

Queensland

Victims of Crime Assistance Bill 2009



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2009

A Bill

for

An Act to declare and implement principles of justice for victims of crime, to provide a scheme to give financial assistance to certain victims, and to amend the Acts mentioned in chapter 7 for particular purposes

[s 1]_____

The	The Parliament of Queensland enacts—			1
Ch	apte	er 1	Preliminary	2
1	Sh	ort ti	tle	3
		This 2009	s Act may be cited as the <i>Victims of Crime Assistance Act</i> 9.	4 5
2	Со	mme	ncement	6
			Act, other than the following provisions, commences on y to be fixed by proclamation—	7 8
		(a)	sections 127, 128, 131 and 138;	9
		(b)	schedule 3, definitions appropriately qualified, government assessor, scheme manager, the scheme and victims assistance unit.	10 11 12
3	Pu	rpose	es of Act	13
	(1)	The	purposes of this Act are—	14
		(a)	to declare fundamental principles of justice to underlie the treatment of victims by certain entities dealing with them; and	15 16 17
		(b)	to provide a mechanism for implementing the principles and processes for making complaints about conduct inconsistent with the principles; and	18 19 20
		(c)	to provide a scheme to give financial assistance to certain victims of acts of violence.	21 22
	(2)	The are–	objectives of the scheme mentioned in subsection (1)(c)	23 24
		(a)	to help victims of acts of violence to recover from the acts by giving them financial assistance; and	25 26

[s 4]

		(b)	for primary victims, to give the victims amounts representing a symbolic expression by the State of the community's recognition of the injuries suffered by them; and	1 2 3 4
		(c)	for related victims who have suffered distress, to give the victims amounts representing a symbolic expression by the State of the community's recognition of the distress suffered by them; and	5 6 7 8
		(d)	to add to other services provided by or for government to victims of acts of violence.	9 10
	(3)	assist victir to ref	ever, grants of financial assistance (including special ance and assistance as mentioned in section $49(1)(f)$) to ns of acts of violence under the scheme are not intended lect the level of compensation to which victims of acts of nce may be entitled at common law or otherwise.	11 12 13 14 15
4	Def	initio	ns	16
		The c this A	lictionary in schedule 3 defines particular words used in Act.	17 18
Cha	pte	r 2	Fundamental principles of	19
			justice for victims	20
Part	1		Preliminary	21
5	Меа	ning	of victim	22
	(1)	A vic	tim is a person who has suffered harm—	23
		(a)	because a crime is committed against the person; or	24

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6

	(b)	because the person is a family member or dependant of a person who has died or suffered harm because a crime is committed against that person; or	1 2 3
	(c)	as a direct result of intervening to help a person who has died or suffered harm because a crime is committed against that person.	4 5 6
(2)	ins	terson who commits a crime against a person as mentioned subsection $(1)(a)$ is not a victim of the crime under section $(1)(b)$ or (c) .	7 8 9
Pu	rpose	es of declaring principles	10
	The	purposes of declaring the principles are to-	11
	(a)	advance the interests of victims by stating some fundamental principles of justice that prescribed persons are to observe in dealing with them; and	12 13 14
	(b)	inform victims of the principles they can expect will underlie the treatment of them by prescribed persons.	15 16
	ncipl ligatio	es do not give legal rights or affect legal rights or ons	17 18
(1)	The	principles—	19
	(a)	are not enforceable by criminal or civil redress; and	20
	(b)	do not affect the validity, or give grounds for review, of anything done or not done, or a decision made or not made, in contravention of them; and	21 22 23
	(c)	do not affect the operation of any other law, including, for example—	24 25
		(i) the <i>Criminal Practice Rules 1999</i> and the rules of evidence in criminal proceedings; and	26 27
		(ii) the Criminal Code, chapter 62, chapter division 3; and	28 29

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	[s 8]
	Editor's note—
	Criminal Code, chapter 62, chapter division 3 (Disclosure by the prosecution)
	(d) do not affect confidentiality obligations applying to a prescribed person.
(2)	Subsection (1) does not prevent disciplinary action being taken against a prescribed person who contravenes processes for implementing the principles that have been adopted by the government entity responsible for the prescribed person's conduct.
	Note—
	Part 3 also provides for the implementation of the principles, including how victims may complain about prescribed persons who they believe have engaged in conduct that is inconsistent with the principles.
(3)	In this section—
	<i>confidentiality obligation</i> means an obligation to maintain confidentiality about particular information under an Act, oath, or rule of law or practice.
	<i>criminal or civil redress</i> means a proceeding for the enforcement of a right or obligation, whether the right or obligation is substantive or procedural, direct or indirect.

Part 2Declaration of fundamental
principles22
23

8	Fai	Fair and dignified treatment				
	(1)	A pr	rescribed person in dealing with a victim is to—	25		
		(a)	treat the victim with courtesy, compassion, respect and dignity; and	26 27		

[s 9]

9

	(b)	take into account, and be responsive to, the particular needs of the victim, including, for example, needs relating to the victim's—	1 2 3
		(i) age; or	4
		(ii) sex or gender identity; or	5
		(iii) race or indigenous background; or	6
		(iv) cultural or linguistic diversity; or	7
		(v) sexuality; or	8
		(vi) impairment; or	9
		(vii) religious belief.	10
(2)	In th	is section—	11
		<i>m</i> includes a person who has suffered harm as a direct lt of witnessing a crime committed against someone else.	12 13
Priv	vacy	of victim	14
(1)	addr not 1	victim's personal information, including the victim's ress and telephone number, held by a government entity is to be disclosed to a person other than as authorised under act or law.	15 16 17 18
(2)	In th	is section—	19
		<i>m</i> includes a person who has suffered harm as a direct lt of witnessing a crime committed against someone else.	20 21
Info	orma	tion about services	22
(1)	-	overnment entity is to give a victim timely information at the following—	23 24
	(a)	available welfare, health, counselling, medical and legal help;	25 26
	(b)	financial assistance, compensation and restitution entitlements;	27 28

			[s 11]	
		(c)	any other relevant support services available.	1
	(2)	Sub	section (1) applies only—	2
		(a)	to the extent giving the information is relevant to the entity's functions; or	3 4
		(b)	if it is otherwise reasonable and practicable for the entity to give the information.	5 6
11	Infe	orma	tion about investigation of offender	7
	(1)	to,	far as is reasonably practicable, an investigatory agency is if asked by a victim, give the victim the following rmation about the crime committed against the victim—	8 9 10
		(a)	the progress of investigations being conducted about the crime, unless disclosure is likely to jeopardise the investigations;	11 12 13
		(b)	if the disclosure of the progress of investigations being conducted about the crime is likely to jeopardise the investigations—that no information can be given at that time because of the ongoing nature of the investigations;	14 15 16 17
		(c)	the availability of diversionary programs in relation to the crime;	18 19
		(d)	the charge laid for the crime and details of the place and date of hearing of the proceeding for the charge;	20 21
		(e)	the name of the person charged;	22
		(f)	the reasons for the investigatory agency's decision not to continue with the charge or to amend the charge or to accept a plea to a lesser charge;	23 24 25
		(g)	the outcome of an application for bail by the charged person and, if the charged person is released on bail or otherwise before the proceeding on the charge is finished—the arrangements made for the release, including any condition and any application for variation of the condition that may affect the victim's safety or welfare;	26 27 28 29 30 31 32

[s 12]

12

	(h)	the outcome of a proceeding relating to the crime, including an appeal.	1 2
(2)	to gi arres	ar as is reasonably practicable, an investigatory agency is ve a victim timely notice of the issue of a warrant for the st of the person accused of committing the crime against victim.	3 4 5 6
Info	ormat	tion about prosecution of offender	7
	if as	ar as is reasonably practicable, a prosecuting agency is to, ked by a victim, give the victim the following information it the crime committed against the victim—	8 9 10
	(a)	details about relevant court processes, and when the victim may attend a relevant court proceeding, subject to any court order;	11 12 13
	(b)	details of the availability of diversionary programs in relation to the crime;	14 15
	(c)	notice of a decision to substantially change a charge, or not to continue with a charge, or accept a plea of guilty to a lesser charge;	16 17 18
	(d)	notice of the outcome of a proceeding relating to the crime, including any sentence imposed and the outcome of any appeal.	19 20 21
Vict	tim to	o be advised on role as witness	22
	the c prose	ctim who is a witness for the prosecution in the trial for crime committed against the victim is to be informed by a ecuting agency about the trial process and the victim's as a witness for the prosecution.	23 24 25 26
Cor	ntact	between victim and accused to be minimised	27

So far as is reasonably practicable, investigatory agencies, 28 prosecuting agencies and court staff are to, during a court 29 proceeding and within a court building— 30

13

[s 15]

(a)	minimise a victim's exposure to unnecessary contact with the person accused of committing a crime against the victim, defence witnesses and family members and supporters of the accused person; and	1 2 3 4
(b)	protect a victim from violence or intimidation by the accused person, defence witnesses and family members and supporters of the accused person.	5 6 7
pros emp	ecuting agency only to the extent an officer, member or loyee of the agency is present during the court proceeding	8 9 10 11
		12 13
pros victi	ecutor for the offence details of the harm caused to the m by the offence, for the purpose of the prosecutor	14 15 16 17
Note-	_	18
the 284	Mental Health Court under the <i>Mental Health Act 2000</i> , see section 4 of that Act for the information a victim of the offence may give that	19 20 21 22
with	out having received details of the harm if it is reasonable	23 24 25
(a)	the interests of justice; or	26
(b)	whether permitting the details of harm to be given would unreasonably delay the sentencing of the offender; or	27 28 29
(c)	anything else that may adversely affect the reasonableness, or the practicality, of permitting details of the harm to be given.	30 31 32
	(b) Subsprose emporing or in ing c infor Note- If t the 284 cou The with to do (a) (b)	 with the person accused of committing a crime against the victim, defence witnesses and family members and supporters of the accused person; and (b) protect a victim from violence or intimidation by the accused person, defence witnesses and family members and supporters of the accused person. Subsection (1) applies to an investigatory agency or prosecuting agency only to the extent an officer, member or employee of the agency is present during the court proceeding or in the court building. A victim of a prescribed offence is to be permitted to give the prosecutor for the offence, for the purpose of the prosecutor informing the relevant sentencing court. <i>Note—</i> If the offender's mental condition relating to the offence is referred to the Mental Health Court under the Mental Health Act 2000, see section 284 of that Act for the information a victim of the offence may give that court to help it make a decision on the reference. The prosecutor may continue with the sentencing proceeding without having received details of the harm if it is reasonable to do so in the circumstances, having regard to— (a) the interests of justice; or (b) whether permitting the details of harm to be given would unreasonably delay the sentencing of the offender; or (c) anything else that may adversely affect the reasonableness, or the practicality, of permitting details

[s 15]

(3)	If details of the harm are given to the prosecutor, the prosecutor is to—	1 2
	(a) decide what (if any) details are appropriate to be given to the sentencing court; and	3 4
	(b) give the appropriate details to the sentencing court, whether or not in the form of a victim impact statement given under subsection (5).	5 6 7
	Note—	8
	In sentencing the offender, the sentencing court must have regard to the harm done to, or impact of the offence on, the victim under—	9 10
	(a) the <i>Penalties and Sentences Act 1992</i> , section 9(2)(c)(i); or	11
	(b) if the offender is a child—the <i>Juvenile Justice Act 1992</i> , section 150(1)(h).	12 13
(4)	In deciding what details are not appropriate, the prosecutor may have regard to the victim's wishes.	14 15
(5)	Details of the harm may be given to the prosecutor in the form of a victim impact statement prepared by—	16 17
	(a) the victim; or	18
	(b) someone else if the victim can not give the statement because of the victim's age or impaired capacity.	19 20
(6)	The fact that details of the harm caused to a victim by the offence are absent at the sentencing does not of itself give rise to an inference that the offence caused little or no harm to the victim.	21 22 23 24
(7)	To remove any doubt, it is declared that it is not mandatory for a victim to give the prosecutor details of the harm caused to the victim by the offence.	25 26 27
(8)	The sentencing court is to decide if, and how, details of the harm are to be given to the court in accordance with the rules of evidence and the practices and procedures applying to the court.	28 29 30 31

[s 16]

Examples of how details of harm may be given to sentencing court— 1 • production of victim impact statement to the sentencing court 2 • victim reading details of harm aloud before the sentencing court 3 (9) In this section— 4 victim impact statement 6 (a) is signed and dated; and 6 (b) states the particulars of the harm caused to a victim by an offence; and 7 (c) may have attached to it— 9 (i) documents supporting the particulars, including, for example, medical reports; or 10 (ii) photographs, drawings or other images. 12 Information about convicted offender 13 (1) This section applies if a person who commits a prescribed offence against a victim— 16 (b) sentenced to imprisonment or detention. 17 (2) The relevant agency is to give the victim notice of the following if the victim asks for it— 19 (a) the day the convicted person's period of imprisonment or detention started and the length of the period; 21 (b) any escape from custody by the convicted person while 22 23 (c) whether the convicted person is unlawfully at large within the meaning of the <i>Corrective Services Act 2006</i> ; 25 25 (d) any further cumulative periods of imprisonment or detention imposed on the					
 victim reading details of harm aloud before the sentencing court (9) In this section— victim impact statement means a written statement that— (a) is signed and dated; and (b) states the particulars of the harm caused to a victim by an offence; and (c) may have attached to it— (i) documents supporting the particulars, including, for example, medical reports; or (ii) photographs, drawings or other images. 12 Information about convicted offender (a) is convicted of the offence; and (b) sentenced to imprisonment or detention. (c) The relevant agency is to give the victim notice of the following if the victim asks for it— (a) the day the convicted person's period of imprisonment or detention started and the length of the period; (b) any escape from custody by the convicted person while undergoing the sentence; (c) whether the convicted person is unlawfully at large within the meaning of the <i>Corrective Services Act 2006</i>; (c) any further cumulative periods of imprisonment or detention imposed on the convicted person while in custody for the offence; 		Exan	ples of how	details of harm may be given to sentencing court—	1
 (9) In this section— (a) is signed and dated; and (b) states the particulars of the harm caused to a victim by an offence; and (c) may have attached to it— (i) documents supporting the particulars, including, for example, medical reports; or (ii) photographs, drawings or other images. (c) This section applies if a person who commits a prescribed offence against a victim— (a) is convicted of the offence; and (b) sentenced to imprisonment or detention. (c) The relevant agency is to give the victim notice of the following if the victim asks for it— (a) the day the convicted person's period of imprisonment or detention started and the length of the period; (b) any escape from custody by the convicted person while undergoing the sentence; (c) whether the convicted person is unlawfully at large within the meaning of the <i>Corrective Services Act 2006</i>; (d) any further cumulative periods of imprisonment or detention imposed on the convicted person while in custody for the offence; 		•	production	of victim impact statement to the sentencing court	2
victim impact statement 5 (a) is signed and dated; and 6 (b) states the particulars of the harm caused to a victim by an offence; and 7 (c) may have attached to it— 9 (i) documents supporting the particulars, including, for example, medical reports; or 10 (ii) photographs, drawings or other images. 12 Information about convicted offender 13 (1) This section applies if a person who commits a prescribed offence against a victim— 16 (a) is convicted of the offence; and 16 (b) sentenced to imprisonment or detention. 17 (2) The relevant agency is to give the victim notice of the following if the victim asks for it— 19 (a) the day the convicted person's period of imprisonment or detention started and the length of the period; 21 (b) any escape from custody by the convicted person while undergoing the sentence; 23 (c) whether the convicted person is unlawfully at large within the meaning of the <i>Corrective Services Act 2006</i> ; 25 (d) any further cumulative periods of imprisonment or detention imposed on the convicted person while in custody for the offence; 28		•	victim read	ling details of harm aloud before the sentencing court	3
 (a) is signed and dated; and (b) states the particulars of the harm caused to a victim by an offence; and (c) may have attached to it— (i) documents supporting the particulars, including, for example, medical reports; or (ii) photographs, drawings or other images. Information about convicted offender (a) is convicted of the offence; and (b) sentenced to imprisonment or detention. (a) the day the convicted person's period of imprisonment or detention started and the length of the period; (b) any escape from custody by the convicted person while undergoing the sentence; (c) whether the convicted person is unlawfully at large within the meaning of the <i>Corrective Services Act 2006</i>; (d) any further cumulative periods of imprisonment or detention imposed on the convicted person while in custody for the offence; 	(9)	In th	is section-	_	4
 (b) states the particulars of the harm caused to a victim by an offence; and 8 (c) may have attached to it—9 (i) documents supporting the particulars, including, for example, medical reports; or 11 (ii) photographs, drawings or other images. 12 Information about convicted offender 13 (1) This section applies if a person who commits a prescribed offence against a victim—15 (a) is convicted of the offence; and 16 (b) sentenced to imprisonment or detention. 17 (2) The relevant agency is to give the victim notice of the following if the victim asks for it—19 (a) the day the convicted person's period of imprisonment or detention started and the length of the period; 21 (b) any escape from custody by the convicted person while undergoing the sentence; 23 (c) whether the convicted person is unlawfully at large within the meaning of the <i>Corrective Services Act 2006</i>; 25 (d) any further cumulative periods of imprisonment or detention imposed on the convicted person while in custody for the offence; 28 		victi	n impact s	statement means a written statement that—	5
an offence; and8(c) may have attached to it—9(i) documents supporting the particulars, including, for example, medical reports; or10(ii) photographs, drawings or other images.12Information about convicted offender13(1) This section applies if a person who commits a prescribed offence against a victim—14(a) is convicted of the offence; and following if the victim asks for it—16(2) The relevant agency is to give the victim notice of the following if the victim asks for it—19(a) the day the convicted person's period of imprisonment or detention started and the length of the period;20(b) any escape from custody by the convicted person while undergoing the sentence;22(c) whether the convicted person is unlawfully at large within the meaning of the <i>Corrective Services Act 2006</i> ;25(d) any further cumulative periods of imprisonment or detention imposed on the convicted person while in custody for the offence;28		(a)	is signed	and dated; and	6
 (i) documents supporting the particulars, including, for example, medical reports; or 11 (ii) photographs, drawings or other images. 12 Information about convicted offender 13 (1) This section applies if a person who commits a prescribed offence against a victim— (a) is convicted of the offence; and 16 (b) sentenced to imprisonment or detention. 17 (2) The relevant agency is to give the victim notice of the following if the victim asks for it— (a) the day the convicted person's period of imprisonment or detention started and the length of the period; 21 (b) any escape from custody by the convicted person while undergoing the sentence; 23 (c) whether the convicted person is unlawfully at large within the meaning of the <i>Corrective Services Act 2006</i>; 25 (d) any further cumulative periods of imprisonment or detention imposed on the convicted person while in 27 custody for the offence; 28 		(b)		1	
for example, medical reports; or11(ii) photographs, drawings or other images.12Information about convicted offender13(1) This section applies if a person who commits a prescribed14offence against a victim—15(a) is convicted of the offence; and16(b) sentenced to imprisonment or detention.17(2) The relevant agency is to give the victim notice of the following if the victim asks for it—19(a) the day the convicted person's period of imprisonment or detention started and the length of the period;20(b) any escape from custody by the convicted person while undergoing the sentence;22(c) whether the convicted person is unlawfully at large within the meaning of the <i>Corrective Services Act 2006</i> ;25(d) any further cumulative periods of imprisonment or detention imposed on the convicted person while in custody for the offence;28		(c)	may have	e attached to it—	9
Information about convicted offender13(1) This section applies if a person who commits a prescribed offence against a victim—14(a) is convicted of the offence; and16(b) sentenced to imprisonment or detention.17(2) The relevant agency is to give the victim notice of the following if the victim asks for it—18(a) the day the convicted person's period of imprisonment or detention started and the length of the period;20(b) any escape from custody by the convicted person while undergoing the sentence;22(c) whether the convicted person is unlawfully at large within the meaning of the Corrective Services Act 2006;24(d) any further cumulative periods of imprisonment or detention imposed on the convicted person while in custody for the offence;26					
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 This section applies if a person who commits a prescribed offence against a victim— (a) is convicted of the offence; and (b) sentenced to imprisonment or detention. The relevant agency is to give the victim notice of the following if the victim asks for it— (a) the day the convicted person's period of imprisonment or detention, started and the length of the period; (b) any escape from custody by the convicted person while undergoing the sentence; (c) whether the convicted person is unlawfully at large within the meaning of the <i>Corrective Services Act 2006</i>; (d) any further cumulative periods of imprisonment or detention imposed on the convicted person while in custody for the offence; 					
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 (b) sentenced to imprisonment or detention. (2) The relevant agency is to give the victim notice of the following if the victim asks for it— (a) the day the convicted person's period of imprisonment or detention started and the length of the period; (b) any escape from custody by the convicted person while undergoing the sentence; (c) whether the convicted person is unlawfully at large within the meaning of the <i>Corrective Services Act 2006</i>; (d) any further cumulative periods of imprisonment or detention imposed on the convicted person while in custody for the offence; 	(1)				
 (2) The relevant agency is to give the victim notice of the following if the victim asks for it— (a) the day the convicted person's period of imprisonment or detention started and the length of the period; (b) any escape from custody by the convicted person while undergoing the sentence; (c) whether the convicted person is unlawfully at large within the meaning of the <i>Corrective Services Act 2006</i>; (d) any further cumulative periods of imprisonment or detention imposed on the convicted person while in custody for the offence; 		(a)	is convic	ted of the offence; and	16
following if the victim asks for it—19(a) the day the convicted person's period of imprisonment or detention started and the length of the period;20(b) any escape from custody by the convicted person while undergoing the sentence;22(c) whether the convicted person is unlawfully at large within the meaning of the <i>Corrective Services Act 2006</i> ;24(d) any further cumulative periods of imprisonment or custody for the offence;26		(b)	sentence	d to imprisonment or detention.	17
 or detention started and the length of the period; (b) any escape from custody by the convicted person while undergoing the sentence; (c) whether the convicted person is unlawfully at large within the meaning of the <i>Corrective Services Act 2006</i>; (d) any further cumulative periods of imprisonment or detention imposed on the convicted person while in custody for the offence; 	(2)				
 undergoing the sentence; (c) whether the convicted person is unlawfully at large within the meaning of the <i>Corrective Services Act 2006</i>; (d) any further cumulative periods of imprisonment or detention imposed on the convicted person while in custody for the offence; 23 		(a)			
 within the meaning of the <i>Corrective Services Act 2006</i>; 25 (d) any further cumulative periods of imprisonment or detention imposed on the convicted person while in custody for the offence; 28 		(b)			
detention imposed on the convicted person while in 27 custody for the offence; 28		(c)			
(a) the day on which the convicted nervon is		(d)			
(e) the day on which the convicted person is— 29					

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	(i)	eligible for, or due for, release on parole; or	1
	(ii)	for a child, due for release under a supervised release order under the <i>Juvenile Justice Act 1992</i> ; or	2 3 4
	(iii)	due for discharge;	5
(f)	ove	transfer of the convicted person interstate or rseas under a scheme for the transfer of persons risoned or detained under sentence;	6 7 8
(g)	if th	e convicted person is a child—	9
	(i)	the transfer of the convicted person from a detention centre to a corrective services facility; or	10 11
	(ii)	the granting to the convicted person of leave of absence under the <i>Juvenile Justice Act 1992</i> , section 269, and the period for which the leave is granted.	12 13 14 15
Not	e—		16
ir	nformati	of a prescribed offence may also be able to obtain particular ion about the offence, or the person who committed or committed the offence, under—	17 18 19
(8	a) the C	Corrective Services Act 2006, chapter 6, part 13, division 1; or	20
(1		<i>Mental Health Act 2000</i> , chapter 7A, part 1, division 2 or part 2, sion 2.	21 22
Int	this sec	ction—	23
		e services facility see the Corrective Services Act edule 4.	24 25
det	ention	<i>centre</i> see the <i>Juvenile Justice Act 1992</i> , schedule 4.	26
rel	evant d	<i>agency</i> means—	27
(a)		department in which the <i>Corrective Services Act</i> 6 is administered; or	28 29
(b)		an offender who is a child—the department in which <i>Juvenile Justice Act 1992</i> is administered.	30 31

(3)

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Part	3	Implementing principles	1
17	Guidelines and processes for compliance with principles		
	(1)	A government entity must prepare and adopt appropriate guidelines and processes for implementing the principles.	3 4
	(2)	Without limiting subsection (1), the guidelines and processes must be directed at helping officers, members and employees of the entity for whose conduct the government entity is responsible to conduct themselves in a way that is consistent with the principles.	5 6 7 8 9
18	Cor	nduct to be consistent with principles	10
	(1)	This section applies—	11
		(a) if a prescribed person is dealing with a person who the prescribed person is aware, or ought reasonably to be aware, is a victim; and	12 13 14
		(b) to the extent the principles apply to the prescribed person in dealing with the victim.	15 16
	(2)	The prescribed person must not, in dealing with the victim, engage in conduct that is inconsistent with the principles.	17 18
19	Vic	tim may make complaint	19
	(1)	This section applies if a victim believes a prescribed person has, in relation to the victim, engaged in conduct that is inconsistent with the principles.	20 21 22
	(2)	The victim may make a complaint about the conduct to—	23
		(a) if the prescribed person is a government entity—the government entity; or	24 25
		(b) if the prescribed person is an officer, member or employee of a government entity—either—	26 27
		(i) the government entity; or	28

[s 20]

	(ii) the victim services coordinator.
(3)	If a complaint is made to the victim services coordinator under subsection (2)(b)(ii), the coordinator must—
	 (a) if, under the process for resolving the complaint adopted by the government entity concerned, the victim services coordinator is to facilitate the resolution of the complaint—inform the government entity about the complaint; or
	(b) otherwise—refer the complaint to the government entity concerned.
4)	If there is an arrangement between the victim services coordinator and the government entity for referring complaints under subsection $(3)(b)$, the victim services coordinator must comply with the arrangement when referring a complaint under the subsection.
	Note—
	See section 139 for other functions of the victim services coordinator.
5)	For this section, a government entity is concerned about a complaint if the complaint is about the conduct of an officer, member or employee of the entity.
Dea	aling with complaint
1)	This section applies if—
,	 (a) a victim makes a complaint under section 19(2)(a) or (b)(i) to a government entity; or
	1
2)	 (b)(i) to a government entity; or (b) a victim makes a complaint under section 19(2)(b)(ii) to the victim services coordinator and the coordinator refers the complaint to a government entity under

	(b) take all reasonable steps to resolve the complaint as soon as is reasonably practicable.	1 2
(3)	If the complaint is about the government entity and, under the government entity's process for resolving the complaint, the government entity must refer the complaint to another entity, the government entity complies with subsection (2)(b) if—	3 4 5 6
	(a) the government entity refers the complaint to the other entity as soon as is reasonably practicable; and	7 8
	(b) gives the other entity timely and reasonable assistance to resolve the complaint.	9 10
	Example of another entity—	11
	the ombudsman	12
(4)	If the complaint is about an officer, member or employee of the government entity and, under the government entity's process for resolving the complaint, the victim services coordinator is to facilitate the resolution of the complaint, the entity must refer the complaint to the coordinator.	13 14 15 16 17
(5)	If the complaint was referred to the government entity by the victim services coordinator under section 19(3)(b), the entity must, as soon as practicable after the complaint is resolved, inform the coordinator about how the complaint was resolved.	18 19 20 21
Chapte	er 3 Victims financial assistance	
Chapte	scheme	22
	Scheme	23
Part 1	General	24
21 Sch	neme for financial assistance	25
(1)	This chapter establishes a scheme for the payment of financial assistance—	26 27

[s 22]

	(a)	to a victim of an act of violence; or	1
	(b)	to a person who incurs, or is reasonably likely to incur, funeral expenses for the death of a primary victim of an act of violence.	2 3 4
(2)		chapter does not entitle anyone to the payment of ncial assistance in relation to an act of violence if—	5 6
	(a)	the person committed or conspired to commit the act; or	7
	(b)	for a person claiming assistance as a primary victim of the act—the person's involvement in a criminal activity is the only reason, or the main reason, the act was committed against the person; or	8 9 10 11
	(c)	for a person claiming assistance for the death of a primary victim of the act—the primary victim's involvement in a criminal activity is the only reason, or the main reason, the act was committed against the primary victim, and the person was or should have been aware of the involvement.	12 13 14 15 16 17
(3)	fina	b, this chapter does not entitle anyone to the payment of incial assistance in relation to an act of violence if, in the ence of a reasonable excuse—	18 19 20
	(a)	the act has not been reported to a person as mentioned in section $81(1)(a)$; or	21 22
	(b)	the person has not given reasonable assistance in the arrest or prosecution of the person who allegedly committed the act.	23 24 25
(4)	fina exte	her, this chapter does not entitle anyone to the payment of ncial assistance in relation to an act of violence to the nt the person has received, or will receive, payment of an unt in relation to the act of violence from another source.	26 27 28 29
Ot	her ri	ghts etc. not affected	30
		granting of financial assistance under the scheme to a on does not limit a right, entitlement or remedy the person	31 32

33

has under common law or otherwise.

[s 23]

23	As	istance for victim available only in 1 capacity	1
	(1)		2 3
		(a) primary victim;	4
		(b) parent secondary victim;	5
		(c) witness secondary victim;	6
		(d) related victim.	7
	(2)		8 9
	(3)	related victim of an act of violence also being granted assistance for funeral expenses for the death of a primary	10 11 12 13
24	Eff	ect of death on eligibility for assistance	14
	(1)	dies, the person's entitlement to assistance does not survive	15 16 17
	(2)		18 19
	(3)	is paid to the person, the assistance is taken to never have been	20 21 22
Part	2	Basic concepts	23
25	Me	aning of act of violence	24

(1) An *act of violence* is a crime or a series of related crimes, 25 whether committed by 1 or more persons, that—26

[s 25]

	(a)	are committed in Queensland; and	1
	(b)	directly result in the death of, or injury to, 1 or more persons, irrespective of where the death or injury happened.	2 3 4
	Note-	_	5
	gra per of	general terms, it is intended by this section that assistance may be inted to a person in relation to an act of violence even though the rson who committed the act has not been, or can not be, found guilty the relevant prescribed offence because of a justification, excuse or fence.	6 7 8 9 10
	pay pol	the other hand, it is not intended by this section that assistance be yable for an act done or omission made by a person, for example, a lice officer, if the act or omission is lawfully done or made in the urse of the person performing duties under an Act.	11 12 13 14
	See	e, however, sections 26(6), 50(2), 79 and 80.	15
(2)	A <i>c</i> offer	<i>rime</i> is an act or omission constituting a prescribed nce—	16 17
	(a)	disregarding any justification, excuse or defence that a person may have for doing the act or making the omission; and	18 19 20
	(b)	whether or not the person who did the act or made the omission has been identified, arrested, prosecuted or convicted in relation to the act or omission.	21 22 23
(3)		vever, a reference to a justification, excuse or defence in ection (2)(a) does not include—	24 25
	(a)	a matter mentioned in the Criminal Code, section $31(1)(a)$ or (b); or	26 27
	(b)	an authorisation to do an act or make an omission that is provided for under an Act.	28 29
(4)		<i>ries of related crimes</i> is 2 or more crimes that are related use—	30 31
	(a)	they are committed against the same person and	32
		(i) are committed at about the same time; or	33

			(ii)	are committed over a period by the same person or group of persons; or	1 2
			(iii)	share another common factor; or	3
		(b)	they or	all contribute to the death of or injury to a person;	4 5
		(c)		having regard to the circumstances of the crimes, elated in some other way.	6 7
	(5)	crim	e (<i>ea</i>	a crime (<i>later crime</i>) is not related to a previous <i>rlier crime</i>) if the later crime is committed after is granted in relation to the earlier crime.	8 9 10
	(6)	To re	emove	e any doubt, it is declared that, for this chapter—	11
		(a)		ries of related crimes is taken to be a single act of ence; and	12 13
		(b)	assis viole	tance may be granted only for the single act of ence.	14 15
	(7)	an aj		apter, a reference to an act of violence in relation to tion for assistance includes a reference to an alleged ence.	16 17 18
	(8)	In th	is sec	tion—	19
		pres	cribed	<i>offence</i> means—	20
		(a)	an o	ffence committed against the person of someone; or	21
		(b)		ffence prescribed under a temporary regulation for definition; or	22 23
		(c)		offence of attempting to commit, or conspiring to mit, an offence mentioned in paragraph (a) or (b).	24 25
26				nary, secondary, parent secondary, witness related victim	26 27
	(1)	oris	s inju	<i>victim</i> , of an act of violence, is a person who dies red as a direct result of the act being committed e person.	28 29 30

[s 27]

n act of violence, is a person who is a or witness secondary victim of the	1 2 3				
A <i>parent secondary victim</i> , of an act of violence, is a person who—					
ld who is injured as a direct result of nitted against the child; and	6 7				
t result of becoming aware of the act.	8				
<i>tim</i> , of an act of violence, is a person result of witnessing the act.	9 10				
act of violence, is a person who is a a dependant, of a primary victim of direct result of the act.	11 12 13				
However, a person is not a victim of an act of violence, of a kind mentioned in subsections (1) to (5), if the person committed the act.					
In this section—					
of a primary victim of an act of as a direct result of the act, means a primary victim who had a genuine with the primary victim when the	18 19 20 21 22				
	23				
eans—	24				
	25				
sorder; or	26				
nent; or	27				
	28				
(e) disease; or 2					
	or witness secondary victim of the im, of an act of violence, is a person ld who is injured as a direct result of hitted against the child; and t result of becoming aware of the act. tim, of an act of violence, is a person result of witnessing the act. act of violence, is a person who is a a dependant, of a primary victim of direct result of the act. t a victim of an act of violence, of a sections (1) to (5), if the person of a primary victim of an act of s a direct result of the act, means a primary victim who had a genuine with the primary victim when the				

[s 28]

	(f)	for a sexual offence, the totality of the following adverse impacts of the sexual offence suffered by a person—	1 2
		(i) sense of violation;	3
		(ii) reduced self worth or perception;	4
		(iii) lost or reduced physical immunity;	5
		(iv) lost or reduced physical capacity (including the capacity to have children), whether temporary or permanent;	6 7 8
		(v) increased fear or increased feelings of insecurity;	9
		(vi) adverse effect of others reacting adversely to the person;	10 11
		(vii) adverse impact on lawful sexual relations;	12
		(viii) adverse impact on feelings; or	13
	(g)	a combination of matters mentioned in paragraphs (a) to (f).	14 15
(2)	inju	this chapter, <i>injury</i> also includes an aggravation of an ry mentioned in subsection $(1)(a)$ to (g) , if the aggravation es as a direct result of an act of violence.	16 17 18
(3)	aggı	emove any doubt, it is declared that, for this chapter, an avation mentioned in subsection (2) is an injury only to extent of the effects of the aggravation.	19 20 21
Wh	ien <i>e</i>	xceptional circumstances exist	22
	of a or th	this chapter, <i>exceptional circumstances</i> exist for a victim in act of violence if, because of the victim's circumstances he nature of the act, the act has had an unusual, special or of the ordinary effect on the victim.	23 24 25 26
	Exan	ples of when exceptional circumstances may exist—	27
	1	An elderly person who lives alone suffers injury as a direct result of an act of violence committed against the person in the person's home. Because of the act, the person becomes seriously concerned about the person's security.	28 29 30 31

[s 29]

	2	A person who lives in a remote area suffers injury as a direct result of an act of violence committed against the person by a person who lives in the same area. Because of the remoteness of the area, the person becomes seriously concerned about another act of violence being committed against the person by the same person.	1 2 3 4 5
29	When p	erson <i>incurs</i> expenses	6
	For	this chapter, a person <i>incurs</i> expenses if—	7
	(a)	the person pays the expenses; or	8
	(b)	someone else pays the expenses on the person's behalf; or	9 10
	(c)	the person receives an invoice for the payment of the expenses.	11 12
	Note-	—	13
	wh	rt 13, division 2 provides for the payment of assistance to a person to is granted assistance, including providing for payments to someone who has paid expenses on the person's behalf or who has given the rson an invoice for the payment of expenses.	14 15 16 17
30	Referen	ces to government assessor	18
	relat gove	his chapter, a reference to the government assessor in tion to an application for assistance is a reference to the ernment assessor who, for the time being, is dealing with application.	19 20 21 22
	Note-	_	23
	See	e sections 62, 127(6) and (7) and 130(5).	24

			[s 31]	
Part	3		Relationship with workers' compensation	1 2
31	Ар	plicat	tion of pt 3	3
		This	s part applies if, for an act of violence, a person is—	4
		(a)	a primary victim, witness secondary victim or related victim; and	5 6
		(b)	a person who is entitled to compensation under the Workers' Compensation Act.	7 8
32	Relationship generally			9
	(1)	eligi	s section states the assistance for which the person is ible if the person is paid compensation under the Workers' npensation Act.	10 11 12
	(2)		ne person is a primary victim, the person is eligible for the owing assistance—	13 14
		(a)	assistance under section 38(1) for—	15
			(i) the components mentioned in section 39(f) and (g); and	16 17
			(ii) special assistance as mentioned in subsection (6);	18
		(b)	additional assistance under section 38(2).	19
	(3)	act	ne person is a witness secondary victim of a more serious of violence, the person is eligible for the following stance—	20 21 22
		(a)	assistance under section $44(1)(a)$ for the component mentioned in section $45(1)(f)$;	23 24
		(b)	additional assistance under section 44(2);	25
		(c)	funeral expense assistance.	26

[s 32]

(4)	of v	e person is a witness secondary victim of a less serious act violence, the person is eligible for funeral expense tance.	1 2 3
(5)		e person is a related victim of an act of violence, the on is eligible for the following assistance—	4 5
	(a)	assistance under section 48(2) for-	6
		(i) the components mentioned in section 49(1)(a), (b),(c), (d) and (g); and	7 8
		(ii) non-expense assistance as mentioned in subsection (7);	9 10
	(b)	additional assistance under section 48(3).	11
(6)		subsection (2)(a)(ii), the person is eligible for the wing special assistance—	12 13
	(a)	if the person has not been paid any lump sum compensation under the Workers' Compensation Act—special assistance of the amount that would ordinarily be payable to the person;	14 15 16 17
	(b)	if the person has been paid lump sum compensation under the Workers' Compensation Act of an amount that is less than the amount of special assistance that would ordinarily be payable to the person—special assistance of the difference between the special assistance that would ordinarily be payable and the lump sum compensation paid.	18 19 20 21 22 23 24
(7)	For non-	subsection (5)(a)(ii), the person is eligible for expense assistance—	25 26
	(a)	only if the amount of the compensation paid under the Workers' Compensation Act is less than the amount of the non-expense assistance that would ordinarily be payable to the person; and	27 28 29 30
	(b)	only for the difference between the non-expense assistance that would ordinarily be payable to the person and the compensation paid under the Workers' Compensation Act.	31 32 33 34

Victims of Crime Assistance Bill 2009 Chapter 3 Victims financial assistance scheme Part 3 Relationship with workers' compensation

	[s 33]
(8)	In this section—
	<i>non-expense assistance</i> means the total amount of assistance for the components mentioned in section $49(1)(e)$ and (f).
	en a person's workers' compensation application is ally dealt with
	For this part, a person's workers' compensation application is finally dealt with when the person's total entitlement to compensation under the Workers' Compensation Act has been decided under that Act, including, for example, because—
	(a) the person's workers' compensation application has been rejected under that Act; or
	(b) the person accepts or rejects an offer of lump sum compensation under that Act; or
	(c) the person's entitlement to compensation under that Act stops under that Act.
	Note—
	See, for example, the Workers' Compensation Act, chapter 3 (Compensation), part 8A (When entitlement to compensation stops).
	nerally workers' compensation application finally dealt h before victim assistance application
(1)	The person may apply for victim assistance in relation to the act of violence committed against the person only if—
	(a) the person has made a workers' compensation application; and
	(b) the workers' compensation application has been finally dealt with.
(2)	The person may apply for victim assistance—
	(a) within 3 years after the person's workers' compensation application is finally dealt with; or

[s 34]

	(b)	if tł	ne person is a child when the person's workers'	1
	(0)	com	pensation application is finally dealt with—before person turns 21.	1 2 3
(3)	Subs	ectio	n (2) applies despite section 54(1).	4
(4)	However, the scheme manager may, on application by the person, give the person approval to make an application for assistance without first making a workers' compensation application if—			
	(a)	com	reason the person has not made the workers' pensation application is because the prescribed od has passed; and	9 10 11
	(b)	section need	person has, under the Workers' Compensation Act, ion 131(4) or (5), applied to an insurer to waive the 1 to make the worker's compensation application in the prescribed period, and has been unsuccessful;	12 13 14 15 16
	(c)	has com	scheme manager is reasonably satisfied the person a reasonable excuse for not making the workers' pensation application within the prescribed period, ng regard to any of the following—	17 18 19 20
		(i)	the person's age when the act of violence was committed;	21 22
		(ii)	whether the person has an impaired capacity;	23
		(iii)	whether the person who allegedly committed the act of violence was in a position of power, influence or trust in relation to the person;	24 25 26
			Examples of persons who may be in a position of power, influence or trust in relation to a person—	27 28
			a person's parent, spouse or carer	29
		(iv)	the physical or psychological effect of the act of violence on the person;	30 31
		(v)	any other matter the scheme manager considers relevant.	32 33

Victims of Crime Assistance Bill 2009 Chapter 3 Victims financial assistance scheme Part 3 Relationship with workers' compensation

		[s 35]
(5)	appr	scheme manager must give a person who applies for an oval under subsection (4) notice of the scheme manager's sion on the application.
(6)		e scheme manager decides not to give the approval, the ce must state the following—
	(a)	the decision;
	(b)	the reasons for the decision;
		Note—
		See the Acts Interpretation Act 1954, section 27B (Content of statement of reasons for decision).
	(c)	the internal review details for the decision.
(7)	In th	is section—
	Con	ppensation Act, section 131(1).
	plica [:] lier	tion for particular victim assistance can be made
	lier	tion for particular victim assistance can be made
	lier	
	lier Desj	the person may, after making a workers' compensation application but before that application is finally dealt, apply for victim assistance for which the person is eligible under section 32(2)(a)(i) or (b), (3)(a) or (b) or
ear	lier Desj (a) (b)	the person may, after making a workers' compensation application but before that application is finally dealt, apply for victim assistance for which the person is eligible under section $32(2)(a)(i)$ or (b), $(3)(a)$ or (b) or (5)(a)(i) or (b); and the government assessor may decide the application.
ear Arr	(b)	the person may, after making a workers' compensation application but before that application is finally dealt, apply for victim assistance for which the person is eligible under section $32(2)(a)(i)$ or (b), (3)(a) or (b) or (5)(a)(i) or (b); and
ear Arr	(a) (b)	pite section 34— the person may, after making a workers' compensation application but before that application is finally dealt, apply for victim assistance for which the person is eligible under section $32(2)(a)(i)$ or (b), (3)(a) or (b) or (5)(a)(i) or (b); and the government assessor may decide the application.

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	(b)		rson is eligible for special assistance under section or non-expense assistance under section 32(7).	1 2
(2)	apply the p	for a	may, within the period mentioned in section 34(2), n amendment of the victim assistance granted to to allow for the special assistance or non-expense	3 4 5 6
(3)	The must		ation for amendment (amendment application)	7 8
	(a)	be in t	he approved form; and	9
	(b)		n details of the outcome of the person's workers' ensation application; and	10 11
	(c)	decide	n anything else the government assessor needs to e whether special assistance or non-expense ance should be granted that—	12 13 14
		S	would be required if the person were applying for pecial assistance or non-expense assistance other han by way of an amendment; and	15 16 17
			was not given when the person made the original application.	18 19
(4)	gove if th amer	rnment at gove idment	dment application must be decided by the assessor who decided the original application or, ernment assessor is not available to decide the application, another government assessor by the scheme manager.	20 21 22 23 24
(5)	relati	on to t	, 64, 73, 74 and 77 and part 12, division 5 apply in the amendment application in the same way as they ation to the original application.	25 26 27
	Editor	's note-	_	28
	con des	sent), 73 ignated	(General principles), 64 (Further information, document or 3 (Examinations), 74 (Obtaining medical information from person) and 77 (Obtaining information about relevant and part 12, division 5 (Working out amount of assistance)	29 30 31 32
(6)			ment assessor must give the person notice of the ecision on the amendment application.	33 34

[s 37]

(7)	If the decision is to refuse the application, to amend the assistance granted in a way other than sought by the person, or to amend the assistance granted subject to conditions, the notice must state the following—	1 2 3 4
	(a) the decision;	5
	(b) the reasons for the decision;	6
	Note—	7
	See the Acts Interpretation Act 1954, section 27B (Content of statement of reasons for decision).	8 9
	(c) the internal review details for the decision.	10
(8)	The government assessor deciding the amendment application may increase the victim assistance granted to the person even if the increase will cause an assistance limit to be exceeded.	11 12 13
(9)	Part 13, division 2 applies to an increase in victim assistance granted under this section in the same way as it applies to the original grant of victim assistance.	14 15 16
	Editor's note—	17
	part 13, division 2 (Paying assistance)	18
(10)	In this section—	19
	non-expense assistance see section 32(8).	20

Part 4Primary victims2137Eligibility for assistance22A primary victim of an act of violence is eligible for
assistance.23Note—25See, however, section 24.26

[s 38]

38	Am	nount	t of assistance	1
	(1)	-	brimary victim of an act of violence may be granted stance of up to \$75000.	2 3
	(2)	(1), \$500	b, in addition to the assistance mentioned in subsection the primary victim may be granted assistance of up to 0 for legal costs incurred by the victim in applying for stance under this Act.	4 5 6 7
39	Co	mpos	sition of assistance	8
		of a	assistance granted under section 38(1) to a primary victim n act of violence may consist of 1 or more of the following ponents—	9 10 11
		(a)	reasonable counselling expenses incurred, or reasonably likely to be incurred, by the victim as a direct result of the act of violence;	12 13 14
		(b)	reasonable medical expenses incurred, or reasonably likely to be incurred, by the victim as a direct result of the act of violence;	15 16 17
		(c)	reasonable incidental travel expenses incurred, or reasonably likely to be incurred, by the victim as a direct result of the act of violence;	18 19 20
		(d)	reasonable report expenses incurred by the victim for the victim's application for assistance (including expenses incurred for an examination under section 73);	21 22 23
		(e)	loss of earnings of up to \$20000 suffered, or reasonably likely to be suffered, by the victim, as a direct result of the act of violence, during a period of up to 2 years after the act of violence;	24 25 26 27
		(f)	expenses incurred by the victim for loss of or damage to clothing the victim was wearing when the act of violence happened;	28 29 30
		(g)	if exceptional circumstances exist for the victim, other expenses incurred, or reasonably likely to be incurred,	31 32

[s 40]

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	by the victim to significantly help the victim recover from the act of violence;	1 2
	Examples of other expenses—	3
	relocation expenses	4
	• costs of securing the victim's place of residence or business	5
(h)	special assistance in relation to the act of violence.	6

Part 5 Parent secondary victims

40	Eli	gibility for assistance	8
		A parent secondary victim of an act of violence is eligible for assistance.	9 10
		Note—	11
		See, however, section 24.	12
41	Am	nount of assistance	13
	(1)	A parent secondary victim of an act of violence may be granted assistance of up to \$50000.	14 15
	(2)	However, if there is more than 1 parent of a child who was injured as a direct result of an act of violence, only a combined total of \$50000 may be granted to the parents under subsection (1).	16 17 18 19
	(3)	In addition to the assistance mentioned in subsection (1), each parent secondary victim of an act of violence may be granted assistance of up to \$500 for legal costs incurred by the victim in applying for assistance under this Act.	20 21 22 23

[s

[s 42]			
42	Со	mpos	sition of assistance
	(1)	seco	assistance granted under section 41(1) to a parent ndary victim of an act of violence may consist of 1 or e of the following components—
		(a)	reasonable counselling expenses incurred, or reasonably likely to be incurred, by the victim as a direct result of becoming aware of the act of violence;
		(b)	reasonable medical expenses incurred, or reasonably likely to be incurred, by the victim as a direct result of becoming aware of the act of violence;
		(c)	reasonable incidental travel expenses incurred, or reasonably likely to be incurred, by the victim as a direct result of becoming aware of the act of violence;
		(d)	reasonable report expenses incurred by the victim for the victim's application for assistance (including expenses incurred for an examination under section 73);
		(e)	if exceptional circumstances exist for the victim, loss of earnings of up to \$20000 suffered, or reasonably likely to be suffered, by the victim, as a direct result of becoming aware of the act of violence, during a period of up to 2 years after the act;
		(f)	if exceptional circumstances exist for the victim, other expenses incurred, or reasonably likely to be incurred, by the victim to significantly help the victim recover from the act of violence.
			Examples of other expenses—
			relocation expenses
			• costs of securing the victim's place of residence or business

(2) However, if there is more than 1 parent of a child who was injured as a direct result of an act of violence and for whom exceptional circumstances exist, only a combined total of may be granted to the parents under subsection (1)(e) for loss of earnings suffered, or reasonably likely to be suffered, by them.

[s 43]

Part	6		Witness secondary victims	1	
43 EI		Eligibility for assistance A witness secondary victim of an act of violence is eligible for assistance. <i>Note</i> — See, however, section 24.		2 3 4 5 6	
44	Am	ount	of assistance	7	
	(1)		vitness secondary victim of an act of violence may be ted assistance of—	8 9	
		(a)	if the act is a more serious act of violence—up to \$50000, less any funeral expense assistance granted to the victim for the act; or	10 11 12	
		(b)	if the act is a less serious act of violence—up to \$10000, less any funeral expense assistance granted to the victim for the act.	13 14 15	
	(2)	each viole	ddition to the assistance mentioned in subsection (1)(a), witness secondary victim of a more serious act of ence may be granted assistance of up to \$500 for legal s incurred by the victim in applying for assistance under Act.	16 17 18 19 20	
45	Composition of assistance—witness to more serious act of violence				
	(1)	seco	assistance granted under section $44(1)(a)$ to a witness ndary victim of a more serious act of violence may ist of 1 or more of the following components—	23 24 25	
		(a)	reasonable counselling expenses incurred, or reasonably likely to be incurred, by the victim as a direct result of witnessing the act of violence;	26 27 28	

[s 46]

	(b)	reasonable medical expenses incurred, or reasonably likely to be incurred, by the victim as a direct result of witnessing the act of violence;	1 2 3
	(c)	reasonable incidental travel expenses incurred, or reasonably likely to be incurred, by the victim as a direct result of witnessing the act of violence;	4 5 6
	(d)	reasonable report expenses incurred by the victim for the victim's application for assistance (including expenses incurred for an examination under section 73);	7 8 9
	(e)	if exceptional circumstances exist for the victim, loss of earnings of up to \$20000 suffered, or reasonably likely to be suffered, by the victim, as a direct result of witnessing the act of violence, during a period of up to 2 years after the act;	10 11 12 13 14
	(f)	if exceptional circumstances exist for the victim, other expenses incurred, or reasonably likely to be incurred, by the victim to significantly help the victim recover from the act of violence.	15 16 17 18
		Examples of other expenses—	19
		relocation expenses	20
		• costs of securing the victim's place of residence or business	21
(2)	serio exist victi	ever, if there is more than 1 witness secondary victim of a bus act of violence for whom exceptional circumstances , only a combined total of \$20000 may be granted to the ms under subsection (1)(e) for loss of earnings suffered, asonably likely to be suffered, by them.	22 23 24 25 26
	npos /ioler	ition of assistance—witness to less serious act	27 28
	The	assistance granted under section $44(1)(b)$ to a witness	29

The assistance granted under section 44(1)(b) to a witness29secondary victim of a less serious act of violence may consist30of 1 or more of the following components—31

[s 47]

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(a)	reasonable counselling expenses incurred, or reasonably likely to be incurred, by the victim as a direct result of witnessing the act of violence;	1 2 3
(b)	reasonable medical expenses incurred, or reasonably likely to be incurred, by the victim as a direct result of witnessing the act of violence;	4 5 6
(c)	reasonable incidental travel expenses incurred, or reasonably likely to be incurred, by the victim as a direct result of witnessing the act of violence;	7 8 9
(d)	reasonable report expenses incurred by the victim for the victim's application for assistance (including expenses incurred for an examination under section 73).	10 11 12

Part 7 Related victims

the act.

47	Eli	gibility for assistance	14		
		A related victim of an act of violence is eligible for assistance.	15		
		Note—	16		
		See, however, section 24.	17		
48	Amount of assistance				
	(1)	The related victims of an act of violence may be granted assistance of up to a combined total of \$100000 less the total of any funeral expense assistance granted in relation to the act to the related victims.	19 20 21 22		
	(2)	Within the limit set by subsection (1), an individual related victim may be granted assistance of up to \$50000 less any	23 24		

(3) In addition to the assistance mentioned in subsection (2), each related victim may be granted assistance of up to \$500 for 28

funeral expense assistance granted to the victim in relation to

[s 49]

legal costs incurred by the victim in applying for assistance 1 under this Act. 2

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49 Composition of assistance

- The assistance granted under section 48(2) to a related victim 4 may consist of 1 or more of the following components— 5
 - (a) reasonable counselling expenses incurred, or reasonably
 likely to be incurred, by the victim as a direct result of
 becoming aware of the primary victim's death;
 - (b) reasonable medical expenses incurred, or reasonably 9
 likely to be incurred, by the victim as a direct result of 10
 becoming aware of the primary victim's death; 11
 - (c) reasonable incidental travel expenses incurred, or 12 reasonably likely to be incurred, by the victim as a direct 13 result of becoming aware of the primary victim's death; 14
 - (d) reasonable report expenses incurred by the victim for 15 the victim's application for assistance (including 16 expenses incurred for an examination under section 73); 17
 - (e) an amount of up to \$20000 that, but for the death of the primary victim of the act of violence, the related victim 19 would have been reasonably likely to receive from the primary victim, during a period of up to 2 years after the primary victim's death;
 - (f) an amount of up to \$10000 for distress suffered, or 23 reasonably likely to be suffered, by the related victim as a direct result of the primary victim's death; 25
 - (g) if exceptional circumstances exist for the victim, other
 expenses incurred, or reasonably likely to be incurred,
 by the victim to significantly help the victim recover
 from the primary victim's death.

Examples of other expenses—

- relocation expenses 31
- costs of securing the victim's place of residence or business 32

[s 50]

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(2) However, if there is more than 1 related victim of an act of 1 violence, only a combined total of \$20000 may be granted to 2 the related victims under subsection (1)(e).

Part 8Person who incurs funeral4expenses for primary victim's5funeral6

50 Eligibility and assistance

- (1) A person who incurs funeral expenses for the funeral of a primary victim of an act of violence who has died as a direct result of the act is eligible for assistance.
- However, a person who incurs funeral expenses for the funeral
 of a primary victim of an act of violence committed by the
 person is not eligible for assistance under subsection (1).
- (3) A person eligible for assistance under subsection (1) may be granted assistance of up to \$6000 for funeral expenses 15 incurred, or reasonably likely to be incurred, by the person for 16 the funeral of the primary victim.
- (4) However, if more than 1 person is eligible for assistance under 18 subsection (1) in relation to an act of violence, only a 19 combined total of \$6000 may be granted to the persons for the 20 funeral expenses incurred, or reasonably likely to be incurred, 21 by them for the funeral of the primary victim. 22
- (5) To remove any doubt, it is declared that a person may be eligible for assistance under subsection (1) in relation to an act of violence even though the person is also a witness secondary victim or related victim of the act.
 (5) To remove any doubt, it is declared that a person may be 23 eligible for assistance under subsection (1) in relation to an act 24 of violence even though the person is also a witness secondary 25 victim or related victim of the act.

[s 51]

Part 9		Applying for victim assistance				
51	Who		y apply for victim assistance	2		
	(1)	A victim of an act of violence may apply to the scheme manager for victim assistance.				
	(2)	If th	e victim is a child, the application may be made by—	5		
		(a)	the child's parent on behalf of the child; or	6		
		(b)	if the child is at least 12 years old and is represented by a lawyer, the child; or	7 8		
		(c)	someone else approved by the scheme manager.	9		
	(3)	For	subsection (2)(a)—	10		
		(a)	if a person is granted guardianship of a child under a child protection order under the <i>Child Protection Act 1999</i> —the reference to the child's parent in the subsection is taken to be a reference to that person; and	11 12 13 14		
		(b)	if a person has the right and responsibility to make decisions about a child's daily care under a decision or order of a federal court or a court of a State, other than a temporary order—the reference to the child's parent in the subsection is taken to be a reference to that person; and	15 16 17 18 19 20		
		(c)	subject to paragraphs (a) and (b), the reference to the child's parent in the subsection does not include an approved carer of the child.	21 22 23		
	(4)		ne victim is an adult with an impaired capacity, the ication may be made by—	24 25		
		(a)	if the victim has a guardian for a legal matter—the guardian; or	26 27		
		(b)	if the victim does not have a guardian for a legal matter but has an administrator—the administrator; or	28 29		

[s 52]

	(c)	if the victim does not have a guardian for a legal matter or an administrator—an attorney appointed by the victim under an enduring power of attorney; or	1 2 3
	(d)	if the victim does not have a guardian for legal matters or an administrator and has not appointed a person under an enduring power of attorney—	4 5 6
		(i) a member of the victim's support network; or	7
		(ii) someone else approved by the scheme manager.	8
(5)	but t chap	e victim is not a child or an adult with impaired capacity requires assistance in making an application under this oter, the application may be made by someone else roved by the scheme manager.	9 10 11 12
	Exam	nple—	13
	app	a victim can not understand English, the scheme manager may prove a relative of the victim who can understand English to make the plication on the victim's behalf.	14 15 16
(6)	subs	this Act, the victim is still the applicant even though under section (2), (4) or (5) an application is made by someone for the victim.	17 18 19
(7)	In th	is section—	20
	gove	<i>ver</i> means an Australian legal practitioner, or a ernment legal officer, within the meaning of the <i>Legal Cession Act 2007</i> .	21 22 23
	-	<i>l matter</i> see the <i>Guardianship and Administration Act 0</i> , schedule 2, part 3.	24 25
		<i>port network</i> see the <i>Guardianship and Administration</i> 2000, schedule 4.	26 27
For	m of	application	28
		application for victim assistance must—	29
	(a)	be in the approved form; and	30
	(b)	be accompanied by—	31
	. /	1 2	- 1

[s 53]

		 (i) if the applicant is a primary victim or secondary victim, or a related victim who is applying for assistance for an expense, loss of earnings or other component of assistance in relation to an injury—a medical certificate about the applicant's injury that is in the approved form; and 	1 2 3 4 5 6		
		(ii) other documents supporting the application; and	7		
	(c)	contain the consent of the relevant person for the government assessor to obtain information mentioned in section 74 or $77(1)$ in relation to the applicant; and	8 9 10		
	(d)	be verified by the applicant, or the person making the application for the applicant, by a statutory declaration.	11 12		
Det	ails d	of other victims	13		
(1)) If the applicant for victim assistance is a parent secondary victim of an act of violence, the application must state the name and address of each other person the applicant knows or reasonably suspects—				
	(a)	is a parent secondary victim of the act; or	18		
	(b)	is someone who may claim that he or she is a parent secondary victim of the act.	19 20		
(2)	act addr	e applicant for victim assistance is a related victim of an of violence, the application must state the name and ess of each other person the applicant knows or onably suspects—	21 22 23 24		
	(a)	is a related victim of the act; or	25		
	(b)	is someone who may claim that he or she is a related victim of the act.	26 27		
(3)	nam	subsection (1) or (2), if the applicant does not know the e or address of another person, it is enough for the ication to state what the applicant knows about the other on.	28 29 30 31		

[s 54]

54	Time limit							
	(1)		2 3					
		(a) the act of violence happens; or	4					
			5 6					
		(c) for a victim who is a child—the day the child turns 18.	7					
	(2)	the time for the person making an application for victim assistance if the scheme manager considers it would be appropriate and desirable to do so, having regard to the	8 9 10 11 12					
			13 14					
		(b) whether the person has an impaired capacity;	15					
		violence was in a position of power, influence or trust in	16 17 18					
		or trust in relation to a person—	19 20					
			21					
			22 23					
			24 25					
		(f) any other matter the scheme manager considers relevant.	26					
	(3)	extension of time under subsection (2) notice of the scheme	27 28 29					
	(4)	making an application for victim assistance, the notice must	30 31 32					

[s 55]

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	(a)	the decision;	1
	(b)	the reasons for the decision;	2
		Note—	3
		See the Acts Interpretation Act 1954, section 27B (Content of statement of reasons for decision).	4 5
	(c)	the internal review details for the decision.	6
ass (1)	This	section applies if, on the same approved form, a victim of	8 9
(1)	This	section applies if, on the same approved form, a victim of	9
	an ao	ct of violence is applying for—	10
	(a)	victim assistance; and	11
	(b)	funeral expense assistance.	12
(2)		government assessor may consider the applications	12 13 14
(2) (3)	The toge	government assessor may consider the applications	13

Part 10 Applying for funeral expense 17 assistance 18

56Who may apply for funeral expense assistance19A person who incurs, or is reasonably likely to incur, funeral20

expenses for the funeral of a primary victim of an act of violence may apply to the scheme manager for funeral expense assistance. 23

24

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57 Form of application

An application for funeral expense assistance must—

Victims of Crime Assistance Bill 2009 Chapter 3 Victims financial assistance scheme Part 11 Withdrawal, amendment or lapse of applications

		[s 58]
		(a) be in the approved form; and	1
		(b) be verified by the applicant by a statutory declaration.	2
58	Tim	e limit	3
		An application for funeral expense assistance must be made within 3 years after the death of the primary victim.	e 4 5
Part	11	Withdrawal, amendment or	6
		lapse of applications	7
59	Wit	hdrawal of application	8
		An applicant for assistance may, by notice given to the scheme manager, withdraw the application at any time before the application is decided.	
60	Am	endment of application	12
	(1)	An applicant for assistance may, by notice given to the scheme manager, amend the application at any time before the application is decided.	
	(2)	Without limiting subsection (1), an applicant may amend the application to change the capacity in which the applicant is applying for assistance.	
61	Lap	se of application if no contact	19
	(1)	This section applies if an applicant for assistance has not made any contact with the government assessor dealing with the application for 6 months.	
	(2)	The government assessor may give the applicant a notice stating that if the applicant does not contact the government	

[s 62]

	assessor within 6 months after the notice is given, the	1
	application will lapse under subsection (4).	2
(3)	The notice must be sent to the address stated in the application	3
	for assistance or, if the applicant has given the government	4
	assessor another address for service of notices, the other	5
	address.	6
(4)	If the applicant is given a notice under this section and the	7
	applicant does not contact the government assessor within 6	8
	months after the notice is given, the applicant's application for	9
	assistance lapses.	10
(5)	The lapsing of an application under this section does not	11
	prevent the applicant making another application for assistance under this chapter.	12 13
	-	-
	Note—	14
	See section 54 (for victim assistance) or 58 (for funeral expense assistance) for the time within which the application must be made.	15 16
(6)	For this section, <i>contact</i> with the government assessor dealing	17
	with the application includes—	18
	(a) contact with the scheme manager; and	19
	(b) contact with another government assessor acting for the	20
	government assessor dealing with the application.	21

Part 12Considering applications for
assistance22
23

Division 1 Considering applications generally 24

Cho	Choosing government assessor								25	
(1)	The so	cheme	manager	must,	as	soon	as	practicable	after	26
	receivi	ng an	applica	ation	for	assi	stan	ce, choose	e an	27

[s	63]
10	~~

		appropriately qualified government assessor to deal with the application.	1 2
		Note—	3
		See section 130 for the requirement that a government assessor disclose interests that may conflict with the performance of functions in relation to the application.	4 5 6
	(2)	From time to time, the scheme manager may assign another appropriately qualified government assessor to deal with the application, whether in addition to or in place of the government assessor previously assigned under subsection (1) or section 130.	7 8 9 10 11
	(3)	In this section—	12
		<i>appropriately qualified</i> , for dealing with an application for assistance, means appropriately qualified having regard to—	13 14
		(a) the complexity of the issues involved; and	15
		(b) any other matter the scheme manager considers relevant.	16
63	Ge	neral principles	17
		In deciding an application for assistance, the government assessor must—	18 19
		(a) observe the principles of natural justice; and	20
		(b) act as quickly as the requirements under this Act and a proper consideration of the application permit.	21 22
64	Fu	rther information, document or consent	23
	(1)	Before deciding an application for assistance, the government assessor may—	24 25
		(a) ask the applicant for further information or a document the assessor reasonably requires to decide the application; or	26 27 28
		(b) ask the relevant person for consent for the assessor to obtain from someone else stated further information or a	29 30

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stated	document	about	the	applicant	the	assessor	1	
reason	reasonably requires to decide the application.							

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- (2)government assessor may stop considering 3 The the application until the further information or document or the 4 consent is given to the assessor. 5
- If the applicant does not give the further information or 6 (3) document, or the relevant person does not given the consent, 7 within 42 days after the government assessor asks for it, or a 8 longer period agreed to by the scheme manager, the 9 application lapses.
- The lapsing of an application under this section does not (4) 11 prevent the applicant making another application for 12 assistance under this chapter. 13

Note-See section 54 (for victim assistance) or 58 (for funeral expense assistance) for the time within which the application must be made.

65 Obtaining information about act of violence

(1)The government assessor may ask the police commissioner 18 for the following for a stated act of violence in relation to 19 which assistance is sought-20 21

information about-(a)

(i) the circumstances of the act of violence: or 22 the progress of investigations being conducted (ii) 23 about the act of violence; or 24

- (iii) the charge (if any) laid for the act of violence and 25 details of the place and date of hearing of the 26 proceeding for the charge; or 27
- (iv) if a charge is not laid or not continued with—the 28 reasons for not laying or continuing with a charge; 29 or 30

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	(v) the outcome of a proceeding for the charge, including any sentence imposed and the outcome of any appeal;	1 2 3
	(b) a copy of any statement about the act of violence made by the primary victim of the act;	4 5
	(c) further details about any of the information mentioned in paragraph (a), including any changes to the information previously provided.	6 7 8
(2)	The police commissioner must comply with a request under subsection (1).	9 10
(3)	The police commissioner's obligation to comply with a request under subsection (1) applies only to information or statements in the police commissioner's possession or to which the police commissioner has access.	11 12 13 14
(4)	The police commissioner must not give information about an investigation relating to the act of violence if the police commissioner is reasonably satisfied giving the information—	15 16 17
	(a) may prejudice or otherwise hinder an investigation to which the information may be relevant; or	18 19
	(b) may lead to the identification of an informant or a person who is a notifier under the <i>Child Protection Act 1999</i> , section 186; or	20 21 22
	(c) may affect the safety of a police officer, complainant or other person.	23 24
(5)	The police commissioner may give information, a copy of a statement or further details requested under subsection (1) by allowing the government assessor to access an electronic database maintained by the police service.	25 26 27 28
(6)	If the police commissioner gives the government assessor access to an electronic database as mentioned in subsection (5), the access to, and the use of, the database is limited to the extent it is connected with the requested information.	29 30 31 32
(7)	The giving of information, a copy of a statement or further details under subsection (2) is authorised despite any other	33 34

[s 66]

Act or law, including a law imposing an obligation to maintain confidentiality about the information.

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Note—

See section 140 for restrictions on disclosing or giving access to information or documents obtained under this Act.

66 Obtaining copies of witness statements, or information about particular conduct, in relation to act of violence

- (1) The government assessor may ask the following (each the *relevant police official*) for the documents and information 9 mentioned in subsection (2) for a stated act of violence in 10 relation to which assistance is sought—
 - (a) the police officer investigating the act of violence;
 - (b) if the government assessor does not know the name of 13 the police officer investigating the act of violence, or the police officer is not available—the police commissioner.
- (2) For subsection (1), the documents and information are the documents and information the relevant police official considers may be relevant to deciding the application for the assistance, including—
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 - (a) copies of statements made by witnesses to the act of 20 violence; 21
 - (b) documents and information the relevant police official 22 considers may be relevant to deciding— 23
 - (i) whether the applicant for the assistance committed
 the act of violence, or conspired with the person
 who allegedly committed the act of violence; or
 26
 - (ii) whether the only or main reason the act of violence 27
 was committed against the primary victim of the 28
 act was the primary victim's involvement in a criminal activity; or 30
 - (iii) whether the applicant has not given reasonable
 assistance in the police investigation of the act of
 violence, or in the arrest or prosecution of the
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[s 66]

person who allegedly committed the act of	1
violence, and whether the failure has prevented the	2
arrest or prosecution of the person who allegedly	3
committed the act of violence.	4
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- (3) The relevant police official must comply with a request under 5 subsection (1) if, and to the extent, the relevant police official 6 is reasonably satisfied the government assessor reasonably 7 requires the documents and information to decide the 8 application.
- (5) The relevant police official's obligation to comply with a request under subsection (1) applies only to statements or 15 information in the relevant police official's possession or to 16 which the relevant police official has access.
- (6) The relevant police official must not give information about an investigation relating to the act of violence if the relevant police official is reasonably satisfied giving the information— 20
 - (a) may prejudice or otherwise hinder an investigation to 21
 which the information may be relevant; or 22
 - (b) may lead to the identification of an informant or a person who is a notifier under the *Child Protection Act* 24 *1999*, section 186; or 25
 - (c) may affect the safety of a police officer, complainant or 26 other person. 27
- (7) The giving of a document or information under subsection (3)
 28 is authorised despite any other Act or law, including a law
 29 imposing an obligation to maintain confidentiality about the
 30 information.

Note-

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See section 140 for restrictions on disclosing or giving access to 33 information or documents obtained under this Act. 34

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67	Obtaining information about prosecution				
	(1)	The government assessor may ask the director of public prosecutions for the following information about a stated act of violence in relation to which assistance is sought—	2 3 4		
		 (a) details of the charges laid for the act of violence, including any charge laid against a person for conspiring with the person who committed the act; 	5 6 7		
		(b) details of the place and date of hearing of the proceeding for the charge;	8 9		
		 (c) a decision to substantially change the charge, or not to continue with the charge, or to accept a plea of guilty to a lesser charge; 	10 11 12		
		(d) the outcome of a proceeding for the charge, including any sentence imposed and the outcome of any appeal.	13 14		
	(2)	The director must comply with the request if the director is reasonably satisfied the government assessor reasonably requires the information to decide the application.	15 16 17		
	(3)	The giving of information by the director under subsection (2) is authorised despite any other Act or law, including a law imposing an obligation to maintain confidentiality about the information.	18 19 20 21		
		Note—	22		
		See section 140 for restrictions on disclosing or giving access to information or documents obtained under this Act.	23 24		
68	Со	nfirming release or discharge date	25		
	(1)	This section applies if an applicant for assistance is being detained in a correctional services facility under the <i>Corrective Services Act 2006</i> .	26 27 28		
	(2)	The government assessor may ask the chief executive (corrective services) to confirm the date the applicant will be released or discharged under the <i>Corrective Services Act 2006</i> .	29 30 31 32		

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(3)	The chief executive (corrective services) must comply with the request if the chief executive (corrective services) is reasonably satisfied the government assessor reasonably requires the information to decide the application.	1 2 3 4
(4)	The disclosure of information by the chief executive (corrective services) under subsection (3) is authorised despite any other Act or law, including a law imposing an obligation to maintain confidentiality about the information.	5 6 7 8
	Note—	9
	See section 140 for restrictions on disclosing or giving access to information or documents obtained under this Act.	10 11
	taining primary victim's criminal history from police nmissioner	12 13
(1)	If a primary victim of an act of violence is an applicant for victim assistance and the government assessor has the relevant person's consent for obtaining the victim's criminal history, the government assessor may ask the police commissioner for a written report about the victim's criminal history.	14 15 16 17 18
	Note—	19
	See section 80 for when a primary victim's criminal history may be relevant.	20 21
(2)	The government assessor may also ask the police commissioner for a written report about the criminal history of a primary victim of an act of violence who has died as a direct result of the act if it may be relevant for deciding an application for assistance by someone else.	22 23 24 25 26
	Note—	27
	See section 80(2) for when a primary victim's criminal history may be relevant for deciding an application for assistance by someone else.	28 29
(3)	Also, the government assessor may ask the police commissioner for a brief description of the circumstances of a conviction for an offence mentioned in the primary victim's criminal history.	30 31 32 33
(4)	A request under this section may include the following—	34

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	(a)	the name of the person in relation to which the report is sought and any other name the government assessor believes the person may use or may have used;	1 2 3
	(b)	the date and place of birth, gender and address of the person in relation to which the report is sought.	4 5
(5)		police commissioner must comply with a request under section.	6 7
(6)	requ polic	police commissioner's obligation to comply with a lest under this section applies only to information in the ce commissioner's possession or to which the missioner has access.	8 9 10 11
(7)	secti law	disclosure of a person's criminal history under this ion is authorised despite any other Act or law, including a imposing an obligation to maintain confidentiality about icular information included in the criminal history.	12 13 14 15
	Note-	_	16
		e section 140 for restrictions on disclosing or giving access to formation or documents obtained under this Act.	17 18
(8)	victi pers	government assessor may stop considering a primary m's application for victim assistance if the relevant on does not give the government assessor consent for ining the victim's criminal history under this section.	19 20 21 22
(9)	obta	government assessor may use the contents of a report ined under this section only to decide whether an ication should be refused under section 80.	23 24 25
(10)	this appl	government assessor must destroy a report obtained under section when it is no longer required for deciding the ication for which it was sought or a review or appeal, or ntial review or appeal, relating to the application.	26 27 28 29

1				[s 70]	
Division 2			Additional provisions about considering applications for victim assistance	1 2 3	
70	Dee	cidin	g apj	plications for series of related crimes	4
	(1)	This	secti	on applies if—	5
		(a)	-	erson has made 2 or more applications for victim stance; and	6 7
		(b)	the app	scheme manager reasonably considers the lications relate to a series of related crimes.	8 9
	(2)	deci	ded to	ne manager may decide that the applications must be ogether as 1 application for a single act of violence the series of related crimes.	10 11 12
		Note-			13
		See	e secti	on 25(6).	14
	(3)			before acting under subsection (2), the scheme must—	15 16
		(a)	give	e the person a notice—	17
			(i)	stating the manager is proposing that the applications be decided together as 1 application for a single act of violence involving the series of related crimes; and	18 19 20 21
			(ii)	inviting the person to give the scheme manager, within a stated time of at least 7 days, a written submission about the proposal; and	22 23 24
		(b)		e regard to any submission received from the person hin the stated time.	25 26
	(4)	deci	ded t	eme manager decides that the applications must be ogether under subsection (2), the scheme manager the person a notice stating the following—	27 28 29
		(a)	the	decision;	30

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	(b)	the reasons for the decision;	1
		Note—	2
		See the Acts Interpretation Act 1954, section 27B (Content of statement of reasons for decision).	3 4
	(c)	the internal review details for the decision.	5
No	tifyin	g other victims etc.	6
(1)	This	s section applies if the applicant for victim assistance is—	7
	(a)	a parent secondary victim of an act of violence; or	8
	(b)	a witness secondary victim of a serious act of violence who has applied for victim assistance for loss of earnings suffered, or reasonably likely to be suffered, by the victim; or	9 10 11 12
	(c)	a related victim of an act of violence.	13
(2)	The	government assessor must—	14
	(a)	take reasonable steps to identify each other person who is a victim of the same kind as the applicant and who has not already applied for victim assistance in that capacity; and	15 16 17 18
	(b)	give each person identified under paragraph (a) a notice—	19 20
		(i) stating that the application has been made; and	21
		(ii) inviting the person to apply for victim assistance within 3 months after the notice is given.	22 23
(3)	appl	government assessor must not decide the applicant's lication until after the end of the 3 month period tioned in subsection $(2)(b)(ii)$.	24 25 26
(4)	gran seco rease	section (3) does not prevent the government assessor from thing interim assistance under part 14 to a parent ondary victim or related victim for expenses incurred, or onably likely to be incurred, by the victim, if the ernment assessor is reasonably satisfied—	27 28 29 30 31

[s 72]

		(a)	the matters for which the expenses are incurred, or are reasonably likely to be incurred, will significantly help the victim to recover from the act of violence; and	1 2 3
		(b)	it is necessary for the person to incur the expenses before the application is decided.	4 5
	(5)	has	b, if a witness secondary victim of a serious act of violence also applied for victim assistance other than for loss of ings—	6 7 8
		(a)	subsection (3) only applies to the extent the application is for loss of earnings; and	9 10
		(b)	the application for loss of earnings is taken to have been made as a separate application for this chapter.	11 12
72	No	tified	victims failing to make application	13
	(1)	This	s section applies if—	14
		(a)	a person is given a notice under section 71(2)(b); and	15
		(b)	the person does not apply for victim assistance within the 3 month period mentioned in section 71(2)(b)(ii); and	16 17 18
		(c)	the applicant's application for victim assistance for which the notice was given is decided.	19 20
	(2)		person can not apply for victim assistance in relation to act of violence without the scheme manager's approval.	21 22
	(3)	sche reas	scheme manager may give the approval only if the eme manager is reasonably satisfied the person had a onable excuse for not making the application within the 3 ath period.	23 24 25 26
	(4)	sche	the scheme manager decides not to give the approval, the teme manager must give the person a notice stating the powing—	27 28 29
		(a)	the decision;	30
		(b)	the reasons for the decision;	31

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	Note—	1
	See the Acts Interpretation Act 1954, section 27B (Content of statement of reasons for decision).	2 3
	(c) the internal review details for the decision.	4
(5)	Despite anything else in this chapter, the person is only eligible for victim assistance of up to the remaining pool amount (if any) for the act of violence.	5 6 7
Exa	aminations	8
(1)	The government assessor may—	9
	 (a) ask an applicant for victim assistance to undergo an examination by a health practitioner nominated by the assessor so that a report of the examination can be given to the assessor under this section; and 	10 11 12 13
	(b) ask the relevant person to give the government assessor consent to obtain the report of the examination from the health practitioner who conducts the examination.	14 15 16
(2)	If the relevant person gives consent as mentioned in subsection $(1)(b)$, the government assessor may ask the health practitioner who conducts the examination under subsection $(1)(a)$ to give a report of the examination to the government assessor.	17 18 19 20 21
(3)	A health practitioner who is asked by the government assessor to give the assessor a report of an examination conducted under subsection (1)(a) may give the assessor a report of the examination.	22 23 24 25
(4)	A report given under subsection (3)—	26
	(a) must be in the approved form; and	27
	(b) may include another document the health practitioner considers should be read with the report.	28 29
(5)	The giving of a report under this section by a health practitioner is authorised despite any other Act or law,	30 31

		including a law imposing an obligation to maintain	1
		confidentiality about the examination.	2
		Note—	3
		See section 140 for restrictions on disclosing or giving access to information or documents obtained under this Act.	4 5
	(6)	The government assessor may stop considering the applicant's application for victim assistance until the government assessor receives a report of the examination requested under this section.	6 7 8 9
74	Ob	taining medical information from designated person	10
	(1)	If the government assessor has the necessary consent for obtaining medical information about an applicant for victim assistance, the government assessor may ask a designated person for medical information about the applicant.	11 12 13 14
	(2)	A designated person who is asked by the government assessor to give the assessor medical information about a stated applicant for victim assistance may give the assessor the medical information.	15 16 17 18
	(3)	The disclosure of medical information by a designated person under subsection (2) is authorised despite any other Act or law, including a law imposing an obligation to maintain confidentiality about the information.	19 20 21 22
		Note—	23
		See section 140 for restrictions on disclosing or giving access to information or documents obtained under this Act.	24 25
	(4)	In this section—	26
		<i>designated person</i> means a designated person as defined under the <i>Health Services Act 1991</i> , section 60.	27 28
		<i>medical information</i> , about a person, means the person's medical history so far as it is relevant to deciding the application.	29 30 31

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		<i>necessary consent</i> , in relation to an applicant for victim assistance, means consent of the relevant person for the applicant as mentioned in section $52(c)$.	1 2 3					
75	Obtaining information about child's injuries or needs							
	(1)	This section applies if an applicant for victim assistance is a child who, under the <i>Child Protection Act 1999</i> , is in the custody, or under the guardianship, of the chief executive (child protection) or someone else.	5 6 7 8					
	(2)	The government assessor may ask the chief executive (child protection) for information about the following—	9 10					
		(a) the applicant's injuries;	11					
		(b) any special needs the applicant may have;	12					
		(c) confirmation that a stated person has been granted custody or guardianship of the applicant under a child protection order under the <i>Child Protection Act 1999</i> .	13 14 15					
	(3)	The chief executive (child protection) must comply with the request if the chief executive is reasonably satisfied the government assessor reasonably requires the information to decide the application.	16 17 18 19					
	(4)	The disclosure of information by the chief executive (child protection) under subsection (3) is authorised despite any other Act or law, including a law imposing an obligation to maintain confidentiality about the information.	20 21 22 23					
		Note—	24					
		See section 140 for restrictions on disclosing or giving access to information or documents obtained under this Act.	25 26					
76		taining information about person with impaired pacity	27 28					
	(1)	This section applies if the government assessor knows, or reasonably suspects, an applicant for victim assistance has an impaired capacity.	29 30 31					

	(2)	The government assessor may ask the QCAT principal registrar to—	1 2
		 (a) advise whether a person has been appointed under the <i>Guardianship and Administration Act 2000</i> as the guardian or administrator of the applicant and, if so, the person's name and address; or 	3 4 5 6
		(b) confirm whether a stated person is the guardian or administrator of the applicant.	7 8
	(3)	The QCAT principal registrar must comply with the request if the principal registrar is reasonably satisfied the government assessor reasonably requires the information to decide the application.	9 10 11 12
	(4)	The disclosure of information by the QCAT principal registrar under subsection (3) is authorised despite any other Act or law, including a law imposing an obligation to maintain confidentiality about the information.	13 14 15 16
		Note—	17
		See section 140 for restrictions on disclosing or giving access to information or documents obtained under this Act.	18 19
	(5)	In this section—	20
		QCAT principal registrar means the principal registrar under the QCAT Act.	21 22
77	Ob	taining information about relevant payments	23
	(1)	If the government assessor has the necessary consent for obtaining information under this section about an applicant for victim assistance in relation to an act of violence, the government assessor may—	24 25 26 27
		(a) ask the insurance commissioner under the <i>Motor</i> Accident Insurance Act 1994 for information about—	28 29
		(i) whether the applicant has, in relation to the act of violence, made a claim under that Act and, if so, the status of the claim; or	30 31 32

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		(ii)	if the applicant's claim is successful under that Act—the amount paid or payable to the applicant in relation to the claim; or	1 2 3
	(b)	ask the police commissioner for information about—		4
		(i)	whether the applicant has, in relation to the act of violence, applied for compensation under the <i>Police Service Administration Act 1990</i> , section 10.8 and, if so, the status of the application; or	5 6 7 8
		(ii)	if the applicant's application for compensation is granted under that Act—the amount of compensation paid or payable to the applicant; or	9 10 11
	(c)	ask the Workers' Compensation chief executive officer for information about—		12 13
		(i)	whether the applicant has, in relation to the act of violence, applied for compensation under the Workers' Compensation Act and, if so, the status of the application; or	14 15 16 17
		(ii)	if the applicant's application for compensation is granted under the Workers' Compensation Act—the amount of compensation paid or payable to the applicant and the expenses, loss of earnings or other amount for which the compensation was paid or is payable.	18 19 20 21 22 23
(2)	Also, the government assessor may ask the chief executive (corrective services) for information about—			24 25
	(a)	relat assis 6, p	whether an applicant for victim assistance has, in relation to the act of violence in relation to which assistance is sought, started a proceeding under chapter 6, part 12B of that Act and, if so, the status of the proceeding; or	
	(b)	proc amo	n applicant for victim assistance is successful in a geeding under chapter 6, part 12B of that Act—the unt paid or payable to the applicant in relation to the geeding.	31 32 33 34

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(3)	Also, if a dispute relating to a relevant offence for an act of violence in relation to which assistance is sought has been referred for mediation under the <i>Dispute Resolution Centres Act 1990</i> , the government assessor may ask a director under that Act for information about—	1 2 3 4 5
	(a) whether an agreement has been reached for the dispute following mediation under that Act; or	6 7
	(b) if an agreement has been reached for the dispute following mediation under that Act—whether the agreement provided for the payment of an amount from the person who allegedly committed the offence to a stated victim of the act of violence and, if so, the amount paid or to be or payable to the victim under the agreement.	8 9 10 11 12 13 14
(4)	An entity to whom a request is made under subsection (1), (2) or (3) must comply with the request.	15 16
(5)	For a request under subsection (2) or (3), subsection (4) applies only if the entity is reasonably satisfied the government assessor reasonably requires the requested information to decide the application.	17 18 19 20
(6)	The disclosure of information by an entity under subsection (4) is authorised despite any other Act or law, including a law imposing an obligation to maintain confidentiality about the information.	21 22 23 24
	Note—	25
	See section 140 for restrictions on disclosing or giving access to information or documents obtained under this Act.	26 27
(7)	In this section—	28
	<i>necessary consent</i> , in relation to an applicant for victim assistance, means consent of the relevant person for the applicant as mentioned in section $52(c)$.	29 30 31
	<i>Workers' Compensation chief executive officer</i> means the chief executive officer of the Authority, or WorkCover, within the meaning of the Workers' Compensation Act.	32 33 34

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Division 3 Restrictions on granting assistance 1

78 Grant only if applicant is eligible

The government assessor may grant assistance to a person only if the government assessor is satisfied, on the balance of probabilities, the person is eligible for the assistance under this chapter.

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79 No grant if applicant conspired to commit act of violence 7

The government assessor can not grant assistance to a person8if the government assessor is satisfied, on the balance of9probabilities, the person conspired with the person who10committed the act of violence in relation to which assistance11is sought.12

80 No grant to particular persons if primary victim's activities caused act of violence

- The government assessor can not grant assistance to a primary 15 victim of an act of violence if the government assessor is 16 satisfied, on the balance of probabilities, the only reason, or 17 the main reason, the act of violence was committed against 18 the primary victim was—
 - (a) because the victim was involved in a criminal activity 20 when the act of violence happened; or 21
 - (b) because of the victim's previous involvement in a criminal activity, whether or not the victim is currently involved in the criminal activity.
- (2) The government assessor can not grant assistance in relation to an act of violence to a person who is not the primary victim of the act if the government assessor is satisfied, on the balance of probabilities—
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		(a)	the only reason, or the main reason, the act of violence was committed against the primary victim of the act was a reason mentioned in subsection $(1)(a)$ or (b) ; and	1 2 3
		(b)	the person was, or ought reasonably to have been, aware of the primary victim's involvement in the criminal activity.	4 5 6
	(3)	prim	section (2) does not apply if the person was aware of the ary victim's involvement in the criminal activity only use the person witnessed the act of violence.	7 8 9
	(4)	was	eciding whether a primary victim of an act of violence involved in a criminal activity, the government assessor have regard to the following—	10 11 12
		(a)	any information, or the contents of any document, about the act of violence obtained under section 65 or 66; and	13 14
		(b)	the circumstances of the offences to which the convictions mentioned in the victim's criminal history relate, including—	15 16 17
			(i) when the offences happened; and	18
			(ii) the seriousness of the offences; and	19
			(iii) the primary victim's age when the offences happened; and	20 21
			(iv) the regularity of the offences; and	22
		(c)	any other matters the assessor considers relevant for assessing the primary victim's involvement in a criminal activity.	23 24 25
81	No	gran	t if act of violence not reported	26
	(1)	The	government assessor can not grant assistance in relation act of violence if—	27 28
		(a)	the act of violence has not been reported to-	29
			(i) a police officer; or	30

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		 (ii) for an act of violence against a special primary victim—a police officer or the victim's counsellor, psychologist or doctor; and 	1 2 3
	(b)	the government assessor is reasonably satisfied there is no reasonable excuse for the report not being made.	4 5
(2)	In th	is section—	6
		<i>hologist</i> means a person registered under the <i>chologists Registration Act 2001</i> , part 3.	7 8
	spec	<i>ial primary victim</i> means—	9
	(a)	a primary victim of an act of violence—	10
		(i) involving a sexual offence; or	11
		(ii) committed by a person who was in a position of power, influence or trust in relation to the primary victim when the act was committed; or	12 13 14
		<i>Examples of persons who may be in a position of power, influence or trust in relation to a person—</i>	15 16
		a person's parent, spouse or carer	17
	(b)	a primary victim of an act of violence who	18
		(i) was a child when the act was committed; or	19
		(ii) has an impaired capacity, whether or not it existed when the act was committed; or	20 21
	(c)	a primary victim of an act of violence who is being threatened or intimidated by the person who committed the act, or by someone else.	22 23 24
NI -			
	-	t if reasonable assistance not given	25
(1)	if th	government assessor can not grant assistance to a person be government assessor is satisfied, on the balance of babilities—	26 27 28
	(a)	the person has not given reasonable assistance in-	29

[s 82]

		(i)	the police investigation of the act of violence in relation to which assistance is sought; or	1 2
		(ii)	the arrest or prosecution of the person who committed, or allegedly committed, the act of violence in relation to which assistance is sought; and	3 4 5 6
	(b)	pers	failure has prevented the arrest or prosecution of the on who committed, or allegedly committed, the act iolence.	7 8 9
(2)	rease	onabl	n (1) does not apply if the government assessor is y satisfied the person had a reasonable excuse for ling the assistance.	10 11 12
(3)	rease	onable	ection (2), in considering whether the person had a excuse for not providing the assistance, the ent assessor must have regard to the following—	13 14 15
	(a)	the j	person's age when the act was committed;	16
	(b)		ther the person has an impaired capacity, whether or it existed when the act was committed;	17 18
	(c)		he person is the primary victim of the act of ence—whether the act of violence involves a sexual nce;	19 20 21
	(d)	viol	ther the person who allegedly committed the act of ence is in a position of power, influence or trust in tion to the person;	22 23 24
			nples of persons who may be in a position of power, influence ust in relation to a person—	25 26
		th	e person's parent, spouse or carer	27
	(e)	pers	ther the person was threatened or intimidated by the on who committed, or allegedly committed, the act iolence or by someone else;	28 29 30
	(f)	the 1	nature of the person's injury or alleged injury;	31

[s 83]

		(g)	whether any other special circumstances prevented the person from providing the assistance;	1 2
		(h)	any other matter the assessor considers relevant.	3
Divisio	on 4	1	Other general provisions about considering applications	4 5
		ling v licati	with application if applicant has earlier on	6 7
()			section applies if an applicant for assistance has made an er application for assistance for the same act of violence.	8 9
(2	2)	The g	government assessor must refuse the later application.	10
(2			ever, if the earlier application has not been decided, the ment assessor may act under subsection (2) only if—	11 12
		(a)	the applicant has been invited to withdraw the earlier application under section 59 within a stated period of at least 7 days; and	13 14 15
		(b)	the applicant has not withdrawn the earlier application within the stated time.	16 17
		Note-	_	18
		See	also section 60 for amendments of applications.	19
(4		gover	, if the earlier application has not been decided and the rnment assessor considers the applications relate to a s of related crimes, the government assessor—	20 21 22
		(a)	must not refuse the later application under subsection (2); and	23 24
		(b)	must refer the earlier and later applications to the scheme manager to be dealt with under section 70.	25 26
			Note—	27
			Section 70 provides for deciding 2 or more applications for a series of related crimes as 1 application for a single act of violence involving the series.	28 29 30

Victims of Crime Assistance Bill 2009 Chapter 3 Victims financial assistance scheme Part 12 Considering applications for assistance

[s 84]

	(5)	Subsection (2) does not apply—	1
		(a) if 1 of the applications is an application for victim assistance and the other application is for funeral expense assistance; or	2 3 4
		(b) to an application by a witness secondary victim of a more serious act of violence that is only for assistance for loss of earnings, if—	5 6 7
		(i) under section 71(5), the application has been separated from the application for other assistance relating to the act; and	8 9 10
		(ii) the earlier application is for assistance other than for loss of earnings.	11 12
84	De	erring decision if applicant is detained	13
	(1)	This section applies if the applicant for assistance is being detained in a correctional services facility under the <i>Corrective Services Act 2006</i> .	14 15 16
	(2)	The government assessor can not decide the application until the applicant is released or discharged under the <i>Corrective</i> <i>Services Act 2006</i> .	17 18 19
	(3)	However, if under subsection (2) the application is not decided within 5 years after it was made, the government assessor must, despite that subsection, decide the application as soon as reasonably practicable.	20 21 22 23
Divi	sion	5 Working out amount of assistance	24
85	De	ciding amount of assistance generally	25
	(1)	This section applies for deciding the amount of assistance (if any) to be granted to an applicant.	26 27

[s 85]

(2)	In deciding the amount, the government assessor may have regard to, and may reduce the amount that would otherwise be payable to the applicant on the basis of, the following—			
	(a)	the extent to which the applicant's conduct directly or indirectly contributed to the injury suffered by the applicant as a direct result of the act of violence in relation to which assistance is sought;	4 5 6 7	
	(b)	if the applicant is a related victim—	8	
		 (i) the amount the applicant, or other related victims of the act of violence, expected to receive from the primary victim but for the primary victim's death; and 	9 10 11 12	
		(ii) the financial resources (including earning capacity) and financial needs of the applicant and other related victims of the act of violence; and	13 14 15	
		(iii) if the applicant is seeking assistance on the basis of being a family member of the primary victim, the nature of the relationship between the applicant and the primary victim, including, for example, whether the applicant was a dependant of the primary victim;	16 17 18 19 20 21	
	(c)	any other matter prescribed under a regulation for this section.	22 23	
(3)	to w must gran	ere are 2 or more secondary victims of an act of violence hom an assistance limit applies, the government assessor t decide the proportion of the assistance limit that is ted to each victim having regard to the following ciples—	24 25 26 27 28	
	(a)	an equal distribution of the assistance limit is to be achieved to the greatest practicable extent;	29 30	
	(b)	appropriate regard must be given to a victim for whom exceptional circumstances exist.	31 32	
(4)		ere are 2 or more related victims of an act of violence, the ernment assessor must decide the proportions of the	33 34	

ſ	s	86]

		assistance limits that are granted to each victim on the basis of their relative needs.	1 2
	(5)	A question of fact for deciding the matter mentioned in subsection $(2)(a)$, or for deciding the category of the act of violence in relation to which special assistance is sought, must be decided on the balance of probabilities.	3 4 5 6
	(6)	The government assessor may be satisfied on the balance of probabilities that an act of violence of a particular category has caused a person's injury even though—	7 8 9
		(a) no person has been charged with, or convicted of, an act of violence of that category in relation to the injury; or	10 11
		(b) a person has been charged with, or convicted of, an act of violence of a different category in relation to the injury.	12 13 14
	(7)	If a regulation prescribes a matter for subsection (1)(c), the government assessor may reduce the amount of assistance that would otherwise be payable to a person on the basis of the matter only if the person's application for assistance is made after the matter is prescribed.	15 16 17 18 19
86	Red	duction if relevant payment received	20
	(1)	This section applies if the government assessor is reasonably satisfied an applicant for assistance in relation to an act of violence has received, or will receive, a relevant payment for the act.	21 22 23 24
	(2)	The government assessor must reduce the amount of assistance that would otherwise be payable to the applicant by an amount equivalent to the relevant payment.	25 26 27
	(3)	If the assistance payable to an applicant is reduced under subsection (2) and an amount of assistance remains payable to the applicant after the reduction, the government assessor must—	28 29 30 31
		(a) decide the component of assistance for which the amount is payable, having regard to—	32 33

[s 87]

		(i)	the applicant's needs; and	1
		(ii)	whether the applicant has incurred any expenses; and	2 3
		(iii)	anything else the government assessor considers relevant; and	4 5
	(b)	give	the applicant a notice stating—	6
		(i)	the decision; and	7
		(ii)	the reasons for the decision; and	8
			Note—	9
			See the Acts Interpretation Act 1954, section 27B (Content of statement of reasons for decision).	10 11
		(iii)	the internal review details for the decision.	12
Def	errin	g dec	cision if victim's conduct may be relevant	13
(1)	This	sectio	on applies if—	14
	(a)	-	erson (<i>applicant</i>) has applied for assistance in ion to an act of violence; and	15 16
	(b)	offer	rson (<i>charged person</i>) has been charged with an ince that the government assessor reasonably iders is a relevant offence for the act; and	17 18 19
	(c)	relati	government assessor reasonably believes that, in ion to the charge, a justification, excuse or defence lving the applicant's conduct may be raised.	20 21 22
(2)	assis	tance	nment assessor may defer deciding the amount of to be granted to the applicant until 1 of the happens—	23 24 25
	(a)	the p charg	prosecuting agency decides not to continue with the ge;	26 27
	(b)	there	e is a mistrial for the charge;	28
	(c)	the charg	charged person is acquitted or convicted of the ge;	29 30

[s	88]
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	(d)	the prosecution process for the charge ends in another way.	1 2		
(3)	If a trial is started in relation to the charge and evidence given at the trial raises a justification, excuse or defence involving the applicant's conduct, the government assessor must, in deciding the matter mentioned in section $85(2)(a)$, have regard to the evidence.				
(4)		section (3) applies only to the extent the government ssor has lawful access to the evidence.	8 9		
(5)	amo asse	he government assessor decides to defer deciding the bunt of assistance under this section, the government ssor must give the applicant a notice stating the bwing—	10 11 12 13		
	(a)	the decision;	14		
	(b)	the reasons for the decision;	15		
		Note—	16		
		See the Acts Interpretation Act 1954, section 27B (Content of statement of reasons for decision).	17 18		
	(c)	the internal review details for the decision.	19		

Part 13Granting or refusing assistance20

Divi	sion	1 Deciding application	21
88	Inv	iting submissions from applicant	22
	(1)	This section applies if—	23
		(a) under part 12, division 3, the government assessor proposes to refuse an application for assistance; or	24 25

[s 89]

	(b)	(b) under part 12, division 5, the government assessor proposes to reduce the assistance that would otherwise be payable to an applicant.				
(2)	The	government assessor must give the applicant a notice	4			
	(a)	stating—	5			
		 (i) the basis on which the government assessor is proposing to refuse the application or reduce the assistance that would otherwise be payable to the applicant; and 	6 7 8 9			
		 (ii) if the government assessor is proposing to reduce the assistance that would otherwise be payable to the applicant under section 86(2)—the component of assistance for which the government assessor is proposing to pay any remaining amount of assistance payable to the applicant; and 	10 11 12 13 14 15			
	(b)	inviting the applicant to make, within a stated time, an oral or written submission about the matter mentioned in paragraph (a).	16 17 18			
(3)	28 d	stated time must be reasonable and, in any case, at least lays after the government assessor gives the notice to the icant.	19 20 21			
(4)	mus	bre deciding the application, the government assessor t consider any submission made by the applicant within stated time.	22 23 24			
Dec	cidin	g application	25			
	info	er considering an application for assistance, and any rmation or documents obtained under this chapter for the lication, the government assessor must decide—	26 27 28			
	(a)	to grant the applicant assistance as worked out under this chapter, with or without conditions; or	29 30			
	(b)	to refuse the application.	31			

[s 90]

90	Notice o	f dec	sision	to grant assistance	1
	gove	rnme		ent assessor decides to grant assistance, the essor must give the applicant a notice stating	2 3 4
	(a)	any	amou	nt payable to the applicant, including—	5
		(i)	the to	otal amount payable to the applicant; and	6
		(ii)		amount payable for each component of tance;	7 8
	(b)			essor has imposed conditions on the grant of —the conditions;	9 10
	(c)		reason condit	s for the decision, including the imposition of ions;	11 12
		Note-			13
				Acts Interpretation Act 1954, section 27B (Content of t of reasons for decision).	14 15
	(d)	the i	nterna	I review details for the decision;	16
	(e)			n of an act of violence who has been granted a of an assistance limit—	17 18
		(i)	grant inclu	roportion of the assistance limit that has been ted to other victims of the act (without ding identifying particulars of the other ms); and	19 20 21 22
		(ii)		under section 136, the applicant may be able tain—	23 24
			(A)	the identifying particulars of each other victim to whom a proportion of the assistance limit has been granted; and	25 26 27
			(B)	reasons for the decision about the proportion of the assistance limit granted to each other victim.	28 29 30

[s 91]

91	No	tice o	of decision to refuse assistance	1
		appl	the government assessor's decision is to refuse an lication for assistance, the government assessor must give applicant a notice stating the following—	2 3 4
		(a)	the decision;	5
		(b)	the reasons for the decision;	6
			Note—	7
			See the Acts Interpretation Act 1954, section 27B (Content of statement of reasons for decision).	8 9
		(c)	the internal review details for the decision.	10
Divi	sion	2	Paying assistance	11
92	Ар	plica	tion of div 2	12
		This	s division applies if an applicant is granted assistance.	13
93	Pay	ying a	assistance generally	14
	(1)	The	assistance may be paid—	15
		(a)	entirely to the applicant; or	16
		(b)	partly to the applicant and partly to someone else for the benefit of the applicant; or	17 18
		(c)	entirely to someone else for the benefit of the applicant.	19
			nple of person to whom assistance may be paid for the benefit of the icant—	20 21
		a c	counsellor as payment for a stated number of counselling sessions	22
	(2)	assis asse	he applicant is granted assistance for expenses, the stance does not become payable until the government assor receives a copy of an invoice or receipt for the enses.	23 24 25 26
	(3)	This	s section is subject to sections 94 and 95.	27

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[C	Q/1
13	341

94	Paying assistance to someone else							
	(1)		istance may be paid, entirely or partly, to someone else for benefit of the applicant if—	2 3				
		(a)	the assistance is for unpaid expenses and the assistance is paid to the person who gave the invoice for the expenses; or	4 5 6				
		(b)	the assistance is for expenses paid by a person other than the applicant and the assistance is paid to the person who paid the expenses; or	7 8 9				
		(c)	the applicant is a child, and the assistance is lump sum assistance and is paid to the public trustee to be held on trust under the <i>Public Trustee Act 1978</i> ; or	10 11 12				
		(d)	the applicant is an adult with an impaired capacity for a prescribed financial matter who has an administrator for the matter, and the assistance is lump sum assistance and is paid to the administrator; or	13 14 15 16				
		(e)	the applicant is an adult with an impaired capacity for a prescribed financial matter who does not have an administrator for the matter but has appointed an attorney for the matter under an enduring power of attorney, and the assistance is lump sum assistance and is paid to the attorney.	17 18 19 20 21 22				
	(2)	In th	is section—	23				
		lum	<i>p sum assistance</i> means—	24				
		(a)	special assistance; or	25				
		(b)	assistance for loss of earnings; or	26				
		(c)	assistance as mentioned in section 49(1)(e) or (f).	27				
			<i>cribed financial matter</i> means the financial matter of iving lump sum assistance.	28 29				
		-	<i>aid expenses</i> means expenses for which an invoice has a given but have not been paid.	30 31				

[s 95]

95	Pay Sta		assis	tance if applicant liable to pay amount to	1 2
	(1)	to th	e Sta	licant is liable to pay an amount (<i>payable amount</i>) te under a recovery provision because of an offence d by the applicant—	3 4 5
		(a)	assis the a	assistance granted to the applicant or, if the stance is greater than the payable amount, the part of assistance equivalent to the payable amount, is to be ined by the State; and	6 7 8 9
		(b)	towa unde	amount retained under paragraph (a) must be applied ards satisfying the applicant's liability to the State er the recovery provision and, for that purpose, is n to have been paid to the State by the applicant.	10 11 12 13
	(2)	becc prov subs	omes l fision ectior	ssistance is granted to the applicant, the applicant iable to pay an amount to the State under a recovery because of an offence committed by the applicant, (1)(a) and (b) apply in relation to any part of the not already paid to the applicant.	14 15 16 17 18
	(3)	subs paya	ection able to	sistance payable to an applicant is reduced under (1) or (2) and an amount of assistance remains the applicant after the reduction, the government must—	19 20 21 22
		(a)		de the component of assistance for which the ount is payable, having regard to—	23 24
			(i)	the applicant's needs; and	25
			(ii)	whether the applicant has incurred any expenses; and	26 27
			(iii)	anything else the government assessor considers relevant; and	28 29
		(b)	give	the applicant a notice stating—	30
			(i)	the decision; and	31
			(ii)	the reasons for the decision; and	32

	[s 96]	
	Note—	1
	See the Acts Interpretation Act 1954, section 27B (Content of statement of reasons for decision).	2 3
	(iii) the internal review details for the decision.	4
(4)	The scheme manager must give notice to the SPER registrar of any amount taken to have been paid by the applicant to the State under subsection (1)(b) or (2).	5 6 7
(5)	In this section—	8
	<i>recovery provision</i> means section 117(4) or 191(4).	9
Un	paid assistance	10
	If, because of the acts or omissions of the applicant, all or a part of the assistance granted to the applicant is not paid to, or for the benefit of the applicant, within 6 years after the assistance is granted, the assistance or part stops being payable to the applicant.	11 12 13 14 15
	Example—	16
	If the assistance granted to the applicant included amounts for 10 counselling sessions and the applicant only attends 8 counselling sessions within 6 years after the assistance is granted, the part of the assistance payable for the 2 remaining counselling sessions stops being payable.	17 18 19 20 21

96

Part 14		Interim assistance	22
97	Applica	tion of pt 14	23
	This	s part applies if—	24
	(a)	under part 9 or 10, a person applies for assistance in relation to an act of violence (<i>general application</i>); and	25 26
	(b)	the government assessor has not decided the general application; and	27 28
		Page 87	

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[s 98]

98

	(c)	expe	person incurs, or is reasonably likely to incur, enses of a kind for which the person may be eligible assistance; and	1 2 3
	(d)	inter	the general application, the person also applies for rim assistance under this part in relation to the act of ence.	4 5 6
Dec	cidin	g app	plication for interim assistance	7
(1)	up to rease is re	o \$600 onably asona	rnment assessor may grant the person assistance of 00 (<i>interim assistance</i>) for the expenses incurred, or y likely to be incurred, by the person if the assessor ably satisfied it is necessary for the person to incur sees before the general application is decided.	8 9 10 11 12
(2)			rnment assessor may impose conditions on the grant assistance.	13 14
(3)			8 does not apply to deciding an application for sistance.	15 16
Ste	ps a	fter a	pplication for interim assistance decided	17
(1)		-	rnment assessor must give the person a notice for the on the application for interim assistance stating—	18 19
	(a)	if th	e decision is to grant interim assistance—	20
		(i)	the amount payable to the applicant, and the conditions (if any) imposed; and	21 22
		(ii)	the reasons for the decision; and	23
			Note—	24
			See the Acts Interpretation Act 1954, section 27B (Content	25
			of statement of reasons for decision).	26
		(iii)	of statement of reasons for decision). the internal review details for the decision; or	26 27
	(b)	, í		

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		(ii) the reasons for the decision; and	1
		Note—	2
		See the Acts Interpretation Act 1954, section 27B (Content of statement of reasons for decision).	3 4
		(iii) the internal review details for the decision.	5
	(2)	Part 13, division 2 applies to interim assistance in the same way it applies to other assistance.	6 7
		Editor's note—	8
		part 13, division 2 (Paying assistance)	9
100	Effe	ct of decision on general application	10
	(1)	If the government assessor decides to grant the person assistance under the general application—	11 12
		(a) the amount paid in interim assistance must be deducted from the assistance otherwise payable to the person; and	13 14
		(b) if the amount paid in interim assistance is more than the assistance payable in relation to the general application—the person must refund the excess amount paid to the State.	15 16 17 18
	(2)	If the government assessor refuses the person's general application for assistance, the person must refund the amount paid in interim assistance to the State.	19 20 21
	(3)	An amount that is refundable under this section is a debt owed to the State by the person.	22 23
Part	15	Amendment of grants	24

101	Application for amendment				
	(1)	This section applies if—	26		

[s 102]

	(a)	a person has been granted assistance; and	1
	(b)	the person's circumstances have changed or are likely to change.	2 3
(2)		person may apply to the scheme manager for an ndment of the grant to—	4 5
	(a)	change the amount of assistance granted; or	6
	(b)	change the conditions imposed on the grant.	7
(3)		pplication for amendment of the grant of assistance must ade—	8 9
	(a)	if the assistance was granted to an adult—within 6 years after the assistance was granted; or	10 11
	(b)	if the assistance was granted to a child—before the child turns 24.	12 13
(4)		application must state the person's circumstances that changed or are likely to change.	14 15
(5)		1 application for amendment of the grant of assistance be made under this section in a calendar year.	16 17
(6)	reaso	section (5) does not apply if the scheme manager is onably satisfied that exceptional circumstances exist to w more than 1 application to be made in a calendar year.	18 19 20
Per	son v	who is to decide application	21
	made	application for amendment of the grant of assistance is to the scheme manager under section 101, the scheme ager may—	22 23 24
	(a)	decide the application; or	25
	(b)	ask the government assessor who granted the assistance, or another government assessor, to decide the application.	26 27 28

[s 103]

103	Considering application				
	(1)		person deciding an application for amendment of the t of assistance under this part may have regard to—	2 3	
		(a)	the change or likely change in the applicant's circumstances for which the application is made; and	4 5	
		(b)	any other changes in the applicant's circumstances that may be relevant; and	6 7	
		(c)	any fresh evidence that has become available since the assistance was granted or since the grant was last amended under this part or section 36; and	8 9 10	
		(d)	any relevant payments for the act of violence in relation to which the assistance was granted that have been received by, or that have become payable to, the applicant since the assistance was granted or since the grant was last amended under this part or section 36; and	11 12 13 14 15 16	
		(e)	any other matter the person considers relevant.	17	
	(2)	relat	ions 63, 64, 73, 74 and 77 and part 12, division 5 apply in ion to the amendment application in the same way as they y in relation to the original application for assistance.	18 19 20	
		Edito	pr's note—	21	
		coi des	ctions 63 (General principles), 64 (Further information, document or nsent), 73 (Examinations), 74 (Obtaining medical information from signated person) and 77 (Obtaining information about relevant yments) and part 12, division 5 (Working out amount of assistance)	22 23 24 25	
104	De	cisio	n on application	26	
	(1)		person deciding an application for amendment of the t of assistance under this part may—	27 28	
		(a)	change the amount of assistance granted, by increasing or decreasing the amount; or	29 30	
		(b)	change the conditions imposed on the grant, including, by imposing new conditions on the grant.	31 32	

[s 105]

(2)	However, the person may decrease the amount of assistance granted only if—				
	(a)	the applicant has asked for the decrease; or	3		
	(b)	the decrease relates to unpaid assistance for expenses reasonably likely to be incurred, and the expenses have not been incurred and are not reasonably likely to be incurred; or	4 5 6 7		
	(c)	the decrease relates to unpaid assistance for loss of earnings and, as a result of a change in the applicant's circumstances, the applicant's loss of earnings is lower than the loss of earnings that formed the basis on which the unpaid assistance was granted.	8 9 10 11 12		
		Example of a change in circumstances for paragraph (c)—	13		
		The applicant returns to work earlier than expected.	14		
(3)	only	person may increase the amount of assistance granted up to the remaining pool amount (if any) for the act of ence.	15 16 17		
(4)	In th	is section—	18		
	<i>unpaid assistance</i> means assistance that has been granted but not paid.				
Ste	eps at	fter application decided	21		
(1)	gran	person who decides an application for amendment of a t of assistance under this part must give the applicant ce of the person's decision on the application.	22 23 24		
(2)	gran	te decision is to refuse the application, or to amend the t of assistance in a way other than sought by the applicant, notice must state the following—	25 26 27		
	(a)	the decision;	28		
	(b)	the reasons for the decision;	29		

	[s 106]	
	Note—	1
	See the Acts Interpretation Act 1954, section 27B (Content of statement of reasons for decision).	2 3
	(c) the internal review details for the decision.	4
(3)	Part 13, division 2 applies to an increase in assistance granted under section 104 in the same way as it applies to the original grant of assistance.	5 6 7
	Editor's note—	8
	part 13, division 2 (Paying assistance)	9
	endment of assistance if uncounted relevant payment eived	10 11
(1)	This section applies if—	12
	(a) a person is granted assistance; and	13
	 (b) the person receives, for the act of violence in relation to which assistance is granted, a relevant payment (<i>uncounted relevant payment</i>) that— 	14 15 16
	(i) was not taken into account by the government assessor when the assistance was granted; and	17 18
	(ii) would have resulted in a reduction of assistance granted to the person under section 86 if it had been taken into account by the government assessor when the assistance was granted.	19 20 21 22
(2)	The government assessor must, by notice to the person, amend the amount of assistance granted to reduce it to the amount that would have been granted under section 86 if the government assessor had taken the uncounted relevant payment into account when the assistance was granted.	23 24 25 26 27
(3)	If the assistance payable to a person is reduced under subsection (2) and an amount of assistance remains payable to the person after the reduction, the government assessor must decide the component of assistance for which the amount is payable, having regard to—	28 29 30 31 32

106

[s 107]

	(a)	the person's needs; and	1
	(b)	whether the person has incurred any expenses; and	2
	(c)	anything else the government assessor considers relevant.	3 4
(4)		notice given under subsection (2) must state the owing—	5 6
	(a)	the government assessor's decisions under subsection (2) and (3);	7 8
	(b)	the reasons for the decisions;	9
		Note—	10
		See the Acts Interpretation Act 1954, section 27B (Content of statement of reasons for decision).	11 12
	(c)	the internal review details for the decisions.	13
(5)	paid	person must refund to the State the amount of assistance to the person in excess of the amount of assistance ted following the amendment.	14 15 16
(6)	-	amount refundable under this section is a debt owed to the e by the person.	17 18

Part 16Recovering assistance from
offender19
20

107	Purpose of pt 16				
	This part helps the State to recover assistance granted for an act of violence from a person who is convicted of a relevant	22			
	offence for the act.	23 24			

[s 108]

Re	feren	ces to assistance granted for an act of violence	1
	viol	his part, a reference to assistance granted for an act of ence is a reference to assistance granted as victim stance, or funeral expense assistance, in relation to the act.	2 3 4
Re	cove	ry available only for assistance that is paid	5
	assis conv assis	State may, under this part, recover assistance, or a part of stance, granted for an act of violence from a person who is victed of a relevant offence for the act only if the stance or part has been paid to a person under part 13, sion 2.	6 7 8 9 10
	Note	_	11
	to	the section 118 for the reduction in a person's liability to pay an amount the State if the amount of assistance in relation to which the liability crued is reduced after it is granted. See also section 117(5).	12 13 14
Re	cove	ry available only after appeal rights exhausted	15
	an a	State may, under this part, recover assistance granted for ct of violence from a person who is convicted of a relevant nce for the act only if—	16 17 18
	(a)	if the convicted person has appealed the conviction—the appeal is decided and the conviction is upheld; or	19 20
	(b)	otherwise—the period within which the person may appeal the conviction has passed.	21 22
		ry limited to category of act of violence for which nce granted	23 24
(1)		s section applies if—	25
	(a)	a person was granted special assistance for an act of violence; and	26 27
	(b)	a person is convicted of a relevant offence for the act of violence; and	28 29

[s 112]

		the conviction is for an offence involving an act of violence of a category that is lower than the category for which special assistance was granted.	1 2 3 4
		See schedule 2, section 4 for the order of categories of acts of violence.	5 6
(2)	subsection the contained amount of the contained amoun	e special assistance granted to the person mentioned in ction $(1)(a)$, the State may, under this part, recover from onvicted person only an amount up to the maximum at stated in schedule 2, section 2 for the category of the violence involved in the offence.	7 8 9 10 11
	Exampl	le—	12
	the b viole bodil circu viole whic	rson is granted \$5000 as special assistance for an act of violence on pasis the act is attempted murder, which is a category A act of ence. A person is convicted of the offence of causing grievous ly harm arising out of substantially the same facts and imstances as those constituting the act, which is a category B act of ence. The State may recover from the convicted person up to \$3500, h is the maximum amount stated in schedule 2, section 2 for a gory B act of violence.	13 14 15 16 17 18 19 20
(3)	not a assista	move any doubt, it is declared that subsection (2) does ffect the amount of assistance other than special ance granted to the person mentioned in paragraph (a) the State may, under this part, recover from the convicted	21 22 23 24

112 **Recovery from multiple offenders**

person.

(1)This section applies if 2 or more persons are convicted of a 27 relevant offence for the act of violence for which assistance is 28 granted. 29

25

26

The total amount the State may, under this part, recover from (2)30 the convicted persons must be divided equally between them, 31 and each convicted person is liable to pay no more than that 32 person's share of the total amount. 33

		Exam	nple—	1
		per	person is granted assistance of \$60000 for an act of violence. Three process are convicted of a relevant offence for the act. The State may cover only up to \$20000 from each convicted person.	2 3 4
113	Usi	ing in	nformation obtained for application	5
			scheme manager may use information obtained under ion 65, 66 or 67 for the following purposes—	6 7
		(a)	the State recovering an amount from a person under this part;	8 9
		(b)	obtaining information from a court under section 114.	10
114	Ob	tainir	ng information from court	11
	(1)	reco	scheme manager may, for the purpose of the State overing an amount from a person under this part, ask the strar of a court—	12 13 14
		(a)	to confirm whether a stated person has been convicted of a relevant offence for a stated act of violence for which assistance has been granted; or	15 16 17
		(b)	for a stated person who has been convicted of a relevant offence for an act of violence for which assistance has been granted—for information about—	18 19 20
			(i) the offence; and	21
			 (ii) the sentence imposed on the person, including, whether the sentencing court made, under the <i>Penalties and Sentences Act 1992</i>, section 35(1), an order requiring the person to pay someone else an amount by way of restitution or compensation; or 	22 23 24 25 26 27
		(c)	the identifying particulars for a stated person, including—	28 29
			(i) the person's full name, date of birth and gender; and	30 31

[s 115]

		sentenced to a period of imprisonment, the place at	1 2 3
(2	sche	eme manager if the registrar is satisfied the information	4 5 6
(3	the	scheme manager to access an electronic database	7 8 9
(4	elec to, a	tronic database as mentioned in subsection (3), the access and the use of, the database is limited to the extent it is	10 11 12 13
(5	,		14 15
	Note		16
			17 18
(6) In th	nis section—	19
	0	e e	20 21
N	otice o	of intended recovery	22
	all o	or a part of the assistance granted to someone else, the	23 24 25
	(a)	the date on which the assistance was granted; and	26
	(b)	6	27 28
	(c)	6	29 30

		(d)	whether the assistance was granted to a primary victim, secondary victim or related victim of the act of violence; and	1 2 3
		(e)	the offence of which the person has been convicted that the scheme manager claims is a relevant offence for the act of violence for which the assistance was granted; and	4 5 6
		(f)	the amount of the assistance, or the part of the assistance, the State seeks to recover from the person under this part; and	7 8 9
		(g)	that the person may—	10
			(i) within 14 days after being given the notice, dispute a claim mentioned in paragraph (e) by giving the scheme manager notice of the dispute; and	11 12 13
			 (ii) if the person does not agree with the scheme manager's decision given after considering the notice of the dispute—apply to QCAT for a review of the scheme manager's decision; and 	14 15 16 17
		(h)	that when the question of whether the offence of which the person has been convicted is a relevant offence for the act of violence for which the assistance was granted is no longer in dispute, the person is liable to pay the amount mentioned in paragraph (f) to the State under section 117(4); and	18 19 20 21 22 23
		(i)	anything else prescribed under a regulation.	24
		_		
116	Dis	•	ng claim that conviction relates to act of violence	25
	(1)	secti offer	section applies if a person who is given a notice under on 115 disputes the claim mentioned in the notice that the nee of which the person has been convicted is a relevant nee for the act of violence for which the assistance was ted.	26 27 28 29 30
	(2)		person may, within 14 days of being given the notice, notice of the dispute (the <i>dispute notice</i>) to the scheme ager.	31 32 33

[s 117]

	(3)		dispute notice must state the facts relied on by the person ispute the claim.	1 2
	(4)	mus	er considering the dispute notice, the scheme manager t decide whether the offence is a relevant offence for the of violence for which the assistance was granted.	3 4 5
	(5)		scheme manager must give the person notice of the eme manager's decision.	6 7
	(6)	relev assis	the a QCAT information notice.	8 9 10 11
	(7)		person may apply, as provided under the QCAT Act, to AT for a review of the scheme manager's decision.	12 13
117	Off	ende	r's liability to pay generally	14
	(1)	This	s section applies if—	15
		(a)	the scheme manager has given a person a notice under section 115 (the <i>recovery notice</i>); and	16 17
		(b)	the question of whether the offence of which the person has been convicted is a relevant offence for the act of violence for which the assistance was granted is no longer in dispute.	18 19 20 21
	(2)	For	subsection (1)(b), the question is no longer in dispute if—	22
		(a)	the person has not, for the offence, given the scheme manager a dispute notice under section 116(2) within 14 days after the scheme manager gave the person the recovery notice; or	23 24 25 26
		(b)	the person has, for the offence, given the scheme manager a dispute notice under section 116(2) within 14 days after the scheme manager gave the person the recovery notice and—	27 28 29 30
			(i) the consideration of the dispute mentioned in the dispute notice has been finally decided by the	31 32

[s 117]

		scheme manager under section 116(4), by QCAT on any review of the scheme manager's decision or by another entity on any appeal against QCAT's decision; and	1 2 3 4
		(ii) the result of the consideration is that the offence of which the person has been convicted is a relevant offence for the act of violence for which the assistance was granted.	5 6 7 8
(3)	The	scheme manager must give the person a notice stating—	9
	(a)	the amount (<i>payable amount</i>) the State seeks to recover from the person under this part; and	10 11
	(b)	that under subsection (4), the person is liable to pay the stated amount to the State within a stated period of at least 28 days (the <i>payment period</i>); and	12 13 14
	(c)	that if the person does not pay the stated amount within the stated period, the scheme manager may give particulars of the amount to the SPER registrar for registration under that Act.	15 16 17 18
(4)		person is liable to pay the State the payable amount in the payment period.	19 20
	Note-	_	21
		e section 95 for the application of assistance granted to a person wards satisfying the person's liability to pay under subsection (4).	22 23
(5)	For s	subsection (3)(a), the amount must be—	24
	(a)	the amount mentioned in the recovery notice as the amount the State seeks to recover from the person under this part; or	25 26 27
	(b)	if, after the recovery notice was given to the person, the amount of assistance granted to a person for the act of violence is, under this chapter, reduced to an amount that is lower than the amount mentioned in paragraph (b)—the lower amount.	28 29 30 31 32

[s 118]

18		duction in offender's liability to pay if assistance unded	1 2
	(1)	This section applies if—	3
		 (a) in relation to assistance granted to a person (the <i>victim</i>) for an act of violence, a person (<i>offender</i>) convicted of a relevant offence for the act becomes liable to pay an amount (<i>payable amount</i>) to the State under section 117(4); and 	4 5 6 7 8
		(b) the amount of assistance granted to the victim is, under this chapter, reduced to an amount (the <i>new amount</i>) that is less than the payable amount.	9 10 11
	(2)	The offender's liability under section 117(4) is reduced to the new amount.	12 13
	(3)	The scheme manager must give the offender a notice stating the new amount and the effect of subsection (2).	14 15
	(4)	If the offender has already paid the State an amount more than the new amount, the difference (<i>excess amount</i>) between the amount already paid and the new amount must be refunded to the offender.	16 17 18 19
	(5)	However, if under section 95 an amount of assistance granted to the offender (<i>offset amount</i>) was taken to be paid to the State for satisfying the offender's liability under section 117(4), the following applies—	20 21 22 23
		(a) if paragraph (b) does not apply—the excess amount must be paid to the offender as assistance;	24 25
		(b) if the excess amount is more than the offset amount—the part of the excess amount equivalent to the offset amount.	26 27 28
		Example—	29
		The victim is paid assistance of \$10000. The offender becomes liable to pay \$10000 to the State under section 117(4). The offender is granted assistance of \$5000 but it is taken, under section 95, to be paid to the State for satisfying the offender's liability under section 117(4) (which is the offset amount). The offender also pays a further \$4000 towards	30 31 32 33 34

[s 119]

			the offender's liability under section 117(4), bringing the total o \$9000.	$\frac{1}{2}$
	liab exco offe the for as a	ility to ess am ender h offend satisfy	ance granted to the victim is reduced to \$3000. The offender's o the State is also reduced to \$3000 under subsection (2). The nount is \$6000, which is the difference between what the has paid and the offender's new liability to the State. Because er was taken, under section 95, to have paid \$5000 to the State ing the offender's liability, \$5000 must be paid to the offender ince and the remaining \$1000 of the excess amount is refunded inder.	3 4 5 6 7 8 9 10
(6)			ubsection (5), an amount is paid to the offender as the government assessor must—	11 12
	(a)		de the component of assistance for which the unt is payable, having regard to—	13 14
		(i)	the components (if any) for which assistance granted to the person was paid or payable under section 95; and	15 16 17
		(ii)	the offender's needs; and	18
		(iii)	whether the offender has incurred any expenses for which assistance has not already been paid or become payable under section 95; and	19 20 21
		(iv)	anything else the government assessor considers relevant; and	22 23
	(b)	give	the offender a notice stating—	24
		(i)	the decision; and	25
		(ii)	the reasons for the decision; and	26
			Note—	27
			See the Acts Interpretation Act 1954, section 27B (Content of statement of reasons for decision).	28 29
		(iii)	the internal review details for the decision.	30
			offender's liability to pay if amount received tive Services Act 2006	31 32
(1)	This	sectio	on applies if—	33

[s 120]

	(a)	a person (<i>offender</i>) becomes liable to pay an amount (<i>payable amount</i>) to the State under section 117(4); and	1 2
	(b)	the chief executive is, under the <i>Corrective Services Act</i> 2006, paid an amount (the <i>corrective services amount</i>) from the offender's prisoner's account, or victim trust fund, under that Act.	3 4 5 6
		Note—	7
		See the <i>Corrective Services Act 2006</i> , section 314 and the <i>Corrective Services Regulation 2006</i> , section 44 (for payments from prisoner's accounts) and the <i>Corrective Services Act 2006</i> , chapter 6, part 12B, division 4 (for payments from victim trust funds).	8 9 10 11 12
(2)		offender's liability under section 117(4) is reduced by the active services amount.	13 14
(3)	The s	scheme manager must give the offender a notice stating—	15
	(a)	the effect of subsection (2); and	16
	(b)	the amount the offender is liable to pay after the reduction under subsection (2).	17 18
(4)		section does not limit the <i>Corrective Services Act 2006</i> , on 319ZD(4).	19 20
		tion of unpaid amount under State Penalties nent Act 1999	21 22
(1)	If a person who is liable to pay an amount under section 117(4) fails to pay the amount, or pays only a part of the amount, the scheme manager may give particulars of the unpaid amount to the SPER registrar for registration under the <i>State Penalties Enforcement Act 1999</i> , section 34 as if—		
	(a)	the notice given under section 117(3) were an order of a court fining a person the amount stated in the notice; and	28 29
	(b)	the scheme manager were the registrar of that court; and	30
	(c)	the particulars were the prescribed particulars of the unpaid amount of a fine imposed by that court.	31 32

[s 120]

(2)	State	SPER registrar must register the particulars under the <i>Penalties Enforcement Act 1999</i> , section 34 and for that ose that Act applies with all necessary and convenient ages.	1 2 3 4
(3)		fine option order provisions and imprisonment provisions ot apply in relation to an amount payable under section 4).	5 6 7
(4)		this section, the person who is liable to pay an amount er section 117(4) fails to pay the amount if—	8 9
	(a)	the scheme manager gives the person a notice under section $117(3)$ about the amount; and	10 11
	(b)	the person fails to pay the amount within the period stated in the notice, or a longer period agreed to by the scheme manager.	12 13 14
(5)		e person's liability to pay an amount under section 117(4) duced under section 118 or 119—	15 16
	(a)	the scheme manager must give the SPER registrar notice of the reduction; and	17 18
	(b)	the SPER registrar must amend the particulars registered under the <i>State Penalties Enforcement Act 1999</i> , section 34 to reflect the reduction.	19 20 21
(6)	In th	is section—	22
	Enfo	<i>option order provisions</i> means the <i>State Penalties preement Act 1999</i> , section 41(c) and the other provisions at Act relating to fine option orders.	23 24 25
	impr	risonment provisions means the following—	26
	(a)	the <i>State Penalties Enforcement Act 1999</i> , section 52 to the extent it applies to an arrest and imprisonment warrant, and the other provisions of that Act relating to arrest and imprisonment warrants;	27 28 29 30
	(b)	the State Penalties Enforcement Act 1999, part 6.	31

[s 121]

Part 17Effect of conviction for fraud
offence relating to application12

Ap	plication of pt 17	
•	This part applies if a person is, in relation to the person's application for assistance, convicted of an offence against—	
	(a) section 141(1) or (2); or	
	(b) the Criminal Code, section $408C(1)(d)$ or 488 .	
	Editor's notes—	
	• section 141 (False or misleading information)	
	• Criminal Code, section 408C (Fraud) or 488 (Forgery and uttering)	
La	pse of application if not decided	
	If the person's application has not been decided, the application lapses.	
bei	fund of paid assistance and unpaid assistance stops ing payable This section applies if—	
	 ing payable This section applies if— (a) the person has been granted assistance in relation to the 	
bei	ng payable This section applies if—	
bei	 ing payable This section applies if— (a) the person has been granted assistance in relation to the application; and (b) in the prosecution of the person, the prosecuting agency proves the assistance was granted on the basis of the 	
be i (1)	 ing payable This section applies if— (a) the person has been granted assistance in relation to the application; and (b) in the prosecution of the person, the prosecuting agency proves the assistance was granted on the basis of the person's acts or omissions constituting the offence. The assistance is taken never to have been granted and the person must refund to the State any amount of the assistance 	

[s 124]

Part	18	Internal and external review of decision	1 2
124	Inte	rnal review of decision	3
	(1)	A person aggrieved by a decision identified in schedule 1 may apply to the scheme manager for a review of the decision.	4 5
	(2)	An application for a review of the decision must—	6
		(a) be made within 28 days after the person is given notice of the decision; and	7 8
		(b) state in detail the basis on which the person is aggrieved by the decision.	9 10
	(3)	The making of an application for a review of a decision under this section does not affect the operation of the decision or prevent the decision being implemented.	11 12 13
	(4)	The review must be conducted by—	14
		(a) for a decision of a government assessor—	15
		(i) the scheme manager; or	16
		(ii) another government assessor nominated by the scheme manager; or	17 18
		(b) for a decision of the scheme manager—a departmental employee, of a classification level in the public service that is the same as or higher than the scheme manager's classification level, nominated by the chief executive.	19 20 21 22
	(5)	If a review is conducted by a departmental employee under subsection (4)(b), any decision on the review is taken to be a decision of the scheme manager.	23 24 25
	(6)	The person conducting the review—	26
		(a) has, in reviewing the decision, the same powers as the original decision-maker; and	27 28
		(b) may—	29
		(i) confirm or amend the decision being reviewed; or	30

[s 125]

125

	(ii) substitute the person's own decision for the decision being reviewed; and	1 2
	(c) must give the applicant a QCAT information notice about the person's decision.	3 4
(7)	Without limiting subsection (6), the person conducting the review may decide that assistance must be granted to a victim of an act of violence, or the amount of assistance granted to a victim of an act of violence must be increased, even if the grant or increase will cause an assistance limit to be exceeded.	5 6 7 8 9
(8)	An application for a review of a decision under this section must be decided within 42 days after it is made.	10 11
Ext	ternal review of reviewed decision	12
(1)	This section applies if a decision is confirmed, amended or substituted on review under section 124 (the <i>internal review decision</i>).	13 14 15
(2)	The applicant may apply, as provided under the QCAT Act, to QCAT for a review of the internal review decision.	16 17
	Note—	18
	The QCAT Act, section 22(3) provides that QCAT may stay the operation of the internal review decision, either on application by a person or on its own initiative.	19 20 21
(3)	Without limiting the decisions QCAT may make under the QCAT Act, QCAT may decide that assistance must be granted to a victim of an act of violence, or the amount of assistance granted to a victim of an act of violence must be increased, even if the grant or increase will cause an assistance limit to be exceeded.	22 23 24 25 26 27
Eff	ect of reducing amount of assistance	28
(1)	This section applies if, following a review of a decision under section 124 or 125, the amount of assistance granted to a	29 30
	person is reduced.	31

		paid to the person in excess of the amount of assistance granted following the review.	2 3
	(3)	An amount that is refundable under this section is a debt owed to the State by the person.	4 5
Part	19	Administration	6
127	Scł	neme manager	7
	(1)	The chief executive must appoint, in writing, a manager of victims assistance.	8 9
	(2)	A person is eligible for appointment as the manager of victims assistance if the person is—	10 11
		(a) a public service employee; and	12
		(b) appropriately qualified for the functions and powers of the manager of victims assistance under this Act.	13 14
	(3)	The appointment of the scheme manager is subject to the conditions stated in the document of appointment.	15 16
	(4)	The scheme manager stops being the scheme manager—	17
		(a) at the end of the term of appointment stated in the document of appointment; or	18 19
		(b) if the scheme manager stops being a public service employee.	20 21
	(5)	The scheme manager may do all things necessary or convenient to be done for the performance of the scheme manager's functions under this Act.	22 23 24
	(6)	The scheme manager may perform all the functions and exercise all the powers of a government assessor under this Act.	25 26 27

The person must refund to the State the amount of assistance

(2)

[s 128]

	(7)	refer	eference to a government assessor in this Act includes a rence to the scheme manager performing a function or cising a power of a government assessor under subsection	1 2 3 4
128	Go	vernr	ment assessors	5
	(1)		nany government assessors as are required for the proper inistration of the scheme must be appointed.	6 7
	(2)		ernment assessors are to be appointed by the chief eutive in writing.	8 9
	(3)	-	erson is eligible for appointment as a government assessor e person is—	10 11
		(a)	a public service employee; and	12
		(b)	appropriately qualified for the functions and powers of government assessors under this Act.	13 14
	(4)		appointment of a government assessor is subject to the litions stated in the document of appointment.	15 16
	(5)	A go	overnment assessor stops being a government assessor—	17
		(a)	at the end of the term of appointment stated in the document of appointment; or	18 19
		(b)	if the assessor stops being a public service employee.	20
	(6)	conv	government assessor may do all things necessary or venient to be done for the performance of the government ssor's functions under this Act.	21 22 23
129	De	legati	ion by scheme manager	24
			scheme manager may delegate the scheme manager's tions under this chapter to an appropriately qualified—	25 26
		(a)	government assessor; or	27
		(b)	departmental employee.	28

[s 130]

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130 Disclosure of interests

- This section applies if the scheme manager, a government 2 assessor or a departmental employee who is to perform a 3 function, or exercise a power, under this chapter in relation to 4 a particular application has or acquires an interest, financial or 5 otherwise, that may conflict with the proper performance of 6 the function or exercise of the power.
- (2) The scheme manager must disclose the nature of the interest to the chief executive.
- (3) The government assessor must disclose the nature of the 10 interest to the scheme manager. 11
- (4) The departmental employee must disclose the nature of the 12 interest to the chief executive. 13
- (5) If—
 - (a) a disclosure is made under subsection (2), the chief
 (b) executive must choose a departmental employee, of a
 (c) classification level in the public service that is the same
 (c) as or higher than the scheme manager's classification
 (c) 15
 (c) 16
 (c) 16
 - (b) a disclosure is made under subsection (3), the scheme
 20
 manager must choose another government assessor to
 21
 deal with the application; or
 22
 - (c) a disclosure is made under subsection (4), the chief
 executive must choose another departmental employee
 to deal with the application.

(6) In this section—

application means—

(a) an application for assistance; or
(b) an application for amendment of assistance under 29 section 36 or 101; or
(c) an application for interim assistance under part 14; or
31

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[s 131]

(d)	an application for the review of a decision under section	1
	124.	2

Part 20 Miscellaneous

131	Gu	Guidelines		
	(1)	The chief executive may make guidelines about—	5	
		(a) the performance of a function or exercise of a power by the scheme manager under this chapter; or	6 7	
		(b) the performance of a function or exercise of a power by a government assessor under this chapter.	8 9	
	(2)	The chief executive must—	10	
		(a) publish the guidelines on the department's website; and	11	
		Editor's note—	12	
		At the commencement of this section, the department's website was at <www.justice.qld.gov.au>.</www.justice.qld.gov.au>	13 14	
		(b) keep a copy of the guidelines available for inspection by the public at the main office of the victims assistance unit during ordinary office hours on business days.	15 16 17	
	(3)	A person may, without payment of a fee, obtain a copy of the guidelines from the scheme manager.	18 19	
	(4)	A person performing a function or exercising a power under this chapter must have regard to the guidelines when performing the function or exercising the power.	20 21 22	
132	Tab	ble of costs	23	
	(1)	The chief executive may approve a table (<i>table of costs</i>) stating the costs the chief executive considers to be an appropriate guide, for the time being, for deciding whether costs are reasonable for the scheme.	24 25 26 27	

[s	133]	
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(2) The chief executive must—		The chief executive must—	1
		(a) publish the table of costs on the department's website; and	2 3
		Editor's note—	4
		At the commencement of this section, the department's website was at <www.justice.qld.gov.au>.</www.justice.qld.gov.au>	5 6
		 (b) keep a copy of the table of costs available for inspection by the public at the main office of the victims assistance unit during ordinary office hours on business days. 	7 8 9
	(3)	A person may, without payment of a fee, obtain a copy of the table of costs from the scheme manager.	10 11
	(4)	In having regard to the table of costs, a person must give proper weight to, but is not bound by, the table.	12 13
	(5)	In this section—	14
		<i>costs</i> means costs for counselling services, incidental travel, medical treatment, ambulance services or obtaining a report from a counsellor or health practitioner.	15 16 17
133	Giv	ving information to corresponding scheme managers	18
corresponding scheme manager if the correspon		The scheme manager may give the following information to a corresponding scheme manager if the corresponding scheme manager asks for it—	19 20 21
		 (a) whether a stated person has applied for financial assistance under the scheme in relation to an act of violence and, if so, details of— 	22 23 24
		(i) the act of violence in relation to which the application is made; and	25 26
		(ii) the injury (if any) in relation to which the application is made;	27 28
(b) the status of an application for financial assist the scheme for a stated act of violence		the scheme for a stated act of violence by a stated person, including, if assistance is granted in relation to	29 30 31 32

[s 133]

	(i) the amount of assistance granted; and
	(ii) the expenses, loss of earnings or other component for which assistance is granted.
(2)	The scheme manager may give the information only if the scheme manager is reasonably satisfied the corresponding scheme manager needs the information for deciding the person's application for assistance under a corresponding scheme.
(3)	A person who acquires information, or accesses a document containing information, given under subsection (2) must not do either of the following—
	(a) disclose to anyone else—
	(i) the information; or
	(ii) the contents of or information contained in the document;
	(b) give access to the document to anyone else.
	Maximum penalty—100 penalty units or 2 years imprisonment.
4)	Subsection (3) does not apply to the disclosure of information, or the giving of access to a document, about a person—
	(a) with the person's consent; or
	(b) in connection with the performance of a function under the law that provides for the corresponding scheme; or
	(c) as required or authorised under an Act or law.
5)	In this section—
	<i>corresponding scheme</i> means a scheme (however called) under a law of the Commonwealth or another State that provides for the payment of financial assistance (however called) to victims of violence.
	corresponding scheme manager means a person who has similar functions to the scheme manager in relation to a corresponding scheme

32

corresponding scheme.

134	Arrangement with corresponding scheme managers about giving and receiving information			
	(1)	This section applies to the scheme manager and a corresponding scheme manager—	3 4	
		(a) only to the extent this Act or another law allows the scheme manager to give information to the corresponding scheme manager; and	5 6 7	
		(b) only to the extent another law allows the corresponding scheme manager to give information to the scheme manager.	8 9 10	
	(2)	The scheme manager and corresponding scheme manager may enter into a written arrangement by which the information is given and received.	11 12 13	
	(3)	Without limiting subsection (2), the arrangement may provide for the electronic transfer of information.	14 15	
	(4)	However, if information is to be electronically transferred and, under this Act or another law, there is a limitation on who may access the information or the purposes for which the information may be used, the arrangement must provide for the limitation.	16 17 18 19 20	
	(5)	In this section—	21	
		<i>corresponding scheme</i> means a scheme (however called) under a law of the Commonwealth or another State that provides for the payment of financial assistance (however called) to victims of violence.	22 23 24 25	
		<i>corresponding scheme manager</i> means a person who has similar functions to the scheme manager in relation to a corresponding scheme.	26 27 28	
135	Oth	ner information-sharing arrangements	29	
	(1)	This section applies to the extent another provision of this Act allows another entity to give information to a government assessor.	30 31 32	

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(2)	The chief executive and the entity may enter into a written arrangement for giving the information.	1 2
(3)	Without limiting subsection (2), the arrangement may provide for the electronic transfer of information.	
(4)	However, if the information is to be electronically transferred and, under this Act, there is a limitation on who may access the information or the purposes for which the information may be used, the arrangement must provide for the limitation.	5 6 7 8
Ob	taining information about other victims	9
(1)	A person may ask the scheme manager for prescribed information about someone else who has been granted assistance if the person and the other person are—	10 11 12
	(a) victims of the same act of violence; and	13
	(b) eligible for assistance, or a component of assistance, that is subject to an assistance limit.	14 15
(2)	The scheme manager may give the person the prescribed information if the scheme manager is reasonably satisfied that the person needs the information for—	16 17 18
	(a) deciding whether or not to apply for a review of a government assessor's decision on the person's application for assistance; or	19 20 21
	(b) making submissions for a review under section 124 or 125.	22 23
(3)	In deciding whether or not a person needs prescribed information as mentioned in subsection (2), the scheme manager must consider whether the needs can be met without giving the name or other identifying particulars of the other person.	24 25 26 27 28
(4)	A person who obtains prescribed information about someone else under this section must not disclose the information to anyone else.	29 30 31

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		Maximum penalty—100 penalty units or 2 years imprisonment.	1 2
	(5)	Subsection (4) does not apply to the disclosure of information about a person—	3 4
		(a) with the other person's consent; or	5
	(b) for a purpose mentioned in subsection (2); or	6	
		(c) as required or authorised under an Act or law.	7
	(6)	In this section—	8
		prescribed information, about a person, means-	9
		(a) the person's name or other identifying particulars; or	10
		(b) the proportion of an assistance limit granted to the person; or	11 12
		(c) the reasons for the decision about the proportion of an assistance limit granted to the person.	13 14
137	Ina	dmissibility of particular matters	15
	(1)	The following is inadmissible in any proceeding for the prosecution of a relevant offence for an act of violence—	16 17
		(a) that a person has applied for, or has or has not been granted, assistance in relation to the act of violence;	18 19
		(b) a decision of the scheme manager, a government assessor or a departmental employee about an application for assistance in relation to an act of violence, including—	20 21 22 23
		(i) a decision on a question of fact relating to the act of violence; and	24 25
		(ii) a decision to grant or not grant assistance.	26
	(2)	In this section—	27
		application for assistance means—	28
		(a) an application for assistance; or	29
		(u) un upprivation for assistance, or	-

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		(b) an application for amendment of assistance under section 36 or 101; or	1 2
		(c) an application for interim assistance under part 14; or	3
		(d) an application for the review of a decision under section 124.	4 5
Cha	apte	er 4 Victim services coordinator	6
138	Ар	pointment of victim services coordinator	7
	(1)	The chief executive must appoint a victim services coordinator in writing.	8 9
	(2)	A person is eligible for appointment as the victim services coordinator if the person is—	10 11
		(a) a public service employee; and	12
		(b) appropriately qualified for the functions and powers of the victim services coordinator under this Act.	13 14
	(3)	The appointment of the victim services coordinator is subject to the conditions stated in the document of appointment.	15 16
	(4)	The victim services coordinator stops being the victim services coordinator—	17 18
		(a) at the end of the term of appointment stated in the document of appointment; or	19 20
		(b) if the victim services coordinator stops being a public service employee.	21 22
	(5)	The victim services coordinator may do all things necessary or convenient to be done for the performance of the coordinator's functions under this Act.	23 24 25
	_		

Functions of victim services coordinator

- The functions of the victim services coordinator are— (1)

	(a)	to undertake or commission research about the needs of victims;	1 2
	(b)	to develop educational and other programs to promote awareness of the needs of victims and of the principles; and	3 4 5
	(c)	to distribute information about the operation of this Act, and the coordinator's functions, to—	6 7
		(i) victim service providers; and	8
		(ii) the public generally; and	9
	(d)	to help victim service providers to coordinate the services provided by them so that the services are provided in a way that is effective and efficient; and	10 11 12
	(e)	to help government entities to develop and comply with—	13 14
		(i) processes for implementing the principles; and	15
		(ii) processes for resolving complaints made by victims under chapter 2, part 3; and	16 17
	(f)	to refer complaints made to the victim services coordinator under chapter 2, part 3, as required and in the way provided under section 19(3) or (4); and	18 19 20
	(g)	to facilitate the resolution of complaints made under chapter 2, part 3, as provided for under the complaint resolution processes of the relevant government entity; and	21 22 23 24
	(h)	to assist victims in obtaining the information or assistance they need as a victim.	25 26
(2)	In th	is section—	27
		<i>n</i> includes a person who has suffered harm as a direct t of witnessing a crime committed against someone else.	28 29
		<i>n service providers</i> means entities who provide services lp victims.	30 31

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Cha	apte	er 5 Miscellaneous	1		
140	Confidentiality				
	(1)	This section applies to a prescribed person who has, in the course of administering this Act or because of an opportunity provided by involvement in administering this Act—	3 4 5		
		(a) acquired information about someone else; or	6		
		(b) gained access to a document about someone else.	7		
	(2)	The prescribed person must not do either of the following—	8		
		(a) disclose to anyone else—	9		
		(i) the information; or	10		
		(ii) the contents of or information contained in the document;	11 12		
		(b) give access to the document to anyone else.	13		
		Maximum penalty—100 penalty units or 2 years imprisonment.	14 15		
	(3)	Subsection (2) does not apply to the disclosure of information, or the giving of access to a document, about a person—	16 17		
		(a) with the person's consent; or	18		
		(b) in connection with the performance of a function under this Act; or	19 20		
		(c) as required or authorised under an Act or law, including under section 133 or 136.	21 22		
	(4)	In this section—	23		
		<i>prescribed person</i> means a person who is or has been involved in the administration of this Act, including a person who is or has been an official.	24 25 26		
141	Fal	se or misleading information	27		

A person must not state to an official anything the person 28 knows is false or misleading in a material particular. 29

		Maximum penalty—100 penalty units.	1			
	(2)	A person must not give an official a document containing information the person knows is false or misleading in a material particular.	2 3 4			
		Maximum penalty—100 penalty units.	5			
	(3)	Subsection (2) does not apply to a person if the person, when giving the document—	6 7			
		(a) tells the official, to the best of the person's ability, how it is false or misleading; and	8 9			
		(b) if the person has, or can reasonably obtain, the correct information—gives the correct information.	10 11			
142	Proceedings for offences					
		An offence against this Act may be prosecuted in a summary way under the <i>Justices Act 1886</i> .	13 14			
143	Protection from civil liability					
	(1)	An official is not civilly liable for an act done, or omission made, honestly and without negligence under this Act.	16 17			
	(2)	If subsection (1) prevents civil liability attaching to an official, the liability attaches instead to the State.	18 19			
144	Re	view of Act	20			
	(1)	The Minister must review this Act within 5 years after the commencement of this section to decide whether the Act's provisions remain appropriate.	21 22 23			
	(2)	The Minister must, as soon as practicable after finishing the review, table a report about its outcome in the Legislative Assembly.	24 25 26			
145	Ар	proved forms	27			
		The chief executive may approve forms for use under this Act.	28			

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146	Regulation-making power				
		The Governor in Council may make regulations under this Act.	2 3		
147	Те	mporary regulation-making power	4		
	(1)	A regulation (a <i>temporary regulation</i>) may prescribe a matter that a temporary regulation may prescribe under a provision of this Act.	5 6 7		
	(2)	A temporary regulation must declare it is a temporary regulation.	8 9		
	(3)	A provision of a temporary regulation prescribing a matter mentioned in subsection (1) expires 1 year after its commencement.	10 11 12		
	(4)	A temporary regulation may be used to prescribe a particular matter only once.	13 14		
148	Tra	insitional regulation-making power	15		
	(1)	A regulation (a <i>transitional regulation</i>) may make provision about the preservation of a right or benefit a person has under a repealed provision by—	16 17 18		
		(a) providing for the right or benefit to continue under this Act, with or without addition; or	19 20		
		(b) continuing the operation of a repealed provision.	21		
	(2)	A transitional regulation must declare it is a transitional regulation.	22 23		
	(3)	This section, and any provision of a transitional regulation made under this section, expire at the end of 2 years after the commencement of this section.	24 25 26		
	(4)	In this section—	27		
		repealed provision means—	28		
		(a) a provision of the repealed <i>Criminal Offence Victims Act</i> 1995, as in force from time to time before its repeal; or	29 30		

(b)	the Criminal Code, chapter 65A, as in force from time to time before its repeal, and includes that chapter as it continued to apply under the repealed <i>Criminal Offence</i> <i>Victims Act 1995</i> , section 46(2).	1 2 3 4
Chapter 6	Repeal and transitional provisions	5 6
Part 1	Repeal provision	7
149 Repeal The	Criminal Offence Victims Act 1995, No. 54 is repealed.	8 9
Part 2	Transitional provisions	10
Division 1	Preliminary	11
150 Definitio	ons for pt 2	12
In th	is part—	13
com	mencement means the commencement of this section.	14
com	pensation includes an amount by way of compensation.	15
injur	ry means—	16

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(a)	for compensation or another amount payable under the repealed Act—injury as defined under section 20 of that Act; or			
(b)	for compensation or another amount payable under the repealed Criminal Code chapter—injury as defined under section 663A of that chapter; or			
(c)	for division 5—	7		
	(i) injury within the meaning of paragraph (a) or (b) for a personal offence committed before the commencement; or	8 9 10		
	(ii) injury within the meaning of section 27 for a personal offence committed after the commencement.	11 12 13		
pers	onal offence means—	14		
(a)	for compensation or another amount payable under the repealed Act—personal offence as defined under section 21 of that Act; or			
(b)	for compensation or another amount payable under the repealed Criminal Code chapter—an indictable offence relating to the person of any person; or			
(c)	for division 5—	21		
	(i) a personal offence within the meaning of paragraph (a) or (b) committed before the commencement; or	22 23 24		
	(ii) a prescribed offence within the meaning of section 25(8) committed after the commencement.	25 26		
prev	ious prescribed offence means—	27		
(a)	in relation to the payment of an amount under section 33 of the repealed Act or section 663D(1)(b) or (c) of the repealed Criminal Code chapter—a personal offence; or			
(b)	in relation to the payment of an amount under section 34 of the repealed Act or section $663D(1)(a)$ of the repealed Criminal Code chapter—	31 32 33		

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13

(\mathbf{i})	for a nargon halping a nation officer to make or	1
(1)	for a person helping a police officer to make or	1
	attempt to make an arrest—the offence in relation	2
	to which the police officer was attempting to make,	3
	or making, the arrest, or another offence arising out	4
	of substantially the same facts and circumstances	5
	as those in relation to which the police officer was	6
	attempting to make, or making, the arrest; or	7
(ii)	for a person helping a police officer to prevent, or	8
(11)		0
	attempt to prevent, an offence or suspected	9
	offence—the offence or suspected offence; or	10

(c) in relation to the payment of an amount under section 35 11 of the repealed Act—a murder or manslaughter. 12

relevant event means-

- (a) for a person who could have, if this chapter had not commenced, applied for the payment of an amount under section 33(1)(a) of the repealed Act—the end of the trial for the personal offence in relation to which the person's entitlement to make the application arose; or 18
- for a person who could have, if this chapter had not (b) 19 commenced, applied for the payment of an amount 20under section 33(1)(b)(i) of the repealed Act—the 21 finding that the person who committed the act or 22 omission constituting the personal offence in relation to 23 which the person's entitlement to make the application 24 arose was suffering from unsoundness of mind when 25 doing the act or making the omission, or was not fit for 26 trial, under the Mental Health Act 2000, chapter 7, part 27 6: or 28
- (c) for a person who could have, if this chapter had not 29 commenced, applied for the payment of an amount 30 under section 33(1)(b)(ii) of the repealed Act, or section 31 663D(1)(b) or (c)(ii) of the repealed Criminal Code 32 chapter-the doing of the act or the making of the 33 omission constituting the personal offence in relation to 34 which the person's entitlement to make the application 35 arose; or 36

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- for a person who could have, if this chapter had not (d) 1 commenced, applied for the payment of an amount 2 under section 33(1)(c) of the repealed Act, or section 3 663D(1)(c)(i)of the repealed Criminal Code 4 chapter—the notification of the person by the 5 investigating police officer that the person who 6 committed the personal offence in relation to which the 7 person's entitlement to make the application arose can 8 not be identified or found after appropriate inquiry and 9 search; or 10
- (e) for a person who could have, if this chapter had not commenced, applied for the payment of an amount under section 34 of the repealed Act, or section 13 663D(1)(a) of the repealed Criminal Code chapter—the giving of the help to the police officer; or 15
- (f) for a person who could have, if this chapter had not commenced, applied for the payment of an amount under section 35 of the repealed Act—the death in relation to which the person's entitlement to make the application arose; or 20
- for a person who could have, if this chapter had not (g) 21 commenced, applied for the payment of an amount 22 under section 663D(1)(c)(iii) of the repealed Criminal 23 Code chapter-when the prosecution process for the 24 indictment presented for the personal offence in relation 25 to which the person's entitlement to make the 26 application arose ends. including, for example, 27 because-28
 - (i) the prosecuting agency decides not to continue
 29
 with the indictment or any other indictment for the
 30
 personal offence; or
 31
 - (ii) the trial for the personal offence ends and the person is not convicted of the offence; or 33
 - (iii) the prosecution process for the indictment ends in another way.3435

	<i>repealed Act</i> means the repealed <i>Criminal Offence Victims Act 1995</i> , as in force from time to time before its repeal.	1 2
	<i>repealed Criminal Code chapter</i> means the Criminal Code, chapter $65A$, as it continued to apply from time to time under section $46(2)$ of the repealed Act.	3 4 5
	Note—	6
	The Criminal Code, chapter 65A was repealed on 18 December 1995 by section 45 and schedule 2 of the repealed Act as originally enacted.	7 8
	<i>repealed legislation</i> means the repealed Act or the repealed Criminal Code chapter.	9 10
Re	ferences to person making an application	11
	In this part, if at a particular time a person has made an application but has withdrawn it before it is decided, the person is taken at that time to not have made the application.	12 13 14
	Example—	15
	At the commencement, a person has made an application under the repealed Act but has withdrawn it before it was decided. The person is taken, at the commencement, to not have made the application.	16 17 18
Ac	ts Interpretation Act 1954, s 20 not limited	19
	Subject to sections 155(6), 160(5) and 164(5), this part does not limit the <i>Acts Interpretation Act 1954</i> , section 20.	20 21
Ар	plication of Act to acts done before commencement	22
	Other than as provided under division 2, 3 or 5, chapter 3 does not apply in relation to an act of violence committed before the commencement.	23 24 25

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Division 2		2	Applications that could have been made to a court	
154	Ар	plicat	ion of div 2	3
	(1)	This	division applies if—	4
		(a)	a person could have, if this chapter had not commenced, applied to a court for an order requiring the payment of compensation for injury suffered because of a personal offence committed before the commencement, under—	5 6 7 8
			(i) section 24 of the repealed Act; or	9
			(ii) section 663B of the repealed Criminal Code chapter; and	10 11
		(b)	at the commencement, the person has not made an application under a provision mentioned in paragraph (a)(i) or (ii) for the injury.	12 13 14
		Note-	_	15
		pers	division 7 if, at the commencement, the period within which a son could have applied for an order mentioned in subsection $(1)(a)$ already expired.	16 17 18
	(2)	For s	ubsection (1), it is immaterial—	19
		(a)	whether the person's injury is suffered before or after the commencement, or over a period starting before the commencement and ending after the commencement; and	20 21 22 23
		(b)	whether the conviction in relation to which the person's entitlement to apply for the order arose happens before or after the commencement; and	24 25 26
		(c)	for a person to whom subsection (1)(a)(i) applies—whether the person's entitlement to apply for the order is the result of an order made under section 41 of the repealed Act before the commencement.	27 28 29 30

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		Ac for	e division 8 in relation to applying, under section 32 of the repealed t or section 663C of the repealed Criminal Code chapter, to the State t the payment of an amount that must be paid under an order entioned in subsection (1)(a).	1 2 3 4 5
155			may apply for order under repealed legislation in ar circumstances	6 7
	(1)	befo men	the conviction mentioned in section $154(2)(b)$ happens re the commencement, the person may apply for the order tioned in section $154(1)(a)$ under the following provision <i>relevant provision</i>)—	8 9 10 11
		(a)	if section 154(1)(a)(i) applies to the person—section 24 of the repealed Act; or	12 13
		(b)	if section 154(1)(a)(ii) applies to the person—section 663B of the repealed Criminal Code chapter.	14 15
		Note-	_	16
			the person does not make an application under this section, the person by be able to apply for assistance under section 156.	17 18
	(2)		application must be made before the earlier of the owing—	19 20
		(a)	the expiry of the period within which the person could have, if this chapter had not commenced, applied for the order mentioned in section $154(1)(a)$;	21 22 23
		(b)	the end of 2 months after the commencement.	24
	(3)		court to which the application is made must hear and de the application under the relevant provision.	25 26
	(4)	prov conv	subsection (3), the repealed provision, and any other risions of the repealed legislation that are necessary or venient to be used in relation to the application, continue oply as if this chapter had not commenced.	27 28 29 30
	(5)	Act	nout limiting subsection (3), section 28(1) of the repealed continues to apply in relation to the making of an order er section 24 of the repealed Act.	31 32 33

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		rela	vision ation t	o an o	ides for the application of the repealed legislation in rder made under the repealed provision, including an the commencement.	1 2 3 4	
	(6)	This		on ap	plies despite the Acts Interpretation Act 1954,	- 5 6	
156	Per	son	mav	apply	for assistance	7	
	(1)		-		blies if—	8	
	(1)	(a)	the	convid	ction mentioned in section 154(2)(b) happens r the commencement; or	9 10	
		(b)	155	person has not made an application under section 5 whether or not the 2 month period mentioned in tion $155(2)(b)$ has passed.		11 12 13	
	(2)	The	perso	on may	apply for victim assistance.	14	
	(3)	The	The application for victim assistance must be made—				
		(a)	con	victior	rson is a Criminal Code applicant and the n mentioned in section 154(2)(b) happened 2 nore before the commencement—	16 17 18	
			(i)		e person was an adult when the conviction ened—before the earlier of the following—	19 20	
				(A)	the end of 6 years after the conviction;	21	
				(B)	the end of 1 year after the commencement; or	22 23	
			(ii)		e person was a child when the conviction ened—before the later of the following—	24 25	
				(A)	the applicant turns 21;	26	
				(B)	the end of 1 year after the commencement; or	27 28	
		(b)	in a	ny oth	er case—	29	

		(i)	for a person who was an adult when the conviction mentioned in section 154(2)(b) happened—within 3 years after the conviction; or	1 2 3
		(ii)	for a person who was a child when the conviction mentioned in section 154(2)(b) happened—before the person turns 21.	4 5 6
	(4)	extend t	the scheme manager may, under section $54(2)$, the time for making an application for victim e under this section.	7 8 9
	(5)	In this se	ction—	10
			<i>Code applicant</i> means a person to whom section (ii) applies.	11 12
157	De	ciding ap	plication for assistance etc.	13
	(1)		ying section 156 and chapter 3 to the application for sistance—	14 15
		(a) the and	personal offence is taken to be an act of violence;	16 17
			person is taken to be a primary victim of the act of lence.	18 19
	(2)	0	an application for assistance under this division is o division 5.	20 21
		Note—		22
		Division	5 provides for how a series of related offences must be treated.	23
158	Re	covery of	assistance granted	24
		of violen	nce is granted under this division in relation to an act ice, chapter 3, part 16 applies in relation to a person of a relevant offence for the act, whether the	25 26 27

conviction happens before or after the commencement.

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Division 3			Applications that could have been made to the State	1 2
Subdi	visi	ion ⁻	Applications by persons other than dependants or family members	3 4
159	Арр	licat	ion of sdiv 1	5
((1)	This	subdivision applies if—	6
		(a)	a person could have, if this chapter had not commenced, applied for the payment of an amount for injury suffered because of a previous prescribed offence committed before the commencement, under—	7 8 9 10
			(i) section 33 or 34 of the repealed Act; or	11
			(ii) section 663D of the repealed Criminal Code chapter; and	12 13
		(b)	at the commencement, the person has not made an application under a provision mentioned in paragraph (a)(i) or (ii) for the injury.	14 15 16
		Note-	_	17
		pers	division 7 if, at the commencement, the period within which a son could have applied for the payment of an amount mentioned in section $(1)(a)$ has already expired.	18 19 20
((2)	For s	ubsection (1), it is immaterial—	21
		(a)	whether the person's injury is suffered before or after the commencement, or over a period starting before the commencement and ending after the commencement; and	22 23 24 25
		(b)	for a person whose entitlement to make the application arose because of an event mentioned in section 150, definition <i>relevant event</i> , paragraph (a), (b), (d) or (g)—whether the relevant event happens before or after the commencement; and	26 27 28 29 30

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		(c)	the of a	payme in orde	person to whom subsection $(1)(a)(i)$ whether the person's entitlement to apply for ent mentioned in subsection $(1)(a)$ is the result er made under section 41 of the repealed Act e commencement.	1 2 3 4 5
160	Pe	rson	may	apply	r for assistance	6
	(1)	the	paym	ent of	not apply, under the repealed legislation, for f an amount mentioned in section 159(1)(a) encement.	7 8 9
	(2)	How	vever,	the pe	erson may apply for assistance.	10
	(3)	The	appli	cation	for assistance must be made—	11
		(a)	rele	vant e	rson is a Criminal Code applicant and the event happened 2 years or more before the ement—	12 13 14
			(i)		e person was an adult when the relevant event bened—within 1 year after the commencement;	15 16 17
			(ii)		e person was a child when the relevant event bened—before the later of the following—	18 19
				(A)	the applicant turns 21;	20
				(B)	the end of 1 year after the commencement; or	21 22
		(b)	in a	ny oth	er case—	23
			(i)		a person who was an adult when the relevant t happened—within 3 years after the relevant t; or	24 25 26
			(ii)		a person who was a child when the relevant thappened—before the person turns 21.	27 28
	(4)	exte		e time	scheme manager may, under section 54(2), for making an application for assistance under	29 30 31

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	(5)	This section applies despite the Acts Interpretation Act 1954, section 20.	1 2
	(6)	In this section—	3
		<i>Criminal Code applicant</i> means a person to whom section 159(1)(a)(ii) applies.	4 5
161	De	ciding application for assistance etc.	6
	(1)	For applying section 160 and chapter 3 to the application for assistance—	7 8
		(a) the previous prescribed offence is taken to be an act of violence committed after the commencement; and	9 10
		(b) the person is taken to be the primary victim of the act of violence.	11 12
	(2)	Deciding an application for assistance under this subdivision is subject to division 5.	13 14
		Note—	15
		Division 5 provides for how a series of related offences must be treated.	16
162	Re	covery of assistance granted	17
		If assistance is granted under this subdivision in relation to an act of violence, chapter 3, part 16 applies in relation to a person convicted of a relevant offence for the act—	18 19 20
		(a) whether the conviction happens before or after the commencement; and	21 22
		(b) whether the conviction happens before or after the assistance is granted.	23 24

Applications by dependants or 1 family members 2 **Application of sdiv 2** 3 This subdivision applies if— 4 a person could have, if this chapter had not commenced, 5 applied for the payment of an amount because of a 6 previous prescribed offence committed before the 7 commencement, under section 35 of the repealed Act; 8 9 at the commencement, the person has not made an 10 application under section 35 of the repealed Act for the 11 previous prescribed offence. 12 13 See division 7 if, at the commencement, the period within which a 14 person could have applied for the payment of an amount mentioned in 15 subsection (1)(a) has already expired. 16 (2) For subsection (1), it is immaterial— 17 whether the relevant event happens before or after the 18 commencement; and 19

(b) whether the person's entitlement to apply for the 20 payment mentioned in subsection (1)(a) is the result of 21 an order made under section 41 of the repealed Act 22 before the commencement. 23

164 Person may apply for assistance

Subdivision 2

(1)

(a)

(b)

Note—

(a)

and

- (1)The person can not apply, under the repealed legislation, for 25 the payment of an amount mentioned in section 163(1)(a)26 after the commencement. 27
- (2)However, the person may apply for assistance. 28
- (3) The application for assistance must be made— 29

[s 165]

			1 2
			3 4
	(4)	extend the time for making an application for assistance under	5 6 7
	(5)		8 9
165	De	ciding application for assistance etc.	10
	(1)		11 12
			13 14
			15 16
		entitlement to make the application arose is taken to be	17 18 19
	(2)	• • • •	20 21
		Note—	22
		members must be treated if some are made under the repealed Act and	23 24 25
166	Re	covery of assistance granted	26
		act of violence, chapter 3, part 16 applies in relation to a	27 28 29
			30 31

				[s 167]
		(b)	whether the conviction happe assistance is granted.	ens before or after the
Divi	sion	4	Existing application	ons
167	Exi	isting	application for compensation	on order of court
	(1)	This	ection applies if—	
		(a)	a person has applied to a court f payment of compensation unde (each the <i>repealed provision</i>)—	r either of the following
			(i) section 24 of the repeating application made under sectors.	
			(ii) section 663B of the re chapter; and	epealed Criminal Code
		(b)	the application has not been fin	nally decided before the
	(2)		ourt must hear, or continue t ation under the repealed provisi	
	(3)	prov conv	ubsection (2), the repealed prior ions of the repealed legislation nient to be used in relation to the ly as if this chapter had not control of the section is the section of the section is the section in the section is the section	on that are necessary or the application, continue
	(4)	Act	ut limiting subsection (3), section ontinues to apply in relation to section 24 of the repealed Act.	· · · ·
		Note-		
		rela	sion 8 provides for the application of on to an order made under the reper- made after the commencement.	

[s 168]

Existing application for payment of court ordered compensation by the State					
(1)	This section applies if—				
	(a) either—				
	 (i) a court has made an order under section 24 of the repealed Act and a person has applied for the payment of an amount the subject of the order under section 32 of that Act (the <i>repealed provision</i>); or 				
	 (ii) a court has made an order under section 663B of the repealed Criminal Code chapter and a person has applied for the payment of an amount the subject of the order under section 663C of that chapter (also the <i>repealed provision</i>); and 				
	(b) at the commencement, the application has not been finally dealt with.				
(2)	The entity to whom the application was made must deal with the application under the repealed provision.				
(3)	For subsection (2), the repealed provision, and any other provisions of the repealed legislation that are necessary or convenient to be used in relation to the application, continue to apply as if this chapter had not commenced.				
(4)	Without limiting subsection (3), the relevant appropriation provision continues to apply to any payment to be made in relation to the application as if this chapter had not commenced.				
(5)	If at the end of 3 years after the commencement the applicant has not given all the necessary information, documents or other assistance to enable the application to be decided, the application lapses.				
	Note—				
	See—				
	 (a) for an application under section 32 of the repealed Act—section 36(4) to (6) of that Act; or 				

[s	169]
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		(b)) for an application under section $663C$ of the repealed Criminal Code chapter—section $663C(2)$ and (3) of that chapter.	1 2			
	(6)		application lapses under subsection (5), the applicant can make a further application under this part.	3 4			
	(7)	The scheme manager must—					
		(a)	give the applicant notice of the effect of subsection (5) and (6); and	6 7			
		(b)	ensure all reasonable steps are taken to give the applicant an opportunity to give the necessary information, documents or other assistance to enable the application to be decided within the 3 year period mentioned in subsection (5).	8 9 10 11 12			
	(8)	In th	nis section—	13			
		relevant appropriation provision means—					
		(a)	for an application under section 32 of the repealed Act—section 37 of the repealed Act; or	15 16			
		(b)	for an application under section $663C$ of the repealed Criminal Code chapter—section $663E(1)$ of the repealed Criminal Code chapter.	17 18 19			
169		isting Stat	application for payment of another amount by e	20 21			
	(1)	This	s section applies if—	22			
		(a)	a person has applied for the payment of an amount under any of the following (each the <i>repealed</i> <i>provision</i>)—	23 24 25			
			(i) section 33, 34 or 35 of the repealed Act;	26			
			(ii) section 663D of the repealed Criminal Code chapter; and	27 28			
		(b)	the application has not been finally dealt with before the commencement.	29 30			

[s 169]

(2)		ty to whom the application is made must deal with the on under the repealed provision.	1 2
(3)	provision convenie	section (2), the repealed provision, and any other ns of the repealed legislation that are necessary or ent to be used in relation to the application, continue as if this chapter had not commenced.	3 4 5 6
(4)	provision	limiting subsection (3), the relevant appropriation n continues to apply to any payment to be made in to the application as if this chapter had not need.	7 8 9 10
(5)	has not other as	end of 3 years after the commencement the applicant given all the necessary information, documents or sistance to enable the application to be decided, the ion lapses.	11 12 13 14
	Note—		15
	See—		16
		an application under section 33, 34 or 35 of the repealed t—section 36(4) to (6) of that Act; or	17 18
		an application under section 663D of the repealed Criminal de chapter—sections 663D(2) and (3) of that chapter.	19 20
(6)	11	blication lapses under subsection (5), the applicant can e a further application under the repealed provision.	21 22
(7)	subsection comment	r, if at the end of the 3 year period mentioned in on (5) the applicant could have, if this chapter had not iced, applied to the State for the payment of an under the repealed provision—	23 24 25 26
	rep	the repealed provision is section 33 or 34 of the bealed Act or section 663D of the repealed Criminal bde chapter—	27 28 29
	(i)	the applicant may apply for victim assistance; and	30
	(ii)) division 3, subdivision 1 applies in relation to the application as if the application were made under that subdivision; or	31 32 33

[s	170]	
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	(b)	if the repealed provision is section 35 of the repealed Act—	1 2
		(i) the applicant may apply for victim assistance; and	3
		(ii) division 3, subdivision 2 applies in relation to the application as if the application were made under that subdivision.	4 5 6
(8)) The	scheme manager must—	7
	(a)	give the applicant notice of the effect of subsections (5) to (7); and	8 9
	(b)	ensure all reasonable steps are taken to give the applicant an opportunity to give the necessary information, documents or other assistance to enable the application to be decided within the 3 year period mentioned in subsection (5).	10 11 12 13 14
(9)) In th	is section—	15
	relev	vant appropriation provision means—	16
	(a)	for an application under section 33, 34 or 35 of the repealed Act—section 37 of the repealed Act; or	17 18
	(b)	for an application under section 663D of the repealed Criminal Code chapter—section 663E(1) of the repealed Criminal Code chapter.	19 20 21
Divisio	n 5	Special provisions if series of related offences	22 23
170 A	pplicat	tion of div 5	24
(1)) This	division applies if—	25
	(a)	a person suffers injury because of 2 or more personal offences against the person that are a series of related offences; and	26 27 28

[s 170]

	(b)	b) at least 1 of the personal offences in the series happened before the commencement; and			
	(c)	the person makes—			
		(i)	an application for victim assistance under this part for injury suffered because of 1 or more personal offences in the series that are committed before the commencement; or	4 5 6 7	
		(ii)	an application for victim assistance under chapter 3 for 1 or more personal offences in the series that are committed after the commencement; or	8 9 10	
		(iii)	a combination of applications as mentioned in subparagraph (i) or (ii).	11 12	
(2)	For subsection (1), 2 or more personal offences are a <i>series of related offences</i> if the acts constituting the personal offences are related because—				
	(a)	they	are committed against the same person and—	16	
		(i)	are committed at about the same time; or	17	
		(ii)	are committed over a period by the same person or group of persons; or	18 19	
		(iii)	share another common factor; or	20	
	(b)	they or	all contribute to the death of or injury to a person;	21 22	
	(c)		, having regard to the circumstances of the acts, are ted in some other way.	23 24	
(3)	However, a personal offence (<i>later offence</i>) is not related to a previous personal offence (<i>earlier offence</i>) if the later offence is committed after assistance is granted in relation to the earlier offence.				

Personal offences in the series constitute single act of violence						
(1)	For applying chapter 3 to an application mentioned in section $170(1)(c)$ —	3 4				
	(a) the personal offences in the series of related offences are taken to be a single act of violence; and	5 6				
	(b) assistance may be granted to the person only for the single act of violence.	7 8				
(2)	Without limiting subsection (1), if a person makes 2 or more applications as mentioned in section $170(1)(c)$, sections 70 and 83(4) apply in relation to the applications—	9 10 11				
	 (a) as if a reference in the sections to a series of related crimes included a reference to a series of related offences within the meaning of section 170(2); and 	12 13 14				
	(b) even if 1 or more of the applications were made under this part and 1 or more of the applications were made under chapter 3.	15 16 17				
		18 19				
(1)	This section applies if a compensation order has been made in relation to 1 or more personal offences in the series of related offences.	20 21 22				
(2)	The government assessor must reduce the amount of victim assistance that would otherwise be payable to the person in relation to the single act of violence by an amount of up to the amount the person will receive, or is likely to receive, as a result of the compensation order.	23 24 25 26 27				
(3)	In this section—	28				
	<i>compensation order</i> means either of the following, whether made before the commencement or after the commencement under section 155, division 4 or section 177—	29 30 31				
	vic (1) (2) Eff off (1) (2)	 violence For applying chapter 3 to an application mentioned in section 170(1)(c)— (a) the personal offences in the series of related offences are taken to be a single act of violence; and (b) assistance may be granted to the person only for the single act of violence. (2) Without limiting subsection (1), if a person makes 2 or more applications as mentioned in section 170(1)(c), sections 70 and 83(4) apply in relation to the applications— (a) as if a reference in the sections to a series of related crimes included a reference to a series of related offences within the meaning of section 170(2); and (b) even if 1 or more of the applications were made under this part and 1 or more of the applications were made under chapter 3. Effect of decision under repealed legislation for personal offences in the series (1) This section applies if a compensation order has been made in relation to 1 or more personal offences in the series. (2) The government assessor must reduce the amount of victim assistance that would otherwise be payable to the person in relation to the single act of violence by an amount of up to the amount the person will receive, or is likely to receive, as a result of the compensation order. (3) In this section— <i>compensation order</i> means either of the following, whether made before the commencement or after the commencement 				

[s 173]

	(a)	an order under section 24 of the repealed Act, or section 663B of the repealed Criminal Code chapter, requiring the payment of compensation for injury suffered because of a personal offence;	1 2 3 4			
	(b)	a decision under section 33 of the repealed Act, or section $663D(1)(b)$ or (c) of the repealed Criminal Code chapter, to pay an amount to a person for injury suffered because of a personal offence.	5 6 7 8			
		f application under repealed legislation for I offences in the series	9 10			
(1)	legis	section applies if the person also has a repealed slation application for injury suffered because of 1 or more onal offences in the series of related offences.	11 12 13			
(2)	The	government assessor must—	14			
	(a)	defer deciding an application mentioned in section $170(1)(c)$ until the repealed legislation application is decided; and	15 16 17			
	(b)	if the repealed legislation application is granted—reduce the amount of victim assistance that would otherwise be payable to the person in relation to the single act of violence by an amount of up to the amount the person will receive, or is likely to receive, as a result of the repealed legislation application being granted.	18 19 20 21 22 23			
(3)	In th	is section—	24			
	<i>repealed legislation application</i> , for an injury suffered because of a personal offence, means an application for the payment of compensation, or the payment of an amount, for the injury—					
	(a)	that—	29			
		(i) was made under the repealed legislation before the commencement; and	30 31			
		(ii) to which section 167 or 169 applies; or	32			

	(b)	that was made under the repealed legislation after the commencement under section 155 or 177.	1 2
De s 1	cidin 72 or	ng component of assistance after reduction under r 173	3 4
(1)	This	s section applies if, in relation to a single act of violence—	5
	(a)	the victim assistance payable to the person is reduced under section $172(2)$ or $173(2)(b)$, or both of those provisions; and	6 7 8
	(b)	an amount of victim assistance remains payable to the person after the reduction.	9 10
(2)	The	e government assessor must—	11
	(a)	decide the component of victim assistance for which the amount is payable, having regard to—	12 13
		(i) the person's needs; and	14
		(ii) whether the person has incurred any expenses; and	15
		(iii) anything else the government assessor considers relevant; and	16 17
	(b)	give the person a notice stating—	18
		(i) the decision; and	19
		(ii) the reasons for the decision; and	20
		Note—	21
		See the Acts Interpretation Act 1954, section 27B (Content of statement of reasons for decision).	22 23
		(iii) the internal review details for the decision.	24

[s 175]

Division 6			Special provisions if mixed applications			1 2
175	Mix	ked ap	oplic	ation	s by dependants	3
	(1)	This	section	on app	olies if—	4
		(a)		eone umstai	died before the commencement in nees constituting murder or manslaughter; and	5 6
		(b)	there and	e are 2	2 or more dependants of the deceased person;	7 8
		(c)			of the dependants makes an application for under division 3, subdivision 2; and	9 10
		(d)	1 or	more	of the other dependants—	11
			(i)		es an application under section 35 of the aled Act under section 177(4); or	12 13
			(ii)		previously made an application under section the repealed Act—	14 15
				(A)	that was decided before the commencement; or	16 17
				(B)	to which section 169 applies.	18
	(2)	subd	ivisio ining	on 2 a	who apply for assistance under division 3, are only eligible for assistance of up to the VA pool (if any) for the deceased person's	19 20 21 22
	(3)	assis secti	tance on 71	unde (2)(a)	sections 71 and 72 to an application for er division 3, subdivision 2, a reference in to a victim of the same kind does not include mentioned in subsection $(1)(d)$.	23 24 25 26
	(4)	divis unde	ion 3	3, sub tion 9	ent assessor decides to grant assistance under division 2, the notice given to the applicant 0 must also state the amount of the remaining	27 28 29 30

[s 176]

	(5)	rema depe	aining	COV s wh	doubt, VA poo o apply	ol is	an	assist	ance	limit t	for th	e 2	
	(6)	In th	is sec	tion—	-							5	
		-		t meaned Act	ns deper	ndant	as de	efined	under	schedu	ule 3 c	of 6 7	
		-			<i>unt</i> me section				-	bed un	nder th	e 8 9	
		the p secti	oart of on 35	the p 5 of	A pool , rescribe the repo he decea	d amc ealed	ount t Act	hat hat to th	s not b e dece	een pai	d unde	er 11	
176	Mix	ced a	pplica	ation	s by fai	mily r	nem	bers				14	•
	(1)	This	sectio	on app	lies if—	-						15	,
		(a)		eone ımstar	died nces con	befo istituti		the urder		enceme slaugh		n 16 d 17	
		(b)			2 or mo o are no					-)
		(c)			e of the under d						tion fo	or 21 22	
		(d)	1 or	more	of the o	ther m	nemb	ers—				23)
			(i)		es an a lled Act						of th	e 24 25	
			(ii)		previous the rep				ication	under	sectio	n 26 27	
				(A)	that wa or	as dec	ided	before	the co	mmen	cemen	t; 28 29	
				(B)	to whic	ch sec	tion 1	69 ap	plies.			30)

[s 176]

(2)	The members of the deceased person's family who apply for assistance under division 3, subdivision 2 are only eligible for assistance of up to the remaining COVA pool (if any) for the deceased person's death.	1 2 3 4
(3)	For applying sections 71 and 72 to an application for assistance under division 3, subdivision 2, a reference in section $71(2)(a)$ to a victim of the same kind does not include the members mentioned in subsection $(1)(d)$.	5 6 7 8
(4)	If the government assessor decides to grant assistance under division 3, subdivision 2, the notice given to the applicant under section 90 must also state the amount of the remaining COVA pool.	9 10 11 12
(5)	To remove any doubt, it is declared that for this Act, the remaining COVA pool is an assistance limit for the members who apply for assistance under division 3, subdivision 2.	13 14 15
(6)	In this section—	16
	<i>dependant</i> means dependant as defined under schedule 3 of the repealed Act.	17 18
	<i>prescribed amount</i> means the amount prescribed under the repealed Act for section 35(3) of that Act.	19 20
	<i>remaining COVA pool</i> , for a deceased person's death, means the part of the prescribed amount that has not been paid under section 35 of the repealed Act to members of the deceased person's family, who are not dependants, for the deceased person's death.	21 22 23 24 25

				[s 177]	
Divi	Division 7			Extensions of time	1
Sub	divis	sion	1	Persons for whom period for applying under repealed Act has expired	2 3 4
177	Exi	isting	j app	lications for extension under repealed Act	5
	(1)	This	secti	on applies if—	6
		(a)	at th	ne commencement, a person has—	7
			(i)	applied to a court for an order under section $41(1)(a)$ of the repealed Act; or	8 9
			(ii)	applied to the Minister for an order under section 41(1)(b) of the repealed Act; and	10 11
		(b)		application has not been finally decided before the amencement.	12 13
	(2)			to whom the application was made must decide the on under section 41 of the repealed Act.	14 15
	(3)			ction (2), section 41 of the repealed Act continues to f this chapter had not commenced.	16 17
	(4)	If th or 3-		er is made in favour of the person, despite division 2	18 19
		(a)	mak	person may, within the period allowed by the order, te the application in relation to which the order was ght under the repealed Act; and	20 21 22
		(b)		application must be dealt with under the repealed as if this chapter had not commenced.	23 24
	(5)	relat	tion to	ection (4), the repealed Act continues to apply in the application, and any decision made in relation dication, as if this chapter had not commenced.	25 26 27

[s 178]

	(6)	Note—Division 8 provides for the application of the repealed legislation in relation to an order made under section 24 of the repealed Act, including an order made after the commencement.If the person makes an application to the State under subsection (4) and at the end of 3 years after the commencement the applicant has not given all the necessary information, documents or other assistance to enable the application to be decided, the application lapses.	1 2 3 4 5 6 7 8 9
		Note—	10
		See section $36(4)$ to (6) of the repealed Act.	11
	(7)	If an application lapses under subsection (6), the applicant can not make a further application under this part.	12 13
	(8)	The scheme manager must—	14
		(a) give the applicant notice of the effect of subsection (6) and (7); and	15 16
		(b) ensure all reasonable steps are taken to give the applicant an opportunity to give the necessary information, documents or other assistance to enable the application to be decided within the 3 year period mentioned in subsection (6).	17 18 19 20 21
178	Par	rticular persons may apply for assistance	22
	(1)	This section applies if, at the commencement—	23
		 (a) an adult who could have made an application under section 33(1)(a), (b)(i) or (c) of the repealed Act in relation to a personal offence is out of time; but 	24 25 26
		(b) 3 years after the relevant event has not passed.	27
	(2)	For subsection (1)(a), an adult is <i>out of time</i> for making an application under section $33(1)(a)$, (b)(i) or (c) of the repealed Act if—	28 29 30

[s 179]

		(a)	the period within which the adult could have made the application, if this chapter had not commenced, has expired; and	1 2 3
		(b)	the adult has not made the application within that period.	4 5
	(3)		adult can not apply for an order under section 41 of the aled Act.	6 7
	(4)		vever, the adult may apply for assistance under section 160 the adult were a person mentioned in section 159.	8 9
	(5)	In th	is section—	10
			<i>want event</i> , in relation to an adult mentioned in subsection a), means—	11 12
		(a)	if the adult could have made the application under section $33(1)(a)$ of the repealed Act—the end of the trial for the personal offence; or	13 14 15
		(b)	if the adult could have made the application under section $33(1)(b)(i)$ of the repealed Act—the finding that the person who committed the act or omission constituting the personal offence was suffering from unsoundness of mind when doing the act or making the omission, or was not fit for trial, under the <i>Mental Health Act 2000</i> , chapter 7, part 6; or	16 17 18 19 20 21 22
		(c)	if the adult could have made the application under section $33(1)(c)$ of the repealed Act—the notification of the adult by the investigating police officer that the person who committed the personal offence can not be identified or found after appropriate inquiry and search.	23 24 25 26 27
179		rticul sistar	ar persons may apply for approval to apply for nce	28 29
	(1)	coul	section applies if, at the commencement, a person who d have made a relevant COVA application in relation to a onal offence is out of time.	30 31 32

[s 179]

(2)) For subsection (1), a person is <i>out of time</i> for making a relevant COVA application if—			
	(a)	the period within which the person could have made the application, if this chapter had not commenced, has expired; and	3 4 5	
	(b)	the person has not made the application within that period.	6 7	
(3)		person can not apply for an order under section 41 of the valed Act.	8 9	
(4)	However, if the person has not previously applied for an order under section 41 of the repealed Act in relation to the personal offence, the person may apply to the scheme manager for approval to apply for assistance under division 2 or 3.			
(5)	If th	e scheme manager gives the approval, the person may—	14	
	(a)	for a person who is out of time in relation to section 24 of the repealed Act—apply for assistance under section 156 as if the person were a person mentioned in section 154; or	15 16 17 18	
	(b)	for a person who is out of time in relation to section 33 or 34 of the repealed Act—apply for assistance under section 160 as if the person were a person mentioned in section 159; or	19 20 21 22	
	(c)	for a person who is out of time in relation to section 35 of the repealed Act—apply for assistance under section 164 as if the person were a person mentioned in section 163.	23 24 25 26	
(6)	man	scheme manager may give the approval if the scheme ager considers it would be appropriate and desirable to do having regard to the following—	27 28 29	
	(a)	the person's age when the personal offence was committed;	30 31	
	(b)	whether the person has an impaired capacity;	32	

	(c)	whether the person who allegedly committed the personal offence was in a position of power, influence or trust in relation to the person;	1 2 3
		Examples of persons who may be in a position of power, influence or trust in relation to a person—	4 5
		a person's parent, spouse or carer	6
	(d)	the physical or psychological effect of the personal offence on the person;	7 8
	(e)	whether the delay in the person making the relevant COVA application undermines the possibility of a fair decision;	9 10 11
	(f)	any other matter the scheme manager considers relevant.	12
(7)		scheme manager must give the person notice of the me manager's decision on the application for approval.	13 14
(8)		e scheme manager decides not to give the approval, the ce must state the following—	15 16
	(a)	the decision;	17
	(b)	the reasons for the decision;	18
		Note—	19
		See the Acts Interpretation Act 1954, section 27B (Content of statement of reasons for decision).	20 21
	(c)	the internal review details for the decision.	22
(9)	This	section does not limit section 178.	23
(10)	In th	is section—	24
	relev	vant COVA application means—	25
	(a)	an application for an order under section 24 of the repealed Act; or	26 27
	(b)	an application for the payment of an amount under section 33, 34 or 35 of the repealed Act.	28 29

[s 180]

Subdivision 2			2 Persons for whom period for applying under repealed Criminal Code chapter has expired	1 2 3		
180	Particular persons may apply for approval to apply for assistance					
	(1)	This	section applies if, at the commencement—	6		
		(a)	a person who could have made a relevant Code application in relation to a personal offence is out of time; and	7 8 9		
		(b)	the person has not previously made or purported to make the application.	10 11		
	(2)	relev	subsection (1), a person is <i>out of time</i> for making a vant Code application if, because of the application of the <i>itations of Actions Act 1974</i> —	12 13 14		
		(a)	the period within which the person could have made the application, if this chapter had not commenced, has expired; and	15 16 17		
		(b)	the person has not made the application within that period.	18 19		
	(3)		person may apply to the scheme manager for approval to y for assistance under division 2.	20 21		
	(4)	appl	the scheme manager gives the approval, the person may y for assistance under section 156 as if the person were a on mentioned in section 154.	22 23 24		
	(5)	man	scheme manager may give the approval if the scheme ager considers it would be appropriate and desirable to do having regard to the following—	25 26 27		
		(a)	the person's age when the personal offence was committed;	28 29		
		(b)	whether the person has an impaired capacity;	30		

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	(c)	whether the person who allegedly committed the personal offence was in a position of power, influence or trust in relation to the person;	1 2 3
		Examples of persons who may be in a position of power, influence or trust in relation to a person—	4 5
		a person's parent, spouse or carer	6
	(d)	the physical or psychological effect of the personal offence on the person;	7 8
	(e)	whether the person's delay in making the relevant Code application undermines the possibility of a fair decision;	9 10
	(f)	any other matter the scheme manager considers relevant.	11
(6)		scheme manager must give the person notice of the eme manager's decision on the application for approval.	12 13
(7)		ne scheme manager decides not to grant the approval, the ce must state the following—	14 15
	(a)	the decision;	16
	(b)	the reasons for the decision;	17
		Note—	18
		See the Acts Interpretation Act 1954, section 27B (Content of statement of reasons for decision).	19 20
	(c)	the internal review details for the decision.	21
(8)	In th	nis section—	22
		<i>vant Code application</i> means an application for an order er section 663B of the repealed Criminal Code chapter.	23 24
Division	8	Compensation orders	25
181 Ap	oplica	tion of div 8	26
	This	s division applies to an order (<i>compensation order</i>) for the	27

payment of compensation made by a court, whether before or 28

[s 182]

			ommencement, under either of the following (each a <i>provision</i>)—	1 2		
	(a)	secti	ion 24 of the repealed Act;	3		
	(b)	sect	ion 663B of the repealed Criminal Code chapter.	4		
Со	mper	satio	on order continues	5		
(1)	effect the r appl	et, and epeal ied in	b section 183, the compensation order continues in d the repealed provision and any other provisions of ed legislation that are necessary or convenient to be a relation to the order continue to apply, as if this ad not commenced.	6 7 8 9 10		
(2)	With	out li	miting subsection (2) and subject to section 183—	11		
	(a)	appl	following provisions of the repealed Act continue to y in relation to an order made under section 24 of Act—	12 13 14		
		(i)	section 28(2);	15		
		(ii)	section 28(3);	16		
		(iii)	sections 32 and 37; and	17		
	(b)	chap	following provisions of the repealed Criminal Code oter continue to apply in relation to an order made er section 663B of that chapter—	18 19 20		
		(i)	section 663B(3);	21		
		(ii)	section 663B(4);	22		
		(iii)	sections 663C and 663E(1).	23		
	Notes—					
	Cri cor	minal wicted	8(2) of the repealed Act and section 663B(3) of the repealed Code chapter are about applying particular funds of a l person towards the payment of compensation under a ation order.	25 26 27 28		
			8(3) of the repealed Act and section 663B(4) of the repealed Code chapter are about enforcing a compensation order.	29 30		

[s 183]

	Section 32 of the repealed Act and section 663C of the repealed Criminal Code chapter are about obtaining an amount that must be paid under a compensation order from the State.	1 2 3
	Section 37 of the repealed Act provides for the payment of an amount under section 32 of the repealed Act from the consolidated fund.	4 5
	Section 663E(1) of the repealed Criminal Code chapter provides for the payment of an amount under section 663C of that chapter from the consolidated fund.	6 7 8
	nitations about applications to State for payment of ount payable under compensation order	9 10
(1)	A person may apply to the State for the payment of an amount in relation to the compensation order under section 32 of the repealed Act, or section 663C of the repealed Criminal Code chapter, only within—	11 12 13 14
	(a) if the compensation order was made before the commencement—6 months after the commencement; or	15 16
	(b) if the compensation order is made on or after the commencement—6 months after the order is made.	17 18
(2)	If at the end of 3 years after the commencement a person who makes an application under subsection (1) has not given all the necessary information, documents or other assistance to enable the application to be decided, the application lapses.	19 20 21 22
	Note—	23
	See—	24
	 (a) for an application under section 32 of the repealed Act—section 36(4) to (6) of that Act; or 	25 26
	(b) for an application under section 663C of the repealed Criminal Code chapter—section 663C(2) and (3) of that chapter.	27 28
(3)	If an application lapses under subsection (2), the applicant can not make a further application under this part.	29 30
(4)	The scheme manager must—	31
	(a) give the applicant notice of the effect of subsection (2) and (3); and	32 33

[s 184]

(b) ensure all reasonable steps are taken to give the 1 applicant an opportunity to give the necessary 2 information, documents or other assistance to enable the 3 application to be decided within the 3 year period 4 mentioned in subsection (2).

6

7

8

Division 9 Provisions about amounts paid by State under repealed legislation

Subdivision 1 Continuing State's rights

184 State's rights in relation to amounts paid continue 9 Sections 27 and 38 of the repealed Act continue to apply, as if (1)10 this chapter had not commenced, in relation to an amount paid 11 by the State under part 3 of the repealed Act, whether before 12 or after the commencement. 13 For subsection (1), any other provisions of the repealed Act (2)14 that are necessary or convenient to be used in relation to 15 section 27 or 38 also continue to apply as if this chapter had 16 not commenced. 17 Section 663E(2) and (3) of the repealed Criminal Code (3) 18 chapter continues to apply, as if this chapter had not 19 commenced, in relation to an amount paid to a person under 20 section 663C(4) or 663D(4) of the repealed Criminal Code 21 chapter, whether before or after the commencement. 22 For subsection (3), any other provisions of the repealed 23 (4) Criminal Code chapter that are necessary or convenient to be 24 used in relation to section 663E(2) or (3) also continue to 25 apply as if this chapter had not commenced. 26

Sub	divis	sion	2	Recovering amount from offender	1
185	Pu	rpose	e and	application of sdiv 2	2
	(1)	This	subd	ivision helps the State to recover from a person—	3
		(a)	repe	amount paid by the State under section 32 of the ealed Act in relation to a compensation order made er section 24 of that Act against the person; or	4 5 6
			Note	_	7
				ee section 38 of the repealed Act and section 184 for the State's abrogation rights in relation to the compensation order.	8 9
		(b)	repe mad	amount paid by the State under section $663C$ of the ealed Criminal Code chapter in relation to an order le under section $663B(1)$ of that chapter against the son; or	10 11 12 13
			Note	_	14
			cł	ee section 663E(2) and (3) of the repealed Criminal Code napter and section 184 for the State's subrogation rights in elation to the order.	15 16 17
		(c)	an a	mount payable to the State under—	18
			(i)	a repayment order made under section 27 of the repealed Act against the person; or	19 20
			(ii)	an order made under section 38(5) of the repealed Act against the person.	21 22
	(2)	amo	unt pa	livision provides a way for the State to recover an ayable under an order mentioned in subsection (1) as tive to enforcing the order.	23 24 25
	(3)			ivision applies in relation to an amount mentioned in (1) —	26 27
		(a)		ther the amount was paid or became payable before fter the commencement; and	28 29
		(b)	is p	other or not the order in relation to which the amount ayable has been filed in a court for the purpose of prcing the order.	30 31 32

[s 186]

186	Det	finitic	on for sdiv 2	1			
		In th	is subdivision—	2			
		rele	relevant subrogation provision means—				
		(a)	for an amount paid by the State under the repealed Act—section $38(1)$ or (3) of that Act; or	4 5			
		(b)	for an amount paid by the State under the repealed Criminal Code chapter—section $663E(2)$ or (3) of that chapter.	6 7 8			
187	No	reco	very if relevant agreement in force	9			
	(1)	from the p	State can not, under this subdivision, recover an amount a person if the State has entered into an agreement with person for the payment of the amount to the State, and the ement is still in force.	10 11 12 13			
	(2)	pers	State can not, under this subdivision, recover from a on an amount paid by the State in relation to an order tioned in section $185(1)(a)$ or (b) if—	14 15 16			
		(a)	the person against whom the order was made (<i>offender</i>) and the person in whose favour the order was made (<i>victim</i>) have entered into an agreement for the payment of the amount to the victim by the offender; and	17 18 19 20			
		(b)	the agreement is still in force.	21			
		Note-	_	22			
			e the relevant subrogation provision for the State's subrogation rights relation to the agreement.	23 24			
	(3)		section (1) or (2) applies whether the agreement was red into before or after the commencement.	25 26			
188	Re	covei	ry limited if amount received as subrogated victim	27			
	(1)	This	s section applies if the State—	28			
		(a)	pays an amount in relation to an order mentioned in section $185(1)(a)$ or (b); and	29 30			

[s 189]

	(b)	receives an amount under a relevant subrogation provision in relation to the injury for which the order was made.	1 2 3
(2)	unde orde reco	leciding the amount that the State may seek to recover er this subdivision from the person against whom the er was made, the amount that would otherwise be overable under this subdivision must be reduced by the pount received under the relevant subrogation provision.	4 5 6 7 8
(3)	prov	e State receives the amount under the relevant subrogation vision after the person against whom the order was made omes liable to pay an amount under section 191(4)—	9 10 11
	(a)	the person's liability under section 191(4) is reduced by the amount received under the subrogation provision; and	12 13 14
	(b)	the scheme manager must give the person a notice stating the amount the person is now liable to pay to the State (the <i>new payable amount</i>); and	15 16 17
	(c)	if the person has already paid more than the new payable amount, the State must refund to the person the excess amount paid.	18 19 20
No	tice c	of intended recovery	21
	amo secti	bre the State may, under this subdivision, recover an point from a person in relation to an order mentioned in ion $185(1)$, the scheme manager must give the person a ce stating—	22 23 24 25
	(a)	the date on which the order was made; and	26
	(b)	the amount the person was ordered to pay under the order; and	27 28
	(c)	if the State is intending to recover an amount in relation to an order mentioned in section 185(1)(a) or (b)—	29 30
		(i) the person in whose favour the order was made (the <i>victim</i>); and	31 32

[s 189]

	(ii)	the amount the State paid the victim in relation to the order; and	1 2
	(iii)	the part of the amount ordered to be paid under the order that the State claims the person has not paid to the victim, or to the State as subrogated to the victim's rights and remedies under the order; and	3 4 5 6
	(iv)	the amount, if any, the State has received under a relevant subrogation provision in relation to the injury for which the order was made; and	7 8 9
(d)	to an the a	e State is intending to recover an amount in relation n order mentioned in section $185(1)(c)$ —the part of amount ordered to be paid under the order that the e claims the person has not paid to the State; and	10 11 12 13
(e)		amount the State will seek to recover from the on under this subdivision; and	14 15
(f)	that	the person may—	16
	(i)	by notice to the scheme manager within 28 days after being given the notice, dispute the amount the State will seek to recover from the person under this subdivision, including, for example, by disputing a claim mentioned in paragraph (c)(iii) or (d); and	17 18 19 20 21 22
	(ii)	if the person does not agree with the scheme manager's decision given after considering the notice of the dispute—apply to QCAT for a review of the scheme manager's decision; and	23 24 25 26
(g)	the men	when the amount the State will seek to recover from person under this subdivision is decided as tioned in section $191(2)$, the person is liable to pay amount to the State under section $191(4)$; and	27 28 29 30
(h)	anyt	hing else prescribed under a regulation.	31

190	Disputing amount State may recover						
	(1)	secti	This section applies if a person who is given a notice under section 189 disputes the amount the State will seek to recover from the person under this subdivision.				
	(2)	give	person may, within 28 days after being given the notice, notice of the dispute (the <i>dispute notice</i>) to the scheme ager.	5 6 7			
	(3)	The	dispute notice must state—	8			
		(a)	the amount the person claims that the State is entitled to recover from the person under this subdivision; and	9 10			
		(b)	the facts relied on by the person to support the person's claim.	11 12			
	(4)	mus	er considering the dispute notice, the scheme manager t decide the amount the State will seek to recover from the on which may be—	13 14 15			
		(a)	the amount stated in the notice given under section 189; or	16 17			
		(b)	a lower amount.	18			
	(5)		scheme manager must give the person notice of the eme manager's decision.	19 20			
	(6)	subs the subd	he amount decided by the scheme manager under section (4) is higher than the amount the person claims that State is entitled to recover from the person under this livision, the notice given under subsection (5) must be a AT information notice.	21 22 23 24 25			
	(7)	QCA	person may apply, as provided under the QCAT Act, to AT for a review of the scheme manager's decision under section (4).	26 27 28			
191	Off	ende	r's liability to pay	29			
	(1)		s section applies if—	30			

[s 191]

	(a)	the scheme manager has given a person a notice under section 189 (<i>recovery notice</i>); and	1 2
	(b)	the amount the State will seek to recover from the person under this subdivision is decided as mentioned in subsection (2).	3 4 5
(2)	The	amount the State will seek to recover is—	6
	(a)	if the person has not, for the recovery notice, given the scheme manager a dispute notice under section 190(2) within 28 days after the scheme manager gave the person the recovery notice—the amount stated in the recovery notice; or	7 8 9 10 11
	(b)	if the person has, for the recovery notice, given the scheme manager a dispute notice under section 190(2) within 28 days after the scheme manager gave the person the recovery notice—	12 13 14 15
		(i) the amount decided by the scheme manager under section 190; or	16 17
		 (ii) if the person applies, as provided under the QCAT Act, to QCAT for a review of the scheme manager's decision under section 190—the amount decided by QCAT under the QCAT Act, or by another entity following an appeal against QCAT's decision. 	18 19 20 21 22 23
(3)	The	scheme manager must give the person a notice stating—	24
	(a)	the amount (<i>payable amount</i>) the State seeks to recover from the person under this subdivision, decided as mentioned in subsection (2); and	25 26 27
	(b)	that, under subsection (4), the person is liable to pay the stated amount to the State within a stated period of at least 28 days (the <i>payment period</i>); and	28 29 30
	(c)	that, if the person does not pay the stated amount within the stated period, the scheme manager may give particulars of the amount to the SPER registrar for	31 32 33

		registration under the State Penalties Enforcement Act 1999.	1 2
(4)		person is liable to pay the State the payable amount n the payment period.	3 4
(5)	ment amou	e order mentioned in section 185(1) to which the liability ioned in subsection (4) relates is amended to reduce the and the person is ordered to pay under the order, and the eed amount is less than the payable amount—	5 6 7 8
	(a)	the person's liability under subsection (4) is reduced to the reduced amount; and	9 10
	(b)	the scheme manager must give the person a notice stating the reduced amount and the effect of paragraph (a); and	11 12 13
	(c)	if the person has already paid more than the reduced amount, the State must refund to the person the excess amount paid.	14 15 16
(6)	2006,	e chief executive is, under the <i>Corrective Services Act</i> , paid an amount (the <i>corrective services amount</i>) from ffender's prisoner's account, or victim trust fund, under Act—	17 18 19 20
	(a)	the person's liability under subsection (4) is reduced by the corrective services amount; and	21 22
	(b)	the scheme manager must give the person a notice stating—	23 24
		(i) the effect of paragraph (a); and	25
		(ii) the amount the person is liable to pay the State after the reduction.	26 27
	Note-	-	28
	See	also section 188(3).	29
De	olina	with refundable amount if assistance granted to	20
	ender	with refurnable amount if assistance granted to	30 31
(1)	This	section applies if—	32

[s 192]

	(a)	a person (<i>offender</i>) is liable to pay an amount to the State under section $191(4)$; and	1 2
	(b)	the offender's liability under section 191(4) is reduced under section 188(3) or 191(5); and	3 4
	(c)	because of the reduction the State must refund an amount (<i>refundable amount</i>) to the offender; and	5 6
	(d)	under section 95, an amount of assistance granted to the offender (<i>offset amount</i>) was taken to be paid to the State for satisfying the offender's liability under section $191(4)$.	7 8 9 10
(2)	The	State must—	11
	(a)	if paragraph (b) does not apply—pay the refundable amount to the offender as assistance; or	12 13
	(b)	if the refundable amount is more than the offset amount—pay the part of the refundable amount equivalent to the offset amount to the offender as assistance, and refund the remaining part of the refundable amount to the offender.	14 15 16 17 18
	Exam	nple—	19
	19 sec	e offender becomes liable to pay \$10000 to the State under section 1(4). The offender is granted assistance of \$8000 but it is taken, under etion 95, to be paid to the State for satisfying the offender's liability der section 191(4) (which is the offset amount).	20 21 22 23
	per Th the Be the	e State receives \$5000 under a relevant subrogation provision. The rson's liability to the State is reduced to \$5000 under section 188(3). e refundable amount is \$3000, which is the difference between what e offender has paid and the offender's new liability to the State. cause the offender was taken, under section 95, to have paid \$8000 to e State for satisfying the offender's liability, the \$3000 must be paid to e offender as assistance.	24 25 26 27 28 29 30
(3)		nder subsection (2), an amount is paid to the offender as stance, the government assessor must—	31 32
	(a)	decide the component of assistance for which the amount is payable, having regard to—	33 34

[s 193]

		(i)	the components (if any) for which assistance granted to the person was paid or payable under section 95; and	1 2 3
		(ii)	the offender's needs; and	4
		(iii)	whether the offender has incurred any expenses for which assistance has not already been paid or become payable under section 95; and	5 6 7
		(iv)	anything else the government assessor considers relevant; and	8 9
	(b)	give	the offender a notice stating—	10
		(i)	the decision; and	11
		(ii)	the reasons for the decision; and	12
			Note—	13
			See the Acts Interpretation Act 1954, section 27B (Content of statement of reasons for decision).	14 15
		(iii)	the internal review details for the decision.	16
			of unpaid amount under State Penalties Act 1999	17 18
(1)	191 amo unpa	(4) fail unt, t aid an	on who is liable to pay an amount under section ils to pay the amount, or pays only a part of the the scheme manager may give particulars of the nount to the SPER registrar for registration under the <i>alties Enforcement Act 1999</i> , section 34 as if—	19 20 21 22 23
	(a)		notice given under section 191(3) were an order of a rt fining a person the amount stated in the notice; and	24 25
	(b)	the s	scheme manager were the registrar of that court; and	26
	(c)		particulars were the prescribed particulars of the aid amount of a fine imposed by that court.	27 28
(2)			R registrar must register the particulars under the alties Enforcement Act 1999, section 34 and for that	29 30

[s 193]

	purpo chang	ose that Act applies with all necessary and convenient ges.	1 2
(3)		fine option order provisions and imprisonment provisions ot apply in relation to an amount payable under section 4).	3 4 5
(4)	For this section, the person who is liable to pay an amount under section 191(4) fails to pay the amount if—		
	(a)	the scheme manager gives the person a notice under section 191(3) about the amount; and	8 9
	(b)	the person fails to pay the amount within the period stated in the notice, or a longer period agreed to by the scheme manager.	10 11 12
(5)		e person's liability to pay an amount under section 191(4) luced under section 188(3), or section 191(5) or (6)—	13 14
	(a)	the scheme manager must give the SPER registrar notice of the reduction; and	15 16
	(b)	the SPER registrar must amend the particulars registered under the <i>State Penalties Enforcement Act 1999</i> , section 34 to reflect the reduction.	17 18 19
(6)	In thi	is section—	20
	Enfo	<i>option order provisions</i> means the <i>State Penalties rcement Act 1999</i> , section 41(c) and the other provisions at Act relating to fine option orders.	21 22 23
	impr	isonment provisions means the following—	24
	(a)	the <i>State Penalties Enforcement Act 1999</i> , section 52 to the extent it applies to an arrest and imprisonment warrant, and the other provisions of that Act relating to arrest and imprisonment warrants;	25 26 27 28
	(b)	the State Penalties Enforcement Act 1999, part 6.	29

[s 194]

194	Ob	taining information from court	1
	(1)	The scheme manager may, for the purpose of the State recovering an amount from a person under this subdivision, ask the registrar of a court for the identifying particulars for the person, including—	2 3 4 5
		(a) the person's full name, date of birth and gender; and	6
		(b) the person's address or, if the person has been sentenced to a period of imprisonment, the place at which the person is being detained for the period.	7 8 9
	(2)	The registrar must give the requested information to the scheme manager if the registrar is satisfied the information will enable the State to recover an amount under this subdivision.	10 11 12 13
	(3)	The registrar may give the requested information by allowing the scheme manager to access an electronic database maintained for the court.	14 15 16
	(4)	If the registrar gives the scheme manager access to an electronic database as mentioned in subsection (3), the access to, and the use of, the database is limited to the extent it is connected with the requested information.	17 18 19 20
	(5)	The scheme manager may use information lawfully obtained under this section for recovering an amount under this subdivision.	21 22 23
	(6)	In this section—	24
		<i>registrar</i> , in relation to a Magistrates Court, means the clerk of that court.	25 26
Divis	ion	10 Other transitional provision	27
195	Ref	erences to repealed Act	28
		If the context permits, a reference in another Act or document to the <i>Criminal Offence Victims Act 1995</i> may be taken to be a	29 30

reference to-

[s 196]

	(a) (b)	the <i>Criminal Offence Victims Act 1995</i> as it continues to apply under this part; or this Act.	1 2 3
Cha	pter 7	Amendment of Acts	4
Part	1	Amendment of Corrective Services Act 2006	5 6
196	Act ame This	nded part amends the <i>Corrective Services Act 2006</i> .	7 8
197	Secti 'Crin <i>omit,</i>	nent of s 319J (Definitions) on 319J, definition <i>collection entity</i> , paragraph (a), ninal Offence Victims Act'— <i>insert</i> — ims of Crime Assistance Act'.	9 10 11 12 13
198	claimant Secti Act'- omit,	on 319U(1)(c) and (4), 'Criminal Offence Victims	14 15 16 17 18 19

[s 199]

199	Am	nendment of s 319Z (What is an <i>entity claim</i>)	1			
	(1)	Section 319Z(1), 'Criminal Offence Victims Act is administered'—	2 3			
		omit, insert—	4			
	'Victims of Crime Assistance Act is administered'.					
	(2)	Section 319Z(1)(a)(i) to (iv), before 'Criminal Offence Victims Act'—	6 7			
		insert—	8			
		'repealed'.	9			
	(3)	Section 319Z(1)(a)(i), after 'order made'—	10			
		insert—	11			
		', under section 24 of that Act,'.	12			
	(4)	Section $319Z(1)(a)(v)$, from 'chapter 65A' to 'section $46(2)$ '—	13 14			
		omit, insert—	15			
		'repealed chapter 65A, section 663C,'.	16			
	(5)	Section $319Z(1)(a)(vi)$, from 'chapter 65A' to 'section $46(2)$ '—	17 18			
		omit, insert—	19			
		'repealed chapter 65A, section 663D,'.	20			
	(6)	Section 319Z—	21			
		insert—	22			
•	(1A)	In subsection (1)—	23			
		 (a) a reference to the repealed Criminal Offence Victims Act is a reference to the <i>Criminal Offence Victims Act</i> 1995, as in force from time to time before its repeal, and includes that Act as it continues to apply under the Victims of Crime Assistance Act, chapter 6, part 2; and 	24 25 26 27 28			
		(b) a reference to the Criminal Code, repealed chapter 65A is a reference to the Criminal Code, chapter 65A, as in	29 30			
		Pogo 171				

[s 200]

	ʻ(1B)	 force from time to time before its repeal, and includes that chapter as it continued to apply under the repealed <i>Criminal Offence Victims Act 1995</i>, section 46(2) or continues to apply under the Victims of Crime Assistance Act, chapter 6, part 2. The chief executive of the department in which the Victims of Crime Assistance Act is administered has, for the State, a claim (<i>entity claim</i>) against a person in relation to whom relevant money is awarded (the <i>relevant person</i>) if— (a) an amount is payable by the relevant person to the State under the Victims of Crime Assistance Act, section 	1 2 3 4 5 6 7 8 9 10
		117(4); and	11
		(b) the State has not recovered the amount in full from any person.'.	12 13 14
	(7)	Section 319Z(4), definition <i>child support debt</i> , note, 'Criminal Offence Victims Act'—	15 16
		omit, insert—	17
		'Victims of Crime Assistance Act'.	18
	(8)	Section 319Z(4), definition compensation order—	19
		omit.	20
200		nendment of s 319ZD (Payment of eligible entity claims m victim trust fund)	21 22
		Section 319ZD(3)(a), 'Criminal Offence Victims Act'—	23
		omit, insert—	24
		'Victims of Crime Assistance Act'.	25
201	Am	nendment of sch 4 (Dictionary)	26
	(1)	Schedule 4, definition Criminal Offence Victims Act—	27
		omit.	28
	(2)	Schedule 4—	29

		<i>insert—</i> <i>'Victims of Crime Assistance Act</i> means the <i>Victims of Crime</i> <i>Assistance Act</i> 2009.'.	1 2 3
Part	2	Amendment of Criminal Code	4
202	Act	amended	5
		This part amends the Criminal Code.	6
203	vio	endment of s 695A (Power to protect victim of lence by prohibiting publication of information about ceedings)	7 8 9
	(1)	Section 695A(1)(a)(ii), '; and'—	10
		omit, insert—	11
		'; or'.	12
	(2)	Section 695A(1)(a)—	13
		insert—	14
		(iii) hearing and deciding a proceeding for a COVA application relating to an offence involving personal violence; and'.	15 16 17
	(3)	Section 695A(7), definition proceeding for an offence involving personal violence—	18 19
		omit.	20
	(4)	Section 695A(7)—	21
		insert—	22
		<i>COVA application</i> means an application under the repealed <i>Criminal Offence Victims Act 1995</i> , part 3, as applying under the <i>Victims of Crime Assistance Act 2009</i> , chapter 6, part 2.'.	23 24 25

[s 204]

Part	3 Amendment of Evidence Act 1977	1 2
204	Act amended	3
	This part amends the <i>Evidence Act 1977</i> .	4
205	Amendment of s 131A (Court may order interpreter to be provided)	5 6
	Section 131A(2)—	7
	omit.	8
206	Amendment of s 132C (Fact finding on sentencing)	9
	Section 132C(5), definition allegation of fact, paragraph (c)-	10
	omit, insert—	11
	(c) information given to the court under the Victims of Crime Assistance Act 2009, section 15;'.	12 13
Part	4 Amendment of Juvenile Justice	14
	Act 1992	15
207	Act amended	16

	This part amends the Juvenile Justice Act 1992.	17
208	Amendment of s 150 (Sentencing principles)	18
	Section 150(1)(h), after 'victim'—	19

Section 150(1)(h), after 'victim' insert— 20

[s 209]

	[0 200]	
	', including harm mentioned in information relating to the victim given to the court under the Victims of Crime Assistance Act 2009, section 15'.	
209 I	Replacement of pt 7, div 15	4
	Part 7, division 15—	5
	omit, insert—	6
'Divisi	on 15 Application of Acts applying to victims	7 8
'256 N	Victims of Crime Assistance Act 2009 etc.	9
	'To remove any doubt, it is declared that the Victims of Crime Assistance Act 2009, and the repealed Criminal Offence Victims Act 1995 as it continues to apply under that Act, apply to an offence committed by a child.'.	11
Part 5	6 Amendment of Penalties and Sentences Act 1992	14 15
210	Act amended	16
	This part amends the Penalties and Sentences Act 1992.	17
211	Amendment of s 9 (Sentencing guidelines)	18
	Section 9(2)(c)(i)—	19
	omit, insert—	20
	(i) any physical, mental or emotional harm done to a victim, including harm mentioned in information relating to the victim given to the court under the	22

[s 212]

Victims of Crime Assistance Act 2009, section 15; and'.
Amendment of s 172A (Distribution of reports)
Section 172A(1)(d), from 'Criminal' to 'section 5'—
omit, insert—
'Victims of Crime Assistance Act 2009, section 5'.
Amendment of s 172C (Review hearing)
Section 172C(d), from 'Criminal'—
omit, insert—
'Victims of Crime Assistance Act 2009, chapter 2.'.
6 Amendment of Personal
Injuries Proceedings Act 2002
Act amended
This part amends the Personal Injuries Proceedings Act 2002.
Amendment of s 6 (Application of Act)

Amenument of 5.6 (Application of Act)		15	
	(1)	Section 6(5), after 'damages'—	16
		insert—	17
		'or financial assistance'.	18
	(2)	Section 6(5)(c) and (d)—	19
		omit, insert—	20
		(c) the Victims of Crime Assistance Act 2009;	21

[s 216]

		(d) (e)	the repealed <i>Criminal Offence Victims Act 1995</i> , as it continues to apply under the <i>Victims of Crime</i> <i>Assistance Act 2009</i> , chapter 6, part 2; the Criminal Code, repealed section 663D, as it continues to apply under the <i>Victims of Crime</i> <i>Assistance Act 2009</i> , chapter 6, part 2.'.	1 2 3 4 5 6
Part	t 7		Amendment of State Penalties Enforcement Act 1999	7 8
216	Act	t ame	nded	9
		This	part amends the State Penalties Enforcement Act 1999.	10
217		iendr ounts	nent of s 112 (Order of satisfaction of other s)	11 12
	(1)	Sect	ion 112(2)(d) to (i)—	13
		renu	<i>mber</i> as section $112(2)(f)$ to (k).	14
	(2)	Sect	ion 112(2)—	15
		inser	rt	16
		'(d)	any amount liable to be paid to the State under the <i>Victims of Crime Assistance Act 2009</i> , section 117(4);	17 18
		(e)	any amount liable to be paid to the State under the <i>Victims of Crime Assistance Act 2009</i> , section 191(4);'.	19 20

Schedule 1

Schedule 1 Reviewable decisions

- 1
- section 124 2

Section	Description of decision
section 34(4)	refusing to give approval to make application for assistance
section 36	refusing an application for the amendment of a grant of assistance
section 36	amending a grant of assistance in a way other than sought by the applicant
section 36	imposing a condition on an amendment of a grant of assistance
section 54(2)	deciding not to extend time for making an application for assistance
section 70	deciding to deal with 2 or more applications together as 1 application
section 72	refusing to approve the making of an application
section 86(2)	decision about component for which assistance is payable
section 87	deferring decision about amount of assistance
section 89(a)	decision about the amount of assistance granted, including the proportion of an assistance limit the amount represents
section 89(a)	imposing a condition on the grant of assistance
section 89(b)	refusing an application for assistance
section 95	decision about component for which unpaid assistance is payable
section 98	decision about the amount of interim assistance granted

Section	Description of decision
section 98	imposing condition on a grant of interim assistance
section 98	refusing an application for interim assistance
section 104	amending a grant of assistance in a way other than sought by the applicant
section 104	imposing a condition on an amendment of a grant of assistance
section 104	refusing an application for the amendment of a grant of assistance
section 106(2)	amendment of assistance if uncounted relevant payment received
section 106(3)	decision about component for which reduced assistance is payable
section 118	decision about component for which assistance is payable
section 179	refusing to grant approval to apply for assistance
section 180	refusing to grant approval to apply for assistance
section 192	decision about component for which assistance is payable

Schedule 2 Amounts and categories for special assistance

schedule 3, definitions *category* and *special assistance* 3

1

2

4

5

6

1 Amount of special assistance payable

- (1) The amount of special assistance payable in relation to an act of violence is as follows—
 - (a) generally—an amount between the minimum amount 7 and maximum amount stated for the act in section 2 8 having regard to its category; 9
 - (b) if the act is a category B, C or D act of violence and category A circumstances apply to the primary victim of 11 the act—an amount between the minimum amount and maximum amount stated in section 2 for a category A 13 act of violence; 14
 - (c) if the act is a category C or D act of violence and 15 category B circumstances apply to the primary victim of 16 the act—an amount between the minimum amount and 17 maximum amount stated in section 2 for a category B 18 act of violence; 19
 - (d) if the act is a category D act of violence and category C
 20 circumstances apply to the primary victim of the
 act—an amount between the minimum amount and
 maximum amount stated in section 2 for a category C
 act of violence.
- (2) If an act of violence involves a series of related crimes, the special assistance payable in relation to the act of violence must be worked out, and is payable only, in relation to the crime in the series that is of the highest category.
 (2) If an act of violence involves a series of related crimes, the series that is of the highest category.

Note—	29
Section 4 states the order of the categories of acts of violence.	30
In this section—	31

(3)

В, С	<i>gory A circumstances</i> , for a primary victim of a category C or D act of violence, means the victim has, as a direct lt of the act—	1 2 3		
(a)	suffered a very serious injury; or			
(b)	been infected with a very serious disease.	5		
	<i>gory B circumstances</i> , for a primary victim of a category D act of violence, means—	6 7		
(a)	the victim has, as a direct result of the act—	8		
	(i) suffered a serious injury; or	9		
	(ii) been a victim of a series of related crimes; or	10		
	(iii) suffered a deprivation of liberty; and	11		
(b)	when the act of violence was committed or, if the act of violence involved a series of related crimes, when 1 or more of the acts were committed, the victim was—	12 13 14		
	(i) a child under 16 years; or	15		
	(ii) a person over 60 years; or	16		
	(iii) a person with impaired capacity.	17		
	<i>gory C circumstances</i> , for a primary victim of a category ct of violence, means—	18 19		
(a)	the victim has, as a direct result of the act, been a victim of a series of related crimes; or	20 21		
(b)	the act of violence does not involve a series of related crimes and when the act of violence was committed, the victim was—	22 23 24		
	(i) a child under 16 years; or	25		
	(ii) a person over 60 years; or	26		
	(iii) a person with impaired capacity.	27		
	<i>bus injury</i> means an injury involving 2 or more of the ds of injury mentioned in section $27(1)(a)$ to (f).	28 29		
	<i>serious disease</i> means a disease that is life threatening, includes human immunodeficiency virus (HIV).	30 31		

	very serious injury—		1		
	1	A ve	ery ser	<i>tious injury</i> is—	2
		(a)	a boo	dily injury that—	3
			(i)	has resulted in a loss of a bodily function (including a loss of capacity to have children), impairment of a bodily function (including a reduction of capacity to have children), or disfigurement; and	4 5 6 7 8
			(ii)	has resulted in a permanent and significant reduction in quality of life or is otherwise very serious; or	9 10 11
		(b)	a bo foetu	dily injury that has resulted in the loss of a us; or	12 13
		(c)	impa signi	nental illness or disorder, or intellectual dirment, that has resulted in a permanent and ficant reduction in quality of life or is revise very serious.	14 15 16 17
	2	or a men if th stop othe	menta tionec e injui being r trea	ever, a bodily injury mentioned in paragraph 1(a), mental illness or disorder or intellectual impairment ioned in paragraph 1(c), is not a very serious injury injury, or illness or disorder or impairment, would being very serious if it were subjected to medical or treatment, including, for example, because the ction in quality of life is alleviated.	
Min	imun	n and	d max	kimum amounts	25
				and maximum amounts of special assistance ion to an act of violence are as follows—	26 27

Act of violence	Minimum amount	Maximum amount
category A act of violence	\$5000	\$10000
category B act of violence	\$1301	\$3500

2

Act of violence	Minimum amount	Maximum amount
category C act of violence	\$651	\$1300
category D act of violence	\$130	\$650

3	Ca	tegor	ies o	f acts of violence	1
	(1)	А са	itegor	y A act of violence is an act of violence—	2
		(a)	invo	lving—	3
			(i)	attempted murder; or	4
			(ii)	rape; or	5
			(iii)	incest with a person under the age of 16 or with an impaired capacity; or	6 7
			(iv)	maintaining a sexual relationship with a person under the age of 16; or	8 9
		(b)	-	cribed under a temporary regulation as a category A of violence.	10 11
	(2)	А са	A category B act of violence is an act of violence—		
		(a)	that	is not a category A act of violence and involves-	13
			(i)	an attempt to commit a category A act of violence; or	14 15
			(ii)	a sexual offence; or	16
			(iii)	grievous bodily harm; or	17
			(iv)	an offence described in the Criminal Code, section 317; or	18 19
				Editor's note—	20
				Criminal Code, section 317 (Acts intended to cause grievous bodily harm and other malicious acts)	21 22
			(v)	robbery whilst armed or with personal violence or in company; or	23 24
			(vi)	burglary with violence; or	25

		(vii)	torture; or	1	
		(viii)kidnapping; or	2	
		(ix)	an offence described in the Criminal Code, section 316; or	3 4	
			Editor's note—	5	
			Criminal Code, section 316 (Stupefying in order to commit indictable offence)	6 7	
	(b)	-	cribed as a category B act of violence under a porary regulation.	8 9	
(3)	A ca	tegor	y <i>C act of violence</i> is an act of violence—	10	
	(a)		is not a category A or B act of violence and lves—	11 12	
		(i)	an attempt to commit a category B act of violence; or	13 14	
		(ii)	serious assault as described in the Criminal Code, section 340; or	15 16	
		(iii)	robbery; or	17	
		(iv)	unlawful wounding; or	18	
		(v)	assault occasioning bodily harm, including whilst armed or in company; or	19 20	
	(b)	-	cribed as a category C act of violence under a porary regulation.	21 22	
(4)	A <i>category D act of violence</i> is an act of violence that is not a category A, B or C act of violence, including—				
	(a)	an a	ttempt to commit a category C act of violence; and	25	
	(b)		ct of violence involving any of the following if the s not a category A, B or C act of violence—	26 27	
		(i)	assault;	28	
		(ii)	unlawful stalking;	29	
		(iii)	deprivation of liberty.	30	

4	Order of	f categories of act of violence	1
	For this Act, the descending order of categories of acts of violence is as follows—		
	(a)	category A act of violence;	4
	(b)	category B act of violence;	5
	(c)	category C act of violence;	6
	(d)	category D act of violence.	7

Schedule 3	Dictionary	1	
	section 4	2	
act o	f violence see section 25.	3	
admi	<i>inistrator</i> , for a person with impaired capacity, means an inistrator appointed for the person under the <i>rdianship and Administration Act 2000</i> .	4 5 6	
appe	al includes an application for leave to appeal.	7	
	<i>icant</i> , for chapter 3, means a person who has applied for neural assistance under the scheme.	8 9	
<i>appropriately qualified</i> , for functions and powers, include having the qualifications, experience or standing appropriat to perform the functions and exercise the powers.			
Exam	ple of standing—	13	
a po	erson's classification level in the public service	14	
appr	<i>roved carer</i> , of a child, means—	15	
(a)	an approved foster carer under the <i>Child Protection Act</i> 1999, schedule 3, in whose care the child is placed under section 82 of that Act; or	16 17 18	
(b)	an approved kinship carer of the child under the <i>Child Protection Act 1999</i> , schedule 3.	19 20	
<i>assis</i> schei	<i>tance</i> , for chapter 3, means financial assistance under the me.	21 22	
assis	tance limit means a limit under this Act on—	23	
(a)	the total combined amount of financial assistance under the scheme that may be granted to a particular kind of victim of an act of violence and that, if there are 2 or more victims of that kind, must be shared between them; or	24 25 26 27 28	
(b)	the total combined amount of a component of financial assistance under the scheme that may be granted to a particular kind of victim of an act of violence and that, if	29 30 31	

	are 2 or more victims of that kind, must be shared een them.	1 2
•••	of an act of violence, means the category of the act e under schedule 2, section 3.	3 4
category A	act of violence see schedule 2, section 3(1).	5
category B	act of violence see schedule 2, section 3(2).	6
category C	act of violence see schedule 2, section 3(3).	7
category D	act of violence see schedule 2, section 3(4).	8
	<i>utive (child protection)</i> means the chief executive artment in which the <i>Child Protection Act 1999</i> is ed.	9 10 11
executive of	<i>cutive</i> (<i>corrective services</i>) means the chief of the department in which the <i>Corrective Services</i> administered.	12 13 14
	er than in the definition <i>family member</i> , means a er the age of 18.	15 16
commence	ment, for chapter 6, part 2, see section 150.	17
compensat	<i>ion</i> , for chapter 6, part 2, see section 150.	18
payable u	t, in relation to financial assistance granted or nder the scheme, means the expenses, loss of or other component for which the assistance is payable.	19 20 21 22
	a person includes a court finding the person guilty, on pleading guilty, whether or not a conviction is	23 24 25
crime see s	section 25.	26
criminal a	ctivity means an activity of a criminal nature.	27
history as	<i>distory</i> , of a person, means the person's criminal defined under the <i>Criminal Law (Rehabilitation of Act 1986</i> , other than spent convictions.	28 29 30
<i>departmen</i> the departm	<i>tal employee</i> means a public service employee of nent.	31 32

dep	pendant, of a person, means—			
(a)	a person who is entirely or substantially dependant on the person's income; or			
(b)) if the person has died as a result of an act of violence or crime—			
	 (i) a person who was entirely or substantially dependant on the person's income when the person died; or 			
	(ii)	a person who would have been entirely or substantially dependant on the person's income if the person had not died, including a child of the person who is born after the person's death.	9 10 11 12	
dive	ersion	ary program means—	13	
(a)	(a) mediation under the <i>Dispute Resolution Centres Act</i> 1990, part 4; or			
(b)	(b) the youth justice conference process under the <i>Juvenile Justice Act 1992</i> , part 3.			
enduring power of attorney means an enduring power of attorney under the Powers of Attorney Act 1998.				
exceptional circumstances, for chapter 3, see section 28.				
<i>family member</i> , of a person, means—				
(a)	the	person's spouse; or	22	
(b)	the	person's child; or	23	
(c)	the	person's parent or step-parent; or	24	
(d)	the	person's brother, sister, stepbrother or stepsister; or	25	
(e)	 (e) a person who, under Aboriginal tradition or Island custom is regarded as a person mentioned in paragraph (a), (b), (c) or (d). 			
fina	<i>funeral expense assistance</i> , for an act of violence, means financial assistance under the scheme for funeral expenses incurred, or reasonably likely to be incurred, for the funeral of a primary victim of the act of violence.			

gove	ernment assessor—	1
(a)	generally, means a government assessor appointed under section 128; and	2 3
(b)	for chapter 3, in relation to an application for financial assistance under the scheme—see section 30.	4 5
Note-	_	6
Se	e also section 127(7).	7
gove	ernment entity means—	8
(a)	a government entity within the meaning given by the <i>Public Service Act 2008</i> , section 24; or	9 10
(b)	an investigatory agency or prosecuting agency.	11
guar	<i>rdian</i> , for a person with impaired capacity, means a rdian appointed for the person under the <i>Guardianship Administration Act 2000</i> .	12 13 14
hari	<i>n</i> means physical, mental or emotional harm.	15
	th practitioner means a person registered under any of following—	16 17
•	Chiropractors Registration Act 2001, part 3	18
•	Dental Practitioners Registration Act 2001, part 3	19
•	Medical Practitioners Registration Act 2001, part 3	20
•	Occupational Therapists Registration Act 2001, part 3	21
•	Optometrists Registration Act 2001, part 3	22
•	Osteopaths Registration Act 2001, part 3	23
•	Physiotherapists Registration Act 2001, part 3	24
•	Podiatrists Registration Act 2001, part 3	25
•	Psychologists Registration Act 2001, part 3	26
•	Speech Pathologists Registration Act 2001, part 3.	27
	<i>aired capacity</i> see the <i>Guardianship and Administration</i> 2000, schedule 4.	28 29

	e of r	<i>travel</i> , for an injury, means travel from a person's esidence or place of work to another place, or vice	1 2 3	
(a)	if the travel is for obtaining counselling services or medical treatment for the injury and—			
	(i)	the distance reasonably travelled from the person's place of residence or place of work to the other place, or vice versa, is at least 20km, and the counselling services or medical treatment is not reasonably available nearer than the other place; or	6 7 8 9 10	
	(ii)	the total distance reasonably travelled between the person's place of residence or place of work and the other place (in either direction) during a period of 7 consecutive days is 150km, and the counselling services or medical treatment is not reasonably available nearer than the other place; or	11 12 13 14 15 16	
(b)	if the travel is for undergoing an examination under section 73 and the distance reasonably travelled from the person's place of residence or place of work to the other place, or vice versa, is at least 20km.			
incu	rs , in	relation to expenses, for chapter 3, see section 29.	21	
injur	ry—		22	
(a)	for c	chapter 3—see section 27; or	23	
(b)	for c	chapter 6, part 2—see section 150.	24	
		eview details, for a decision about a person, means ing—	25 26	
(a)		the person has a right to have the decision reviewed ne scheme manager under section 124;	27 28	
(b)		, and the period within which, the person may apply he review.	29 30	
inves	stigat	ory agency means—	31	
(a)	the police service; or			

(b)	another department, office or agency of the State, or a statutory body (other than a court or judicial tribunal), that has a function to investigate crimes.	1 2 3
Lega	<i>practice</i> means law practice within the meaning of the <i>Profession Act 2007</i> , schedule 2, definition <i>law</i> <i>tice</i> , paragraph (b).	4 5 6
charg	<i>costs</i> means amounts a person has been or may be ged by, or is or may become liable to pay to, a law tice for the provision of legal services including—	7 8 9
(a)	interest on the amounts; and	10
(b)	disbursements other than for obtaining a report from a counsellor or health practitioner; and	11 12
(c)	interest on disbursements other than disbursements for obtaining a report from a counsellor or health practitioner.	13 14 15
	serious act of violence means an act of violence that is more serious act of violence.	16 17
medi	<i>ical treatment</i> includes—	18
(a)	treatment by a health practitioner; and	19
(b)	treatment received in a hospital.	20
	<i>tal illness or disorder</i> means an illness or disorder that is cognitive, neurological or psychiatric nature.	21 22
more	e serious act of violence means—	23
(a)	an act of violence involving murder, manslaughter or dangerous driving causing death; or	24 25
(b)	another act of violence prescribed as a more serious act of violence under a temporary regulation.	26 27
notic	e, other than in chapter 2, means written notice.	28
offic	<i>ial</i> means—	29
(a)	the chief executive; or	30
(b)	the scheme manager; or	31
(c)	a government assessor; or	32

(d)	a departmental employee performing a function or exercising a power under chapter 3; or	1 2			
(e)	the victim services coordinator; or				
(f)	a person acting under the authority or direction of the chief executive.	4 5			
pare	irent—				
1	<i>Parent</i> , of a child, includes—				
	(a) a step-parent of the child; or	8			
	(b) an approved carer of the child; or	9			
	(c) a person in whose favour a parenting order is in force under the <i>Family Law Act 1975</i> (Cwlth); or	10 11			
	(d) a person who otherwise has the right and responsibility to make decisions about the child's daily care.	12 13 14			
2	However, a person standing in the place of a parent of a child on a temporary basis, or a person granted a temporary order in relation to a child, is not a parent of the child.	15 16 17 18			
3	Also, parent of a child does not include the chief executive (child protection).	19 20			
	Note—	21			
	However, see section 51(3) for who is the parent of a child for making an application for financial assistance under the scheme for the child.	22 23 24			
pare	ent secondary victim see section 26.	25			
pers	sonal offence, for chapter 6, part 2, see section 150.	26			
<i>poli</i> serv	<i>ce commissioner</i> means the commissioner of the police vice.	27 28			
pres	scribed offence see section 25(8).	29			
pres	scribed person—	30			
1	Prescribed person means—	31			
	(a) a government entity; or 3				

	(b)	an officer, member or employee of a government entity.	1 2
2	exte pers	vever, a person is not a prescribed person if, or to the nt, the person is dealing with a victim in the on's capacity as a legal representative of a person used of committing a crime against the victim.	3 4 5 6
previ 150.	ious p	prescribed offence, for chapter 6, part 2, see section	7 8
prim	ary v	<i>ictim</i> see section 26.	9
pros	ecutii	ng agency means—	10
(a)	the o	office of the director of public prosecutions; or	11
(b)	the j	police service; or	12
(c)		ntity authorised to bring proceedings for an offence nst an Act.	13 14
		<i>formation notice</i> means a notice complying with the et, section 157(2).	15 16
coun		<i>le counselling expenses</i> means expenses for ng services that are reasonable, having regard to the osts.	17 18 19
incid	ental	<i>le incidental travel expenses</i> means expenses for travel for an injury that are reasonable, having the table of costs.	20 21 22
treat	ment	<i>le medical expenses</i> means expenses for medical or ambulance services that are reasonable, having the table of costs.	23 24 25
repor	rt fro	<i>le report expenses</i> means expenses for obtaining a om a counsellor or health practitioner that are e, having regard to the table of costs.	26 27 28
		<i>by</i> means on grounds that are reasonable in the nces.	29 30
relat	ed vi	ctim see section 26.	31
relev	ant e	event, for chapter 6, part 2, see section 150.	32

relevant offence, for an act of violence, means an offence1arising out of substantially the same facts and circumstances2as those constituting the act of violence.3				
<i>relevant payment</i> , for an act of violence—				
(a)	means any payment made or to be made to a person in relation to the act of violence whether as damages, compensation, restitution, financial assistance, rebate, superannuation benefit, payment of an insurance claim, or otherwise; and			
(b)		udes an amount paid or payable in relation to the act iolence under—	10 11	
	(i)	the Motor Accident Insurance Act 1994; or	12	
	(ii)	the <i>Police Service Administration Act 1990</i> , section 10.8; or	13 14	
	(iii)	the Workers' Compensation Act; or	15	
	(iv)	a scheme or arrangement under another Act or law, including an Act that has been repealed and a law of the Commonwealth, another State or a foreign country; or	16 17 18 19	
	(v)	the <i>Corrective Services Act 2006</i> , chapter 6, part 12B; or	20 21	
	(vi)	the Health Insurance Act 1973 (Cwlth), part 2; or	22	
	(vii)	a superannuation scheme; or	23	
	(viii) an insurance policy, including, for example, life insurance and private health insurance; or	24 25	
	(ix)	an agreement reached following mediation under the <i>Dispute Resolution Centres Act 1990</i> between a person who allegedly committed a relevant offence for an act of violence and a victim of the act.	26 27 28 29	
relev	vant p	person—	30	
1	The <i>relevant person</i> for giving consent in relation to an applicant for financial assistance under the scheme is—			
	(a)	generally—the applicant; or	33	
	()	Sector Press, co	0.	

	(b)		a child, if the application was made under on $51(2)(a)$ or (c)—the child's parent; or	1 2
	(c)		n adult with impaired capacity for giving the ent—	3 4
		(i)	if the adult has a guardian for a legal matter—the guardian; or	5 6
		(ii)	if the adult does not have a guardian for a legal matter but has an administrator—the administrator; or	7 8 9
		(iii)	if the adult does not have a guardian for a legal matter or an administrator—an attorney appointed by the adult under an enduring power of attorney; or	10 11 12 13
		(iv)	if the adult does not have a guardian for legal matters or an administrator and has not appointed a person under an enduring power of attorney—a member of the adult's support network.	14 15 16 17 18
2	For	paragr	raph 1(b)—	19
	(a)	a chi Act 1	berson is granted guardianship of a child under ld protection order under the <i>Child Protection</i> 1999—the reference to the child's parent in the graph is taken to be a reference to that person;	20 21 22 23 24
	(b)	decis decis State to the	berson has the right and responsibility to make bions about a child's daily care under a bion or order of a federal court or a court of a bion or order of a federal court or a court or a court of a bion or order of a federal court or a	25 26 27 28 29 30
		-	<i>ation provision</i> , for chapter 6, part 2, division, see section 186.	31 32
rema	ining	g pool	amount, for an act of violence, means—	33
(a)			ial assistance under the scheme payable to a the act—the assistance limit for victims of the	34 35

	same kind less any amount of assistance already paid to victims of the same kind in relation to the act; and	1 2
(b)	for a component of financial assistance under the scheme payable to a victim of the act—the assistance limit for the component for victims of the same kind less any amounts already paid for the component to victims of the same kind in relation to the act.	3 4 5 6 7
repe	aled Act, for chapter 6, part 2, see section 150.	8
-	<i>aled Criminal Code chapter</i> , for chapter 6, part 2, see for 150.	9 10
repe	aled legislation, for chapter 6, part 2, see section 150.	11
	<i>me manager</i> means the manager of victims assistance binted under section 127.	12 13
seco	<i>ndary victim</i> see section 26.	14
	encing court means a court before which an offender is enced.	15 16
serie	es of related crimes see section 25.	17
	<i>tal offence</i> means an offence of a sexual nature, and udes the following—	18 19
(a)	rape;	20
(b)	assault with intent to commit rape;	21
(c)	an offence against the Criminal Code, section 352.	22
spec	<i>ial assistance</i> , in relation to an act of violence, means ial assistance of the amount stated in schedule 2, section 1 he act.	23 24 25
spen	et conviction means a conviction—	26
(a)	for which the rehabilitation period under the <i>Criminal</i> Law (Rehabilitation of Offenders) Act 1986 has expired under that Act; and	27 28 29
(b)	that is not revived as prescribed by section 11 of that Act.	30 31
SPER registrar means the registrar under the State Penalties Enforcement Act 1999.		

tabl	e of costs see section 132.	1
tem	porary order means—	2
(a)	a temporary assessment order or a court assessment order under the <i>Child Protection Act 1999</i> ; or	3 4
(b)	an order of a court of another State that is of similar nature to an order mentioned in paragraph (a).	5 6
<i>tem</i> j 147.	<i>porary regulation</i> means a regulation made under section	7 8
	<i>principles</i> means the principles of justice for victims ed in chapter 2, part 2.	9 10
	<i>scheme</i> means the scheme for the grant of financial stance under chapter 3.	11 12
trial	includes a proceeding in which a person is sentenced.	13
victi	<i>m</i> —	14
(a)	generally—see section 5; or	15
(b)	for chapter 3—means a primary victim, secondary victim or related victim of an act of violence.	16 17
assis capa	<i>im assistance</i> , for an act of violence, means financial stance under the scheme for a person in the person's acity as a primary victim, secondary victim or related im of the act of violence.	18 19 20 21
	<i>ims assistance unit</i> means the unit of the department in ch the scheme is administered.	22 23
	<i>m</i> services coordinator means the victim services relation appointed under section 138.	24 25
	<i>tess</i> , an act of violence or crime, includes hearing the act rime being committed.	26 27
witn	ness secondary victim see section 26.	28
	<i>kers' Compensation Act</i> means the Workers' <i>ipensation and Rehabilitation Act 2003.</i>	29 30
	<i>kers' compensation application</i> means an application for pensation under the Workers' Compensation Act.	31 32

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