12 13
96	sion Act	1 Amendment of this Act amended This division amends this Act.	12 13 14
96	sion Act	1 Amendment of this Act amended This division amends this Act. bendment of long title Image: Comparison of the long title	12 13 14 15
96	sion Act	1 Amendment of this Act t amended This division amends this Act. tendment of long title Long title, 'negotiations, to'—	12 13 14 15 16
96	sion Act	1 Amendment of this Act t amended This division amends this Act. tendment of long title Long title, 'negotiations, to'— omit, insert—	12 13 14 15 16 17
96	Sion Act Am (1)	1 Amendment of this Act t amended This division amends this Act. tendment of long title Long title, 'negotiations, to'— omit, insert— negotiations, and to	12 13 14 15 16 17 18

		[s 98]	
Divi	sion 2	Amendment of Aboriginal and Torres Strait Islander Communities (Justice, Land and Other Matters) Act 1984	1 2 3 4
98	Act amended		5
		sion amends the Aboriginal and Torres Strait Communities (Justice, Land and Other Matters) Act	6 7 8
99	Omission of	s 3 (Savings)	9
	Section 3–	_	10
	omit.		11
100	Amendment	of s 4 (Definitions)	12
	Section 4,	definition corporation—	13
	omit.		14
101	Omission of	ss 5–7	15
	Sections 5	to 7—	16
	omit.		17
102	Amendment (area)	of s 53 (General authority to enter etc. trust	18 19
	Section 53	(1)(a), after 'Islander'—	20
	insert—		21
		person	22

[s 103]

103	Replacement of pt 7, hdg (Assistance sought by Aborigines or Torres Strait Islanders)					1 2		
		Part 7, heading—	_					3
		omit, insert—						4
		Part 7		Aid an of est	nd admi ates	inistra	ation	5 6
104	Am	endment of s 5	6 (Grai	nt of aid))			7
	(1)	Section 56(1), 'A	Aborigin	ne or Torr	es Strait Isl	ander'—		8
		omit, insert—						9
		Abo	original	person or	Torres Strai	it Islande	r person	10
	(2)	Section 56(1), 'A	Aborigin	nes or Tor	res Strait Is	landers'-		11
		omit, insert—						12
		Abo peoj	0	peoples	or Torres	Strait	Islander	13 14
105	On	ission of ss 57-	-59					15
		Sections 57 to 59)					16
		omit.						17
106	Amendment of s 60 (Administration of estates of Aborigines and Torres Strait Islanders)						18 19	
	(1)	Section 60, h Islanders'—	eading,	, 'Abori	gines and	Torres	s Strait	20 21
		omit, insert—						22
		Abo pers		persons	and Torre	s Strait]	Islander	23 24
	(2)	Section 60(1) and	d (4), 'A	Aborigine	or Torres S	Strait Isla	nder'—	25
		omit, insert—						26

	[s 107]
	Aboriginal person or Torres Strait Islander person
(3)	Section 60(4), 'Aborigines or Torres Strait Islanders'—
	omit, insert—
	Aboriginal peoples or Torres Strait Islander peoples
	nendment of s 61 (Right of Aborigines and Torres Strait anders to particular natural resources)
(1)	Section 61, heading, 'Aborigines and Torres Strait Islanders'—
	omit, insert—
	Aboriginal peoples and Torres Strait Islander peoples
(2)	Section 61(1), 'Aborigines or Torres Strait Islanders'—
	omit, insert—
	Aboriginal peoples or Torres Strait Islander peoples
Isla	nendment of s 62 (Right of Aborigines and Torres Strait anders to particular forest products and quarry terial—Aboriginal and Torres Strait Islander land)
	Section 62, heading, 'Aborigines and Torres Strait Islanders'—
	omit, insert—
	Aboriginal peoples and Torres Strait Islander peoples

[s 109]

109	Amendment of s 63 (Right of Aborigines and Torres Strait Islanders to particular forest products and quarry material—non-Aboriginal and non-Torres Strait Islander land)					
	(1)	Section 63, heading, 'Aborigines and Torres Strait Islanders'—	5 6			
		omit, insert—	7			
		Aboriginal peoples and Torres Strait Islander peoples	8 9			
	(2)	Section 63(1), 'Aborigines or Torres Strait Islanders'—	10			
		omit, insert—	11			
		Aboriginal peoples or Torres Strait Islander peoples	12 13			
110	Am	nendment of s 71 (Regulation-making power)	14			
		Section 71(2), 'Aborigines and Torres Strait Islanders'—	15			
		omit, insert—	16			
		Aboriginal peoples and Torres Strait Islander peoples	17 18			
Divi	sion	3 Amendment of Fire and Emergency Services Act 1990	19 20			
111	Ac	t amended	21			
		This division amends the <i>Fire and Emergency Services Act</i> 1990.	22 23			
112	Am	nendment of s 105 (Definitions)	24			
		Section 105(1), definition <i>prescribed property</i> , from 'does not include—'—	25 26			
		omit, insert—	27			

[s 112]

does not include property belonging to any class1of property prescribed by regulation not to be2prescribed property.3

Schedule 1

Dictionary **Schedule 1**

	section 7	2
princ	<i>tiginal law</i> means the body of culturally embedded tiples and practices which governs a community or group boriginal peoples.	3 4 5
Abor	iginal tradition—	6
(a)	means the body of customs, traditions, observances and beliefs of Aboriginal peoples generally or of a particular community or group of Aboriginal peoples; and	7 8 9
(b)	includes any such customs, traditions, observances and beliefs relating to particular persons, areas, objects or relationships.	10 11 12
mear	<i>inistrative chairperson</i> , of the Treaty Institute Council, as the person appointed as the administrative chairperson e Council under section 23.	13 14 15
	<i>fory committee</i> means an advisory committee established r section 32 or 33.	16 17
Ailar	n Kastom—	18
(a)	means the body of customs, traditions, observances and beliefs of Torres Strait Islander peoples generally or of a particular community or group of Torres Strait Islander peoples; and	19 20 21 22
(b)	includes any such customs, traditions, observances and beliefs relating to particular persons, areas, objects or relationships.	23 24 25
atten	dance notice see section 85(3).	26
chief	fexecutive officer, of a government entity, means—	27
(a)	if the entity is a department—the chief executive of the department; or	28 29

otherwise-the office holder, however described, of the (b) 30 entity who responsible day-to-day is for the 31

	management of the entity or the entity's affairs, whether or not the individual is subject to the direction of, or reports to, a governing body of the entity.	1 2 3
conf	idential information—	4
(a)	means personal information; but	5
(b)	does not include information that is publicly available.	6
	<i>iction</i> means a finding of guilt or acceptance of a plea of y by a court, regardless of whether a conviction is rded.	7 8 9
func	<i>tion</i> includes a power.	10
gove 276.	rnment entity see the Public Sector Act 2022, section	11 12
	<i>gural period</i> means the period ending 2 years after the section 9 commences.	13 14
inau	gural report see section 48(1).	15
	<i>iry</i> means the board of inquiry, called the Truth-telling Healing Inquiry, established under section 64.	16 17
notic	e means a written notice.	18
	onal information see the Information Privacy Act 2009, on 12.	19 20
prod	<i>uction notice</i> see section 81(2).	21
relev	pant official, for part 2, division 9, see section 50.	22
repre	esentative entity means an entity—	23
(a)	established under—	24
	(i) another Act; or	25
	(ii) a law of the Commonwealth or another State; or	26
	(iii) Aboriginal law, Aboriginal tradition, Torres Strait Islander law or Ailan Kastom; and	27 28
(b)	that was established for, or performs the function of, representing, preserving or advocating for the rights of Aboriginal peoples or Torres Strait Islander peoples or	29 30 31

Schedule 1

	particular Aboriginal peoples or Torres Strait Islander peoples.	1 2
senio	<i>r executive officer</i> , for part 2, division 9, see section 50.	3
spent	<i>conviction</i> means a conviction—	4
(a)	for which the rehabilitation period under the <i>Criminal</i> <i>Law (Rehabilitation of Offenders) Act 1986</i> has expired under that Act; and	5 6 7
(b)	that is not revived under section 11 of that Act.	8
embe	es Strait Islander law means the body of culturally edded principles and practices which governs a nunity or group of Torres Strait Islander peoples.	9 10 11
	<i>ty Institute</i> means the First Nations Treaty Institute lished under section 9.	12 13
Treat	ty Institute CEO see section 37(1).	14
	<i>ty Institute Council</i> means the Treaty Institute Council lished under section 15.	15 16
Treat	ty Institute secretary see section 42(1).	17
treaty	<i>y-making framework</i> see section 13(1)(a).	18
treaty	<i>negotiations</i> see section 8(1).	19
	<i>telling hearing</i> means a truth-telling hearing held by the ry under section 84(1).	20 21
	<i>telling session</i> means a truth-telling session held by the ry under section 78(1).	22 23

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