

Queensland

## Child Protection and Other Acts Amendment Bill 2010



Queensland

### Child Protection and Other Acts Amendment Bill 2010

### Contents

#### Page Part 1 Preliminary 1 Short title 12 2 Commencement..... 12 Amendment of Child Protection Act 1999 Part 2 Act amended ...... 3 13 4 Omission of s 3A (Notes in text)..... 13 5 Amendment of ch 1, pt 2 hdg ..... 13 6 Insertion of new ch 1, pt 2, div 1 hdg ..... 13 7 Replacement of s 5 (Principles for administration of Act)..... 13 5 Application of principles ..... 13 5A Paramount principle ..... 14 Other general principles ..... 5B 14 5C Additional principles for Aboriginal or Torres Strait Islander children ..... 15 5D Principles about exercising powers and making decisions 16 5E 17 Amendment of s 6 (Provisions about Aboriginal and Torres 8 Strait Islander children) ..... 17 9 Insertion of new ch 1, pt 2, div 2 hdg ..... 17 10 Amendment of s 9 (What is harm) ..... 18 Amendment of s 11 (Who is a parent) ..... 11 18 Amendment of s 13 (What is effect of guardianship) ..... 12 18 Amendment of s 14 (Chief executive may investigate alleged 13 harm )..... 18 14 Replacement of s 15 (Child's parents to be told about allegation

19

Contents			
	15	Child's parents and long-term guardians to be told about allegation of harm and outcome of investigation	19
15	Amendm centre, fa	nent of s 17 (Contact with children in school, child care amily day care etc.)	20
16	Amendm custody)	nent of s 18 (Child at immediate risk may be taken into	21
17	Replace custody)	ment of s 20 (Officer's obligations on taking child into	21
	20	Officer's obligations on taking child into custody	22
18	Amendm	nent of s 21A (Unborn children)	23
19	Amendm	nent of s 23 (Meaning of parent in pt 2)	23
20	Amendm	nent of s 25 (Making of application for order)	24
21	Amendm	nent of s 27 (Making of temporary assessment order)	24
22	Amendm	nent of s 29 (Duration of temporary assessment orders).	25
23	Replace	ment of s 30 (Special orders)	25
	30	Application by particular forms of communication and duplicate order.	25
24	Amendm	nent of s 31 (Order—procedure before entry)	27
25	Amendm orders)	nent of s 32 (Explanation of temporary assessment	27
26	Amendm orders)	nent of s 34 (Extension of temporary assessment	28
27	Amendm	nent of s 37 (Meaning of parent in pt 3)	28
28	Amendm	nent of s 38 (Purpose of pt 3)	28
29	Amendm	nent of s 41 (Notice of application)	29
30	Amendm	nent of s 45 (Provisions of court assessment order)	29
31	Insertion	of new ch 2, pt 3AA	30
	Part 3AA	Temporary custody orders	
	Division	1 Preliminary	
	51AA	Meaning of parent in pt 3AA	30
	51AB	Purpose	31
	Division	2 Applications for, and making and effect of, temporary custody orders	
	51AC	Making of application for order	31
	51AD	Deciding application	32
	51AE	Making of temporary custody order	32
	51AF	Provisions of temporary custody order	32
	51AG	Duration of temporary custody orders	33

	51AH	Extension of temporary custody orders	33
	51AI	Application by particular forms of communication and duplicate order.	34
	51AJ	Order—procedure before entry	36
	Division 3	Other provisions about temporary custody orders	
	51AK	Explanation of temporary custody orders	37
	51AL	Variation of temporary custody orders	38
	51AM	Effect of temporary custody order on existing child protection orders	38
32	Amendme	ent of s 51D (How case planning must be carried out) .	38
33	Amendme	ent of s 51F (Meaning of parent in pt 3A)	38
34	Amendme meeting)	ent of s 51Q (Dealing with a case plan developed at a	39
35	Amendme	ent of s 51V (Plan must be reviewed)	39
36	Insertion of	of new s 51VA	39
	51VA	Review of plan—long-term guardian	39
37	Insertion of	of new ch 2, pt 3A, div 6	40
	Division 6	Particular evidence inadmissible in criminal proceedings	
	51YA	Evidence of anything said or done at family group meetings	41
	51YB	Evidence of anything recorded in a case plan	41
38	Amendme	ent of s 51ZE (Entering an agreement)	41
39	Amendme	ent of s 51ZI (Ending an agreement)	42
40	Amendme	ent of s 52 (Meaning of parent in pt 4)	42
41	Amendme	ent of s 59 (Making of child protection order)	42
42	Amendme	ent of s 61 (Types of child protection orders)	43
43	Amendme orders)	ent of s 65 (Variation and revocation of child protection	43
44	Insertion of	of new ch 2, pt 4, div 4	44
	Division 4	Transition orders	
	65A	Court may make transition order	44
	65B	Grounds for making transition order	45
	65C	Effect of stay of decision about child protection order	46
	65D	Transition plans	46
45		ent of s 67 (Court's powers to make interim orders on ent)	46

46	Insertion of new s 67A	47
	67A Order—procedure before entry	48
47	Insertion of new s 80A	48
	80A Obligations if child is no longer cared for by long-term guardian	48
48	Amendment of s 95 (Report about person's criminal history etc.)	49
49	Amendment of s 97 (Carrying out medical examinations or treatment)	50
50	Amendment of s 99 (Custody or guardianship of child continues pending decision on application for order)	50
51	Amendment of s 99D (Principles for tribunal in matters relating to this Act)	50
52	Amendment of s 99H (Constitution of tribunal)	51
53	Replacement of s 104 (Court's paramount consideration)	51
	104 Court must have regard to particular principles and state reasons	51
54	Amendment of s 110 (Separate legal representation of child)	51
55	Amendment of s 113 (Court may hear submissions from non-parties to proceeding)	52
56	Amendment of s 117 (Who may appeal)	52
57	Amendment of s 120 (Hearing procedures)	53
58	Amendment of s 122 (Statement of standards)	53
59	Amendment of s 126 (Restrictions on granting application)	53
60	Insertion of new 129A	54
	129A Licensee's obligations	54
61	Amendment of s 130 (Nominees)	54
62	Amendment of s 136D (Issue of certificate)	55
63	Amendment of s 140AB (Definitions for sdiv 3)	55
64	Amendment of s 140AC (Immediate suspension)	56
65	Amendment of s 140AF (End of suspension)	56
66	Amendment of s 159 (Payments for care and maintenance)	56
67	Amendment of s 159A (Purpose)	56
68	Amendment of s 159B (Principles for coordinating service delivery and exchanging information)	57
69	Insertion of new s 159BA	57
	159BA Who is a relevant child	57
70	Amendment of s 159C (What is relevant information)	58
71	Amendment of s 159D (Other definitions for ch 5A)	59

72	Replacement of s 159F (Service providers' responsibilities)	59
	159F Service providers' responsibilities	59
73	Amendment of s 159G (Chief executive's responsibilities)	60
74	Amendment of s 159M (Particular prescribed entities giving and receiving relevant information)	60
75	Amendment of s 159O (Release of information by a health services designated person)	60
76	Amendment of 159R (Interaction with other laws)	60
77	Amendment of s 171 (Application for warrant for apprehension of child)	61
78	Replacement of s 173 (Special warrants).	61
	173 Application by particular forms of communication and duplicate warrant	61
79	Amendment of s 174 (Warrants—procedure before entry)	63
80	Amendment of s 186 (Confidentiality of notifiers of harm or risk of harm)	63
81	Amendment of s 187 (Confidentiality of information obtained by persons involved in administration of Act)	63
82	Amendment of s 188 (Confidentiality of information given by persons involved in administration of Act to other persons)	64
83	Amendment of s 189A (Making information available for Youth Justice Act 1992)	64
84	Insertion of new s 189B	65
	189B Research	65
85	Amendment of s 195 (Compliance with provisions about explaining and giving documents)	66
86	Amendment of s 199 (Further guiding principle)	66
87	Amendment of s 205 (Meaning of parent for ch 7)	66
88	Amendment of s 210 (Notice of decision)	66
89	Amendment of s 246A (Chief executive to review department's involvement with particular children)	67
90	Amendment of s 246C (Chief executive may seek information from entities).	67
91	Amendment of s 246E (Protection from liability for giving information to chief executive)	67
92	Amendment of sch 2 (Reviewable decisions and aggrieved persons)	68
93	Amendment of sch 3 (Dictionary)	68

Part 3		ent of Commission for Children and Young People I Guardian Act 2000	
94	Act amen	ded	71
95	Replacem staff)	ent of s 36 (Employment screening of commission's	71
	36	Screening of commission's staff	71
96	Amendme	ent of s 62 (Grounds for not dealing with complaint)	71
97	Amendme	ent of s 107 (Appointment)	71
98		ent of s 156 (Employment and businesses regulated apter)	72
99	Amendme	ent of s 176 (Giving notification under pt 4)	72
100	Amendme	ent of s 178 (Application for an eligibility declaration)	72
101	Amendme	ent of s 200 (Form of application)	72
102	Amendme	ent of s 212 (Form of application)	73
103	Amendme	ent of s 249 (Giving notification under pt 5)	73
104	Amendme	ent of s 261 (Form of application)	73
105	Amendme	ent of s 273 (Form of application)	74
106		ent of s 343 (Commissioner must give information ticular approved teachers to college of teachers)	74
107		ent of s 345 (Use of information obtained under this pout a person)	75
108		ent of s 349 (Replacement notice if change in ent etc. details generally)	75
109	employme	ent of s 350 (Replacement notice if change from ent as a volunteer to employment other than as a etc.)	76
110	Insertion of	of new ch 8A	78
	Chapter 8	A Criminal history checks, and assessing suitability, of persons engaged by the commission	
	357A	Purposes of ch 8A	79
	357B	This chapter applies despite the Criminal Law (Rehabilitation of Offenders) Act 1986	79
	357C	Commissioner to advise of duties of disclosure etc	79
	357D	Person seeking to be engaged by commission must disclose criminal history	80
	357E	Person engaged by commission must disclose changes in criminal history	80
	357F	Requirements for disclosure	80
	357G	False or misleading disclosure or failure to disclose .	81

	357H	Undertaking employment screening with consent	82
	3571	Application of pt 4	83
	357J	Prescribed notice or exemption notice required for child-related duties	84
	357K	Undertaking employment screening with consent	84
	357L	Engaging public service employee before prescribed notice or exemption notice issued	85
	357M	Engaging other person before prescribed notice or exemption notice issued	85
	357N	Effect of suspension or cancellation of positive notice or positive exemption notice.	86
	Division 1	Obtaining information from police commissioner on request	
	3570	Application of div 1	87
	357P	Commissioner may obtain information from police commissioner	87
	Division 2	Obtaining information about charges etc.	
	357Q	Prosecuting authority to notify commissioner about committal, conviction etc.	89
	357R	Use of information obtained under this chapter	91
	357S	Person to be advised of information obtained from police commissioner.	91
	357T	Guidelines for dealing with information	92
111		nt of s 384 (Confidentiality of information about story or related information)	92
112	Amendme obtained b	nt of s 501 (Particular prescribed police information ut not used before commencement)	92
113	Insertion of	f new ch 11, pt 14	93
	505	Application of s 349	93
	506	Application of s 350	93
	507	Fee not payable under s 350 if a fee previously paid .	94
	508	Persons being considered for engagement by the commission at the commencement	94
114	Amendme this Act do	nt of sch 1, pt 3 (Employment to which chapter 8 of es not apply)	95
	30	Ambulance officers	95
115	Amendme	nt of sch 7 (Dictionary)	95
Part 4	Amendme	ent of Community Services Act 2007	
116	Act amend	led	96

Contents
----------

117		144 (Particular police information obtained but ommencement)	96
Part 5	Amendment of I	Disability Services Act 2006	
118	Act amended		97
119		107A (Replacement notice etc. if change in iils)	97
120		256 (Particular prescribed police information used before commencement)	98
121		288 (Provision about persons engaged to services only to children)	98
122		289 (Provision about holders of CCYPCG	98
Part 6	Amendment of F	amily Services Act 1987	
123	Act amended		98
124		38 (Particular police information obtained ement)	99
Part 7	Amendment of Amendment Act	uvenile Justice and Other Acts 2009	
125	Act amended		99
126	Amendment of so	hedule (Consequential amendments)	99
Part 8	Amendment of F	Public Service Act 2008	
<b>Part 8</b> 127		Public Service Act 2008	100
	Act amended		100 100
127	Act amended Amendment of s		
127 128	Act amended Amendment of s Amendment of s	150 (Definitions for pt 6)	100
127 128 129	Act amended Amendment of s Amendment of s Amendment of s	150 (Definitions for pt 6)	100 100
127 128 129 130	Act amended Amendment of s Amendment of s Amendment of s Amendment of s Amendment of s	150 (Definitions for pt 6)         151 (Application of div 2)         156 (Application of div 3)	100 100 101
127 128 129 130 131	Act amended Amendment of s Amendment of s Amendment of s Amendment of s required for child Amendment of s	150 (Definitions for pt 6)151 (Application of div 2)156 (Application of div 3)157 (Definitions for div 3)158 (Prescribed notice or exemption notice	100 100 101 101
127 128 129 130 131 132	Act amended Amendment of s Amendment of s Amendment of s Amendment of s required for child Amendment of s notice or exempti Omission of s 160	150 (Definitions for pt 6)         151 (Application of div 2)         156 (Application of div 3)         157 (Definitions for div 3)         158 (Prescribed notice or exemption notice related duties)         159 (Chief executive to apply for prescribed	100 100 101 101 101
127 128 129 130 131 132 133	Act amended Amendment of s Amendment of s Amendment of s Amendment of s Amendment of s required for child Amendment of s notice or exempti Omission of s 16 child-related emp Amendment of s	<ul> <li>150 (Definitions for pt 6)</li> <li>151 (Application of div 2)</li> <li>156 (Application of div 3)</li> <li>157 (Definitions for div 3)</li> <li>158 (Prescribed notice or exemption notice related duties)</li> <li>159 (Chief executive to apply for prescribed on notice)</li> <li>0 (CCYPCG commissioner to undertake</li> </ul>	100 100 101 101 101 101
127 128 129 130 131 132 133 134	Act amended Amendment of s Amendment of s Amendment of s Amendment of s required for child Amendment of s notice or exempti Omission of s 160 child-related emp Amendment of s prescribed notice Amendment of s	150 (Definitions for pt 6)         151 (Application of div 2)         156 (Application of div 3)         157 (Definitions for div 3)         158 (Prescribed notice or exemption notice related duties)         159 (Chief executive to apply for prescribed on notice)         0 (CCYPCG commissioner to undertake loyment screening)         161 (Engaging public service employee before	100 100 101 101 101 102 102
127 128 129 130 131 132 133 134 135	Act amended Amendment of s Amendment of s Amendment of s Amendment of s required for child Amendment of s notice or exempti Omission of s 160 child-related emp Amendment of s prescribed notice Amendment of s notice or exempti	<ul> <li>150 (Definitions for pt 6)</li> <li>151 (Application of div 2)</li> <li>156 (Application of div 3)</li> <li>157 (Definitions for div 3)</li> <li>158 (Prescribed notice or exemption notice related duties)</li> <li>159 (Chief executive to apply for prescribed on notice)</li> <li>0 (CCYPCG commissioner to undertake loyment screening)</li> <li>161 (Engaging public service employee before or exemption notice issued)</li> <li>162 (Engaging other person before prescribed</li> </ul>	100 100 101 101 101 102 102 102
127 128 129 130 131 132 133 134 135 136	Act amended Amendment of s Amendment of s Amendment of s Amendment of s Amendment of s required for child Amendment of s notice or exempti Omission of s 160 child-related emp Amendment of s prescribed notice Amendment of s notice or exempti Insertion of new o	<ul> <li>150 (Definitions for pt 6)</li></ul>	100 100 101 101 101 102 102 102

		Cor	ntents
	265	CCYPCG commissioner request for criminal history report not complied with at the commencement	103
	266	Criminal history reports obtained by CCYPCG commissioner before commencement	103
	267	Notice not given to CCYPCG commissioner by prosecuting authority at the commencement	104
138	Amendme	ent of sch 4 (Dictionary)	104

## 2010

# A Bill

for

An Act to amend the *Child Protection Act 1999, Commission for Children and Young People and Child Guardian Act 2000, Community Services Act 2007, Disability Services Act 2006, Family Services Act 1987, Juvenile Justice and Other Acts Amendment Act 2009* and *Public Service Act 2008* for particular purposes

	The P	arlia	ment of Queensland enacts—	1
	Part	1	Preliminary	2
Clause	1	Sho	ort title This Act may be cited as the Child Protection and Other Acts Amendment Act 2010.	3 4 5
Clause	2	Сог	nmencement	6
		(1)	Section 119 commences on the later of the following—	7
			(a) the day this Act is assented to;	8
			(b) 1 July 2010, immediately after the <i>Criminal History</i> <i>Screening Legislation Amendment Act 2010</i> , section 129 commences.	9 10 11
		(2)	Sections 121 and 122 commence on the later of the following—	12 13
			(a) the day this Act is assented to;	14
			<ul> <li>(b) 1 July 2010, immediately after the <i>Criminal History</i> Screening Legislation Amendment Act 2010, section 156, to the extent it inserts part 16, division 5, subdivision 4, commences.</li> </ul>	15 16 17 18
		(3)	The remaining provisions of this Act commence on a day to be fixed by proclamation.	19 20

		[s 3
	Part 2	Amendment of Child Protection Act 1999
Jse	3 Act	t amended
		This part amends the Child Protection Act 1999.
use	4 Om	nission of s 3A (Notes in text)
		Section 3A—
		omit.
use	5 Am	nendment of ch 1, pt 2 hdg
		Chapter 1, part 2, heading, after 'Purpose'-
		insert—
		', principles'.
use	6 Ins	ertion of new ch 1, pt 2, div 1 hdg
		Chapter 1, part 2, after part 2 heading—
		insert—
	'Divisior	1 Purpose of Act and principles for its administration'.
use	7 Re	placement of s 5 (Principles for administration of Act)
		Section 5—
		omit, insert—
	ʻ5 Ap	plication of principles
	<b>'</b> (1)	This Act is to be administered under the principles stated in this division.
	'(2)	All other principles stated in this Act are subject to the principle stated in section 5A.

### [s 7]

'5 <b>A</b>	Paramo	unt principle	1
		e main principle for administering this Act is that the ty, wellbeing and best interests of a child are paramount.	2 3
	Exam	uple—	4
	wh inte mu	the chief executive is making a decision under this Act about a child here there is a conflict between the child's safety, wellbeing and best erests, and the interests of an adult caring for the child, the conflict list be resolved in favour of the child's safety, wellbeing and best erests.	5 6 7 8 9
'5B	Other ge	eneral principles	10
		e following are general principles for ensuring the safety, being and best interests of a child—	11 12
	(a)	a child has a right to be protected from harm or risk of harm;	13 14
	(b)	a child's family has the primary responsibility for the child's upbringing, protection and development;	15 16
	(c)	the preferred way of ensuring a child's safety and wellbeing is through supporting the child's family;	17 18
	(d)	if a child does not have a parent who is able and willing to protect the child, the State is responsible for protecting the child;	19 20 21
	(e)	in protecting a child, the State should only take action that is warranted in the circumstances;	22 23
	(f)	if a child is removed from the child's family, support should be given to the child and the child's family for the purpose of allowing the child to return to the child's family if the return is in the child's best interests;	24 25 26 27
	(g)	if a child does not have a parent able and willing to give the child ongoing protection in the foreseeable future, the child should have long-term alternative care;	28 29 30
	(h)	if a child is removed from the child's family, consideration should be given to placing the child, as a first option, in the care of kin;	31 32 33

[s 7]

(i)	if a child is removed from the child's family, the child should be placed with the child's siblings, to the extent that is possible;	1 2 3
(j)	a child should only be placed in the care of a parent or other person who has the capacity and is willing to care for the child (including a parent or other person with capacity to care for the child with assistance or support);	4 5 6 7
(k)	a child should have stable living arrangements, including arrangements that provide—	8 9
	<ul> <li>(i) for a stable connection with the child's family and community, to the extent that is in the child's best interests; and</li> </ul>	10 11 12
	<ul> <li>(ii) for the child's developmental, educational, emotional, health, intellectual and physical needs to be met;</li> </ul>	13 14 15
(1)	a child should be able to maintain relationships with the child's parents and kin, if it is appropriate for the child;	16 17
(m)	a child should be able to know, explore and maintain the child's identity and values, including their cultural, ethnic and religious identity and values;	18 19 20
(n)	a delay in making a decision in relation to a child should be avoided, unless appropriate for the child.	21 22
	al principles for Aboriginal or Torres Strait children	23 24
	following additional principles apply in relation to an riginal or Torres Strait Islander child—	25 26
(a)	the child should be allowed to develop and maintain a connection with the child's family, culture, traditions, language and community;	27 28 29
(b)	the long-term effect of a decision on the child's identity and connection with their family and community should be taken into account.	30 31 32

'5C

### [s 7]

		Note	_	1							
		an	e also sections 6 (Recognised entities and decisions about Aboriginal d Torres Strait Islander children) and 83 (Additional provisions for acing Aboriginal and Torres Strait Islander children in care).	2 3 4							
'5D		Principles about exercising powers and making decisions									
	<b>'</b> (1)		The following principles are relevant to exercising a power or making a decision under this Act—								
		(a)	a power under this Act should be exercised in a way that is open, fair and respectful of the rights of each person affected by the exercise of the power;	9 10 11							
		(b)	to the extent that it is appropriate, the views of relevant persons should be sought and taken into account before a decision is made under this Act;	12 13 14							
		(c)	if a relevant person for a decision under this Act needs help to participate in or understand the decision making process, or to understand a statutory right relevant to the decision, the relevant person should be given help;	15 16 17 18							
		(d)	a relevant person for a decision under this Act may obtain their own legal advice, or be represented by a lawyer or supported by another person, in relation to the decision-making process;	19 20 21 22							
		(e)	information about a child affected by a decision under this Act should be shared—	23 24							
			(i) only to the extent necessary for the purposes of this Act; and	25 26							
			(ii) in a way that protects the child's privacy.	27							
	<b>'</b> (2)	This	s section does not apply to a court.	28							
	<b>'</b> (3)	In this section—									
			<i>vant person</i> , for a decision, means each of the following ons—	30 31							
		(a)	the child to whom the decision relates;	32							

[s 8]

			(b)	a person who is a parent or sibling of the child and is affected by the decision;	1 2	
			(c)	any long-term guardian of the child.	3	
	'5E	Ob	tainir	taining child's views		
		<b>'</b> (1)		en giving a child an opportunity to express their views er this Act—	5 6	
			(a)	language appropriate to the age, maturity and capacity of the child should be used; and	7 8	
			(b)	communication with the child should be in a way that is appropriate to the child's circumstances; and	9 10	
			(c)	if the child requires help to express their views, the child should be given help; and	11 12	
			(d)	the child should be given an appropriate explanation of any decision affecting the child, including a decision about the development of a case plan or the effect of the decision or the case plan; and	13 14 15 16	
			(e)	the child should be given an opportunity, and any help if needed, to respond to any decision affecting the child.	17 18	
		'(2)		hing in this section requires a child to express a view at a matter.	19 20	
		<b>'</b> (3)	This	s section does not apply to a court.'.	21	
Clause	8	Am Tor	nendr rres S	nent of s 6 (Provisions about Aboriginal and Strait Islander children)	22 23	
			Sect	ion 6, heading, 'Provisions'—	24	
			omit	t, insert—	25	
			<b>'Re</b>	cognised entities and decisions'.	26	
Clause	9	Ins	ertio	n of new ch 1, pt 2, div 2 hdg	27	
			Afte	er section 6—	28	

[s 10]

			insert—	1
	'Divis	sion	2 Administration'.	2
Clause	10	Am	endment of s 9 (What is <i>harm</i> )	3
			Section 9—	4
			insert—	5
		'(4)	Harm can be caused by—	6
			(a) a single act, omission or circumstance; or	7
			(b) a series or combination of acts, omissions or circumstances.'.	8 9
Clause	11	Ame	endment of s 11 (Who is a <i>parent</i> )	10
			Section 11, editor's note, after '(see section 37),'	11
			insert—	12
			'chapter 2, part 3AA (see section 51AA),'.	13
Clause	12	Ame	endment of s 13 (What is effect of guardianship)	14
			Section 13(c), 'welfare'—	15
			omit, insert—	16
			'wellbeing'.	17
Clause	13		endment of s 14 (Chief executive may investigate ged harm )	18 19
		(1)	Section 14, heading, 'Chief executive may investigate'—	20
			omit, insert—	21
			'Investigation of'.	22
		(2)	Section 14(2), 'may have involved'—	23
			omit, insert—	24
			'to a child may involve'.	25

				[s 14]	
		(3)	Sect	ion 14—	1
			inse	rt—	2
		<b>'</b> (3)		section (2) applies whether or not the chief executive ects the child is in need of protection.'.	3 4
Clause	14			ement of s 15 (Child's parents to be told about on of harm and outcome of investigation)	5 6
			Sect	ion 15—	7
			omit	r, insert—	8
	ʻ15	abo	out a	parents and long-term guardians to be told legation of harm and outcome of ation	9 10 11
		<b>'</b> (1)	This	section applies if an authorised officer or police officer-	12
			(a)	investigates an allegation of harm or risk of harm to a child; or	13 14
			(b)	assesses a child's need of protection because of an allegation of harm or risk of harm to the child.	15 16
		'(2)	If th mus	te child does not have long-term guardians, the officer	17 18
			(a)	give details of the alleged harm or risk of harm to at least 1 of the child's parents; and	19 20
			(b)	as soon as practicable after completing the investigation—	21 22
				(i) tell at least 1 of the child's parents about the outcome of the investigation; and	23 24
				<ul><li>(ii) if asked by the parent, give the information about the outcome of the investigation to the parent in writing.</li></ul>	25 26 27
		<b>'</b> (3)	If th	e child has long-term guardians, the officer must—	28
			(a)	take, or make a reasonable attempt to take, the actions stated in subsection (2)(a) and (b), but only if the officer is satisfied it would be in the child's best interests to do so, having regard to—	29 30 31 32

[s 15]

		(i)	the nature and extent of the child's connection with the child's parents; and	1 2
		(ii)	the evidence in support of the allegation of harm or risk of harm; and	3 4
		(iii)	any other relevant matter; and	5
	(b)		the actions stated in subsection (2)(a) and (b) in tion to the long-term guardians.	6 7
'(4)	How	ever,	if the officer reasonably believes—	8
	(a)	harn subs	eone may be charged with a criminal offence for the n to the child and the officer's compliance with section (2) or (3) may jeopardise an investigation the offence; or	9 10 11 12
	(b)		pliance with subsection (2) or (3) may expose the d to harm;	13 14
	the o	office	r need only comply with the subsection to the extent er considers is reasonable and appropriate in the circumstances.	15 16 17
'(5)	actio reaso docu	ns st onable ment	subsection $(3)(a)$ , the officer does not take the tated in subsection $(2)(a)$ and $(b)$ but makes a e attempt to take the actions, the officer must full details about the actions taken by the officer in the attempt.'.	18 19 20 21 22
			of s 17 (Contact with children in school, ntre, family day care etc.)	23 24
(1)			7(1)(b)(i) and (ii), after 'parents'—	25
	inser	t—		26
	'or lo	ong-te	erm guardians'.	27
(2)	Secti	ion $17$	7(4)—	28
	omit,	inse	rt—	29
'(4)			as practicable after the officer has had contact with the officer must—	30 31

Clause 15

[s 16]

			(a) if the child has long-term guardians—tell at least 1 of the long-term guardians that the officer has had contact with the child and the reasons for the contact; or	1 2 3
			(b) otherwise—tell at least 1 of the child's parents that the officer has had contact with the child and the reasons for the contact.'.	4 5 6
Clause	16		nendment of s 18 (Child at immediate risk may be taken o custody)	7 8
		(1)	Section 18(1)—	9
			omit, insert—	10
		'(1)	This section applies if an authorised officer or police officer reasonably believes a child is at risk of harm and the child is likely to suffer harm if the officer does not immediately take the child into custody.'.	11 12 13 14
		(2)	Section 18—	15
			insert—	16
		'(5A)	However, subsection (5) does not apply if an authorised officer applies for a temporary custody order for the child.'.	17 18
		(3)	Section 18(7)(a), after 'order'—	19
			insert—	20
			'or temporary custody order'.	21
		(4)	Section 18(5A) to (7)—	22
			<i>renumber</i> as section 18(6) to (8).	23
Clause	17		placement of s 20 (Officer's obligations on taking child o custody)	24 25
			Section 20—	26
			omit, insert—	27

#### [s 17]

<b>'20</b>	Officer's obligations on taking child into custody						
	'(1)	This section applies if an authorised officer or police officer takes a child into the chief executive's custody.	2 3				
	'(2)	If the child does not have long-term guardians, the officer must, as soon as practicable—					
		(a) take reasonable steps to tell at least 1 of the child's parents—	6 7				
		(i) that the child has been taken into custody and the reasons for the action; and	8 9				
		<ul><li>(ii) when the chief executive's custody ends under section 18(8); and</li></ul>	10 11				
		(b) tell the child about their being taken into the chief executive's custody; and	12 13				
		Editor's note—	14				
		Section 195 deals with compliance with provisions about giving information.	15 16				
		<ul><li>(c) tell the chief executive the child has been taken into the chief executive's custody, the reasons for the action and where the child has been taken.</li></ul>	17 18 19				
	<b>'</b> (3)	If the child has long-term guardians, the officer must, as soon as practicable—					
		<ul><li>(a) comply with subsection (2)(a) to (c) as if the reference in subsection (2)(a) to parents were a reference to long-term guardians; and</li></ul>	22 23 24				
		(b) comply, or make a reasonable attempt to comply, with subsection (2)(a).	25 26				
	'(4)	Subsections (2) and (3) do not require the officer to tell the child's parents or long-term guardians in whose care the child has been placed.	27 28 29				
	·(5)	The officer's obligation under subsection $(2)(a)(i)$ or $(3)$ to give reasons for taking the child into custody is limited to the extent the officer considers is reasonable and appropriate in particular circumstances if the officer reasonably believes—	30 31 32 33				

[s 18]

(b) compliance with the provision may expose the child to	4
(b) compliance with the provision may expose the clind to harm.	5 6
(6) If, under subsection (3)(b), the officer does not comply with subsection (2)(a) but makes a reasonable attempt to comply, the officer must document full details about the actions taken by the officer in making the attempt.'.	7 8 9 10
Clause 18 Amendment of s 21A (Unborn children)	11
(1) Section $21A(3)$ —	12
renumber as section 21A(5).	13
(2) Section 21A—	14
insert—	15
(3) If the child is an Aboriginal or Torres Strait Islander child, the chief executive or an authorised officer must consult with a recognised entity for the child for the purpose of—	16 17 18
(a) assessing the likelihood that the child may be in need of protection after he or she is born; and	19 20
(b) offering help and support to the pregnant woman.	21
(4) However, subsection (3) applies only if the pregnant woman agrees to the consultation taking place.'.	22 23
Clause 19 Amendment of s 23 (Meaning of <i>parent</i> in pt 2)	24
Section 23, definition <i>parent</i> , paragraphs (c) and (d)—	25
omit, insert—	26
(c) a person, other than the chief executive, having custody	27
or guardianship of the child under—	28

[s 20]

			(ii) a law of another State;	1
			(d) a long-term guardian of the child.'.	2
Clause	20	Am	nendment of s 25 (Making of application for order)	3
		(1)	Section 25(2), 'application must be sworn and state'—	4
			omit, insert—	5
			'officer must prepare a written application that states'.	6
		(2)	Section 25(3)—	7
			renumber as section 25(4).	8
		(3)	Section 25—	9
			insert—	10
		<b>'</b> (3)	The written application must be sworn.'.	11
Clause	01			
Clause	21		endment of s 27 (Making of temporary assessment ler)	12 13
Clause	21			
Clause	21	ord	ler) Section 27(2), 'the consent of at least 1 of the child's	13 14
Clause	21	ord	ler) Section 27(2), 'the consent of at least 1 of the child's parents'—	13 14 15
Clause	21	ord	ler) Section 27(2), 'the consent of at least 1 of the child's parents'— omit, insert—	13 14 15 16
Clause	21	ord (1)	ler) Section 27(2), 'the consent of at least 1 of the child's parents'— omit, insert— 'appropriate parental consent'.	13 14 15 16 17
Clause	21	ord (1)	ler) Section 27(2), 'the consent of at least 1 of the child's parents'— omit, insert— 'appropriate parental consent'. Section 27—	13 14 15 16 17 18
Clause	21	ord (1) (2)	<pre>ler) Section 27(2), 'the consent of at least 1 of the child's parents' omit, insert 'appropriate parental consent'. Section 27 insert</pre>	13 14 15 16 17 18 19
Clause	21	ord (1) (2)	Section 27(2), 'the consent of at least 1 of the child's parents'— <i>omit, insert</i> — 'appropriate parental consent'. Section 27— <i>insert</i> — In this section—	13 14 15 16 17 18 19 20

Clause	22		iendr Iers)	nent of s 29 (Duration of temporary assessment	1 2	
			Sect	ion 29(2), '3 days'—	3	
			omit	t, insert—	4	
			'3 bi	usiness days'.	5	
Clause	23	Re	place	ement of s 30 (Special orders)	6	
			Sect	ion 30—	7	
			omit	t, insert—	8	
	'30			olication by particular forms of communication I duplicate order		
		'(1)	radio offic	application under section 25 may be made by phone, fax, o or another form of communication if the authorised ever or police officer reasonably considers it necessary suse of—	11 12 13 14	
			(a)	urgent circumstances; or	15	
			(b)	other special circumstances (including, for example, the officer's remote location).	16 17	
		<b>'</b> (2)	The	application—	18	
			(a)	may not be made before the officer prepares the written application under section $25(2)$ ; but	19 20	
			(b)	may be made before the written application is sworn.	21	
		<b>'</b> (3)		magistrate may make the order (the <i>original order</i> ) only e magistrate is satisfied—	22 23	
			(a)	it was necessary to make the application under subsection (1); and	24 25	
			(b)	the way the application was made under subsection (1) was appropriate.	26 27	
		<b>'</b> (4)	Afte	er the magistrate makes the original order—	28	
			(a)	if there is a reasonably practicable way of immediately giving a copy of the order to the officer (for example, by	29 30	

[s 23]

			U	copy by fax), the magistrate must immediately y of the order to the officer; or	1 2
	(b)	othe	rwise-	_	3
		(i)	time	nagistrate must tell the officer the date and the order was made and the other terms of the r; and	4 5 6
		(ii)		officer must complete a form of the order, ding by writing on it—	7 8
			(A)	the magistrate's name; and	9
			(B)	the date and time the magistrate made the order; and	10 11
			(C)	the other terms of the order.	12
<b>'</b> (5)	form case	n of th the <i>d</i>	e orde	e order mentioned in subsection $(4)(a)$ , or the er completed under subsection $(4)(b)$ , (in either <i>ite order</i> ) is a duplicate of, and as effectual as, er.	13 14 15 16
<b>'</b> (6)			er mus trate—	st, at the first reasonable opportunity, send to	17 18
	(a)		writte (3); ai	n application complying with section 25(2) nd	19 20
	(b)			ficer completed a form of the order under $(4)(b)$ —the completed form of the order.	21 22
'(7)		-		must keep the original order and, on receiving under subsection (6)—	23 24
	(a)	attac	ch the	documents to the original order; and	25
	(b)	-		riginal order and documents to the clerk of the e relevant magistrates court.	26 27
<b>'(</b> 8)	Des	pite sı	ubsecti	ion (7), if—	28
	(a)	exer	cise o	arises in a proceeding about whether an f a power was authorised by an order made section; and	29 30 31
	(b)	the o	origina	al order is not produced in evidence;	32

			[s 24]	
			the onus of proof is on the person relying on the lawfulness of the exercise of the power to prove an order authorised the exercise of the power.'.	1 2 3
Clause	24	Am	endment of s 31 (Order—procedure before entry)	4
			Section $31(2)(b)(ii)$ , 'facsimile order or order form mentioned in section $30(6)$ , a copy of the facsimile order or order form'—	5 6 7
			omit, insert—	8
			'duplicate order under section 30(5), a copy of the duplicate order'.	9 10
Clause	25		endment of s 32 (Explanation of temporary sessment orders)	11 12
		(1)	Section 32, 'Immediately'—	13
			omit, insert—	14
			'If the child does not have long-term guardians, then, immediately'.	15 16
		(2)	Section 32(a), 'facsimile order or order form under section $30(6)$ '—	17 18
			omit, insert—	19
			'duplicate order under section 30(5)'.	20
		(3)	Section 32(c)(ii), editor's note, '3 days'—	21
			omit, insert—	22
			'3 business days'.	23
		(4)	Section 32—	24
			insert—	25
		'(2)	If the child has long-term guardians, then, immediately after a temporary assessment order is made for a child, the applicant for the order must—	26 27 28

[s 26]

		(a)	comply with subsection (1)(a) to (d) as if a reference to parents were a reference to long-term guardians; and	1 2
		(b)	comply, or make a reasonable attempt to comply, with subsection (1)(a) to (c).	3 4
		su co	under subsection $(2)(b)$ , the applicant does not comply with bsection $(1)(a)$ to (c) but makes a reasonable attempt to mply, the applicant must document full details about the tions taken by the applicant in making the attempt.'.	5 6 7 8
Clause	26	Amen orders	dment of s 34 (Extension of temporary assessment	9 10
		Se	ction 34(5), '3 days'—	11
		оп	nit, insert—	12
		'3	business days'.	13
Clause	27	Amen	dment of s 37 (Meaning of <i>parent</i> in pt 3)	14
		Se	ction 37, definition <i>parent</i> , paragraphs (c) and (d)—	15
		on	nit, insert—	16
		'(0	e) a person, other than the chief executive, having custody or guardianship of the child under—	17 18
			(i) a law of the State, other than this Act; or	19
			(ii) a law of another State;	20
		(d)	a long-term guardian of the child.'.	21
Clause	28	Amen	dment of s 38 (Purpose of pt 3)	22
		Se	ction 38(2)(b) and editor's note, '3 days'—	23
		on	nit, insert—	24
		'3	business days'.	25

[s 29]

Clause	29	Am	nendment of s 41 (Notice of application)	1
			Section 41(1) and (2)—	2
			omit, insert—	3
		<b>'</b> (1)	As soon as practicable after the application is filed, the applicant must do the following—	4 5
			(a) if the child does not have long-term guardians—personally serve a copy of the application on each of the child's parents;	6 7 8
			(b) if the child has long-term guardians—	9
			(i) personally serve a copy of the application on each of the long-term guardians; and	10 11
			<ul> <li>(ii) personally serve, or make a reasonable attempt to personally serve, a copy of the application on each of the child's parents other than the long-term guardians;</li> </ul>	12 13 14 15
			(c) tell the child about the application.	16
			Editor's note—	17
			Section 195 deals with compliance with provisions about giving information.	18 19
		'(2)	If the applicant makes a reasonable attempt to personally serve, but does not personally serve, a copy of the application under subsection $(1)(b)(ii)$ , the applicant must document full details about the actions taken in making the attempt.	20 21 22 23
			Example of how an applicant may make a reasonable attempt—	24
			leaving a copy of the application at, or posting a copy of the application to, the parent's last known residential address'.	25 26
Clause	30		nendment of s 45 (Provisions of court assessment der)	27 28
		(1)	Section 45(2) to (4)—	29
			<i>renumber</i> as section $45(3)$ to $(5)$ .	30
		(2)	Section 45—	31

			inser	:t—		1
		<b>'</b> (2)	must	con	aking an order under subsection (1)(d), the court sider the views of the chief executive about the ntact with the child's family, including—	2 3 4
			(a)	whe and	ther any contact with the child should be supervised;	5 6
			(b)	the chile	duration and frequency of any contact with the d.'.	7 8
Clause	31	Inse	ertior	n of r	new ch 2, pt 3AA	9
			Chap	oter 2	, after part 3—	10
			inser	:t—		11
	'Part	3 <b>A</b>	Α		Temporary custody orders	12
	'Divis	sion	1		Preliminary	13
				of p	Preliminary parent in pt 3AA	13 14
			aning	<b>) of <i>p</i></b> nis pa	<i>parent</i> in pt 3AA	
			<b>aning</b> 'In th	nis pa	<i>parent</i> in pt 3AA	14
			<b>aning</b> 'In th	nis pa <b>nt</b> , of	parent in pt 3AA urt—	14 15
			in th far an in th far an	nis pa <i>nt</i> , of the o a pe orde	p <b>arent</b> in pt 3AA art— <sup>2</sup> a child, means each of the following persons—	14 15 16
			in the pare of a constant of a	nis pa nt, of the o a pe orde Act a pe	<b>Darent in pt 3AA</b> art— T a child, means each of the following persons— child's mother or father; erson in whose favour a residence order or contact or for the child is in operation under the <i>Family Law</i>	14 15 16 17 18 19
			in the pare of the	nis pa nt, of the o a pe orde Act a pe	<b>Darent in pt 3AA</b> art— T a child, means each of the following persons— child's mother or father; erson in whose favour a residence order or contact er for the child is in operation under the <i>Family Law</i> 1975 (Cwlth); rson, other than the chief executive, having custody	14 15 16 17 18 19 20 21
			in the pare of the	nis pa nt, of the o a pe orde Act a pe or g (i)	<b>Darent in pt 3AA</b> art— T a child, means each of the following persons— child's mother or father; erson in whose favour a residence order or contact er for the child is in operation under the <i>Family Law</i> 1975 (Cwlth); rson, other than the chief executive, having custody uardianship of the child under—	14 15 16 17 18 19 20 21 22

	[s 31]		
'51AB Pui	rpose	1	
<b>'</b> (1)	This part provides for the making of temporary custody orders.	2 3	
'(2)	The purpose of a temporary custody order is to authorise the action necessary to ensure the immediate safety of a child while the chief executive decides the most appropriate action to meet the child's ongoing protection and care needs (for example, applying for a child protection order).		
'Division	2 Applications for, and making and effect of, temporary custody orders	9 10	
'51AC Ma	king of application for order	11	
'(1)	An authorised officer may apply to a magistrate for a temporary custody order for a child.	12 13	
'(2)	The officer must prepare a written application that states the following—	14 15	
	(a) the grounds on which it is made;	16	
	(b) the nature of the order sought;	17	
	(c) the proposed arrangements for the child's care.	18	
<b>'</b> (3)	The written application must be sworn.	19	
'(4)	The magistrate may refuse to consider the application until the officer gives the magistrate all the information the magistrate requires about the application in the way the magistrate requires.	20 21 22 23	
	Example—	24	
	The magistrate may require additional information supporting the application be given by statutory declaration.	25 26	

'51AD D	ecidin	g application	1
	cust	magistrate may decide an application for a temporary ody order without notifying the child's parents of the ication or hearing them on the application.	2 3 4
'51AE M	aking	of temporary custody order	5
		e magistrate may make a temporary custody order for the d only if the magistrate is satisfied—	6 7
	(a)	the child will be at unacceptable risk of suffering harm if the order is not made; and	8 9
	(b)	the chief executive will be able, within the term of the temporary custody order, to decide the most appropriate action to meet the child's ongoing protection and care needs and start taking that action.	10 11 12 13
<b>'51AF P</b>	rovisio	ons of temporary custody order	14
'(1)	child	magistrate may make a temporary custody order for the d that provides for any 1 or more of the following the istrate considers to be appropriate in the circumstances—	15 16 17
	(a)	authorising an authorised officer or police officer-	18
		(i) to have contact with the child; and	19
		<ul><li>(ii) to take the child into, or keep the child in, the chief executive's custody while the order is in force;</li></ul>	20 21
	(b)	authorising the child's medical examination or treatment;	22 23
		Editor's note—	24
		Section 97 (Carrying out medical examinations or treatment) applies to the medical examination or treatment.	25 26
	(c)	directing a parent not to have contact (direct or indirect)—	27 28
		(i) with the child; or	29

	(ii) with the child other than when a stated person or a person of a stated category is present.	1 2
'(2)	In addition, the order may authorise an authorised officer or police officer to enter and search any place the officer reasonably believes the child is, to find the child, if the magistrate is satisfied—	3 4 5 6
	<ul> <li>(a) entry to a place has been, or is likely to be, refused, or it is otherwise justified in particular circumstances, including, for example, because the child's whereabouts are not known; and</li> </ul>	7 8 9 10
	(b) the entry is necessary for the effective enforcement of the order.	11 12
'(3)	On entering a place, an authorised officer or police officer may remain in the place for as long as the officer reasonably considers necessary for exercising the officer's powers under this section.	13 14 15 16
<b>'</b> (4)	An authorised officer or police officer may exercise powers under the order with the help, and using the force, that is reasonable in the circumstances.	17 18 19
'51AG Du	ration of temporary custody orders	20
<b>'</b> (1)	A temporary custody order must state the time when it ends.	21
'(2)	The stated time must not be more than 3 business days after the day the order is made.	22 23
<b>'</b> (3)	The order ends at the stated time unless it is extended.	24
'(4)	Regardless of subsections (1) to (3), the order ends when the child turns 18 years.	25 26
'51AH Ext	ension of temporary custody orders	27
'(1)	An authorised officer may apply to a magistrate for an order to extend the term of a temporary custody order for a child.	28 29

	'(2)	This part applies, with all necessary changes, to the application as if it were an application for a temporary custody order.	1 2 3				
	<b>'</b> (3)	The magistrate may extend the temporary custody order only if the magistrate is satisfied the order has not ended.	4 5				
	'(4)	The temporary custody order may be extended until the end of the next business day after it would otherwise have ended if the magistrate is satisfied the officer intends to apply for a child protection order for the child within the extended term.	6 7 8 9				
	'(5)	Unless subsection (4) applies, the temporary custody order may not be extended to a time ending more than 3 business days after the day it was made.					
	'(6)	A temporary custody order may not be extended more than once under subsection (4).	13 14				
'51AI		plication by particular forms of communication	15 16				
	'(1)	An application under section 51AC may be made by phone, fax, radio or another form of communication if the authorised officer reasonably considers it necessary because of—	17 18 19				
		(a) urgent circumstances; or	20				
			20				
		<ul><li>(b) other special circumstances (including, for example, the officer's remote location).</li></ul>	20 21 22				
	'(2)	(b) other special circumstances (including, for example, the	21				
	'(2)	<ul><li>(b) other special circumstances (including, for example, the officer's remote location).</li></ul>	21 22				
	'(2)	<ul> <li>(b) other special circumstances (including, for example, the officer's remote location).</li> <li>The application— <ul> <li>(a) may not be made before the officer prepares the written</li> </ul> </li> </ul>	21 22 23 24				
	'(2) '(3)	<ul> <li>(b) other special circumstances (including, for example, the officer's remote location).</li> <li>The application— <ul> <li>(a) may not be made before the officer prepares the written application under section 51AC(2); but</li> </ul> </li> </ul>	21 22 23 24 25				
		<ul> <li>(b) other special circumstances (including, for example, the officer's remote location).</li> <li>The application— <ul> <li>(a) may not be made before the officer prepares the written application under section 51AC(2); but</li> <li>(b) may be made before the written application is sworn.</li> </ul> </li> <li>The magistrate may make the order (the <i>original order</i>) only</li> </ul>	21 22 23 24 25 26 27				

			-
<b>'</b> (4)	After	the magistrate makes the original order—	1
		if there is a reasonably practicable way of immediately giving a copy of the order to the officer (for example, by sending a copy by fax), the magistrate must immediately give a copy of the order to the officer; or	/ 3
	(b)	otherwise—	6
	1	(i) the magistrate must tell the officer the date and time the order was made and the other terms of the order; and	
		(ii) the officer must complete a form of the order including by writing on it—	, 10 11
		(A) the magistrate's name; and	12
		(B) the date and time the magistrate made the order; and	e 13 14
		(C) the other terms of the order.	15
'(5)	form of case the	sopy of the order mentioned in subsection $(4)(a)$ , or the of the order completed under subsection $(4)(b)$ , (in either he <i>duplicate order</i> ) is a duplicate of, and as effectual as iginal order.	r 17
'(6)		officer must, at the first reasonable opportunity, send to agistrate—	20 21
		the written application complying with section 51AC(2) and (3); and	) 22 23
		if the officer completed a form of the order under subsection $(4)(b)$ —the completed form of the order.	r 24 25
<b>'</b> (7)		nagistrate must keep the original order and, on receiving ocuments under subsection (6)—	g 26 27
	(a)	attach the documents to the original order; and	28
		give the original order and documents to the clerk of the court of the relevant magistrates court.	e 29 30
<b>'(</b> 8)	Despi	te subsection (7), if—	31

# [s 31]

		(a)	exer	ssue arises in a proceeding about whether an cise of a power was authorised by an order made or this section; and	1 2 3
		(b)	the c	riginal order is not produced in evidence;	4
		the e	exerci	f proof is on the person relying on the lawfulness of se of the power to prove an order authorised the f the power.	5 6 7
'51AJ (	Orde	er—r	oroce	edure before entry	8
	1)	This inten	sectio ding	on applies if an authorised officer or police officer is to enter a place under an authority under a custody order.	9 10 11
'(2				tering the place, the officer must do or make a a attempt to do the following things—	12 13
		(a)	tify himself or herself to a person present at the e who is an occupier of the place;	14 15	
		(b)	give	the person—	16
			(i)	a copy of the order so far as it relates to the entry and searching of the place; or	17 18
			(ii)	if the entry and searching is authorised by a duplicate order under section 51AI(5), a copy of the duplicate order so far as it relates to the entry and searching of the place;	19 20 21 22
		(c)		he person the officer is permitted by the order to and search the place to find the child;	23 24
		(d)		the person an opportunity to allow the officer ediate entry to the place without using force.	25 26
'(.				ction (2)(a), an authorised officer must produce the lentity card to the person for inspection.	27 28
		Editor	r's not	2	29
				ice officer, see the <i>Police Powers and Responsibilities Act</i> ion 637 (Supplying police officer's details).	30 31

				[s 31]	
'(4)	the oplace	office e is r	er reas require	fficer need not comply with subsection (2) if sonably believes that immediate entry to the ed to ensure the effective exercise of powers is not frustrated.	1 2 3 4
'Division	ı <b>3</b>			her provisions about temporary stody orders	5 6
'51AK Exp	olana	tion	of ter	mporary custody orders	7
<b>'</b> (1)	This child		on app	blies if a temporary custody order is made for a	8 9
'(2)				s not have long-term guardians, the applicant ust immediately—	10 11
	(a)	prov	vide at	least 1 of the child's parents with—	12
		(i)		py of the order or the duplicate order under on 51AI(5); and	13 14
		(ii)	an ex and	xplanation of the terms and effect of the order;	15 16
		(ii)	infor	rmation—	17
			(A)	about the right of appeal; and	18
			(B)	that, because of the duration of the order, if the parent wishes to appeal against the order, an appeal should be started immediately; and	19 20 21
			(C)	about how to appeal; and	22
	(b)	tell	the ch	ild about the order.	23
		Edite	or's not	e—	24
			ection 1 format	95 deals with compliance with provisions about giving ion.	25 26
'(3)				s long-term guardians, the applicant for the nediately—	27 28
	(a)			vith subsection (2)(a) as if a reference to ere a reference to long-term guardians; and	29 30

[s 32]

		<ul><li>(b) comply, or make a reasonable attempt to comply, with subsection (2)(a) in relation to the child's parents other than the long-term guardians; and</li></ul>	1 2 3
		(c) comply with subsection (2)(b).	4
	'(4)	If, under subsection $(3)(b)$ , the applicant does not comply with subsection $(2)(a)$ in relation to the child's parents other than the long-term guardians, but makes a reasonable attempt to comply, the applicant must document full details about the actions taken by the applicant in making the attempt.	5 6 7 8 9
	'51AL Var	iation of temporary custody orders	10
	'(1)	An authorised officer may apply to a magistrate for an order to vary a temporary custody order for a child.	11 12
	·(2)	This part applies, with all necessary changes, to the application as if it were an application for a temporary custody order.	13 14 15
		ect of temporary custody order on existing child tection orders	16 17
	'(1)	This section applies if a temporary custody order is made for a child for whom a child protection order is already in force.	18 19
	'(2)	The child protection order, so far as it relates to the child's custody or guardianship, ceases to have effect while the chief executive's custody of the child continues under the temporary custody order.'.	20 21 22 23
Clause	32 Am out	endment of s 51D (How case planning must be carried	24 25
		Section 51D(1)(b), editor's note—	26
		omit.	27
Clause	33 Am	endment of s 51F (Meaning of <i>parent</i> in pt 3A)	28
		Section 51F, definition <i>parent</i> , paragraphs (c) and (d)—	29

#### Child Protection and Other Acts Amendment Bill 2010 Part 2 Amendment of Child Protection Act 1999

					[s 3	34]
			omit	, inse	rt—	1
			'(c)	-	erson, other than the chief executive, having custod guardianship of the child under—	dy 2 3
				(i)	a law of the State, other than this Act; or	4
				(ii)	a law of another State;	5
			(d)	a lo	ng-term guardian of the child.'.	6
Clause	34		nendr a mee		of s 51Q (Dealing with a case plan develope )	<b>d</b> 7 8
			Sect	ion 5	1Q, '7 days'—	9
			omit	, inse	rt—	10
			'10 I	ousine	ess days'.	11
Clause	35	Am	nendr	nent	of s 51V (Plan must be reviewed)	12
		(1)	Sect	ion 5	1V, heading—	13
			omit	, inse	rt—	14
	'51V	Re	view	of pla	an—no long-term guardian'.	15
		(2)	Sect	ion 5	1V(1) to (4)—	16
			renu	mber	as section $51V(2)$ to (5).	17
		(3)	Sect	ion 5	1V—	18
			inse	rt—		19
		<b>'</b> (1)		secti dian.'	ion applies if the child does not have a long-ter	rm 20 21
Clause	36	Ins	ertio	n of I	new s 51VA	22
			Afte	r sect	tion 51V—	23
			inse	rt—		24
	'51VA	A Rev	view	of pla	an—long-term guardian	25
		<b>'</b> (1)	This	secti	on applies if the child has a long-term guardian.	26

# [s 37]

		'(2)	The chief executive must contact the child at least once every 12 months to give the child an opportunity to make comments or queries about, or ask for a review of, the child's case plan.	1 2 3
		<b>'</b> (3)	The long-term guardian must allow the chief executive to have contact with the child at least once every 12 months.	4 5
		'(4)	At any time, the child or the long-term guardian may ask the chief executive to review the case plan.	6 7
		<b>'</b> (5)	On a request under subsection (4)—	8
			(a) the chief executive may decide not to review the plan if satisfied it would not be appropriate in all the circumstances; or	9 10 11
			Example—	12
			It may not be appropriate to review a case plan when it has been recently reviewed and the child's circumstances have not changed significantly since the plan was finalised.	13 14 15
			(b) otherwise, the chief executive must review the plan and prepare—	16 17
			(i) a report about the review under section 51X; and	18
			(ii) a revised case plan.	19
		<b>'</b> (6)	If, on a request under subsection (4), the chief executive decides not to review the case plan, the chief executive must give written notice of the decision to—	20 21 22
			(a) the person who made the request; and	23
			(b) if it was the child who made the request—the long-term guardian.	24 25
		<b>'</b> (7)	The notice mentioned in subsection (6) must comply with the QCAT Act, section 157(2).'.	26 27
Clause	37	Ins	ertion of new ch 2, pt 3A, div 6	28
			Chapter 2, part 3A—	29
			insert—	30

			[s 38]
'Div	visior	n 6	Particular evidence inadmissible in criminal proceedings
		idenc eting	e of anything said or done at family group Is
			dence of anything said or done at a family group meeting admissible in a criminal proceeding before a court other
		(a)	with the consent of all persons participating in the family group meeting; or
		(b)	in a proceeding for an offence committed during the family group meeting.
'51Y	'B Evi	idenc	e of anything recorded in a case plan
		in a	dence of anything recorded in a case plan is inadmissible criminal proceeding before a court other than with the sent of all persons mentioned in the case plan.'.
38	Am	nendr	ment of s 51ZE (Entering an agreement)
		Sect	ion 51ZE—
		inse	rt—
	'(4)		pite section 51ZD(1), the chief executive may enter an ssment care agreement with only 1 of the child's parents
		(a)	it is impractical to obtain the consent of the other parent to the agreement before entering the agreement; or
		(b)	the chief executive has made a reasonable attempt to obtain the consent of the other parent before entering the agreement.
	<b>'</b> (5)	pare subs	e chief executive has not obtained the consent of the other ent before entering an assessment care agreement under section (4), the chief executive must make a reasonable mpt to give a copy of the agreement to the other parent,

# [s 39]

			and obtain the other parent's consent, after the agreement has been entered into.	1 2
			Note—	3
			See section $51ZI(2)$ for how the other parent may end the agreement.	4
		'(6)	The chief executive may not enter an assessment care agreement with only 1 of the child's parents if another parent refuses to enter the agreement.'.	5 6 7
Clause	39	Am	nendment of s 51ZI (Ending an agreement)	8
		(1)		9
			renumber as section 51ZI(3).	10
		(2)	Section 51ZI—	11
			insert—	12
		·(2)	If a care agreement is entered into with only 1 of the child's parents, the other parent may end the agreement at any time by giving at least 2 days notice to the parties.'.	13 14 15
Clause	40	Am	nendment of s 52 (Meaning of <i>parent</i> in pt 4)	16
			Section 52, definition <i>parent</i> , paragraphs (c) and (d)—	17
			omit, insert—	18
			(c) a person, other than the chief executive, having custody or guardianship of the child under—	19 20
			(i) a law of the State, other than this Act; or	21
			(ii) a law of another State;	22
			(d) a long-term guardian of the child.'.	23
Clause	41	Am	(d) a long-term guardian of the child.'.	23 24
Clause	41	<b>A</b> m (1)		
Clause	41		nendment of s 59 (Making of child protection order)	24

[s 42]

		renumber as section 59(4) to (7).	1
	(3)	Section 59—	2
		insert—	3
	<b>'</b> (2)	Before making a child protection order, the court may have regard to any contravention of this Act or of an order made under this Act.	4 5 6
	'(3)	When deciding whether a case plan is appropriate under subsection $(1)(b)(ii)$ , it is not relevant whether or not all persons who participated in the development or revision of the plan agreed with the plan.'.	7 8 9 10
	(4)	Section 59—	11
		insert—	12
	<b>'(8)</b>	Before the court extends or makes a further child protection order granting custody or short-term guardianship of the child, the court must have regard to the child's need for emotional security and stability.'.	13 14 15 16
42	Am	nendment of s 61 (Types of child protection orders)	17
42	Am	nendment of s 61 (Types of child protection orders) Section 61, 'any of the following child protection orders it'—	
42	Am		17
42	Am	Section 61, 'any of the following child protection orders it'—	17 18
42 43	Am	Section 61, 'any of the following child protection orders it'— <i>omit, insert</i> — 'any 1 or more of the following child protection orders that	17 18 19 20
	Am	Section 61, 'any of the following child protection orders it'— <i>omit, insert</i> — 'any 1 or more of the following child protection orders that the court'.	17 18 19 20 21 22
	Am pro	Section 61, 'any of the following child protection orders it'— <i>omit, insert</i> — 'any 1 or more of the following child protection orders that the court'.	17 18 19 20 21 22 23
	Am pro	Section 61, 'any of the following child protection orders it'— <i>omit, insert</i> — 'any 1 or more of the following child protection orders that the court'. <b>bendment of s 65 (Variation and revocation of child</b> <b>bection orders)</b> Section 65(6), 'necessary to protect the child'—	17 18 19 20 21 22 23 24
	Am pro	Section 61, 'any of the following child protection orders it'— <i>omit, insert</i> — 'any 1 or more of the following child protection orders that the court'. <b>bendment of s 65 (Variation and revocation of child</b> <b>bection orders)</b> Section 65(6), 'necessary to protect the child'— <i>omit, insert</i> —	17 18 19 20 21 22 23 24 25

Clause

Clause

### [s 44]

	'(7)		rd in	miting the things to which the court may have deciding an application under this section, the	1 2 3	
			(a)		have regard to a contravention of the child action order or this Act; and	4 5
			(b)	grant 61(f)	in application to revoke a child protection order ting long-term guardianship of a child under section (i) or (ii)—must have regard to the child's need for ional security and stability.'.	6 7 8 9
Clause	44	Ins	ertio	n of n	ew ch 2, pt 4, div 4	10
			Chap	pter 2,	part 4—	11
			inser	~t—		12
	'Div	ision	4		Transition orders	13
	'65 <b>A</b>	Со	urt m	ay ma	ake transition order	14
		<b>'</b> (1)	This	sectio	on applies if a court—	15
			(a)		elation to a child protection order granted under on $61(d)$ or (e)—	16 17
				(i)	refuses to extend the order or grant a further order before the order ends; or	18 19
				(ii)	revokes the order; or	20
				(iii)	decides an appeal against the making of the order in favour of a person other than the chief executive; or	21 22 23
			(b)		elation to a child protection order granted under on $61(f)$ —	24 25
				(i)	revokes the order; or	26
				(ii)	decides an appeal against the making of the order in favour of a person other than the chief executive.	27 28

[s 44]

	'(2)	The court may make an order (a <i>transition order</i> ) that the child protection order ends on a later day stated in the transition order.							
	<b>'</b> (3)	The transition order may be made on the court's own initiative or on the application, made orally or in the approved form, of a party to the proceeding.	4 5 6						
	'(4)	If a party applies for the transition order and the court adjourns the proceeding before deciding the application, the child protection order continues in force, despite the decision mentioned in subsection (1), until the application is decided.	7 8 9 10						
	'(5)	The day stated in the transition order as the day on which the child protection order ends may not be more than 28 days after the day of the court's decision under subsection (1), even if a party applied for the transition order and the court adjourned the proceeding before deciding the application.							
	'(6)	The court may make a transition order in a proceeding only once.	16 17						
'65B	Gro	ounds for making transition order	18						
'65B	<b>Gro</b> '(1)	A court may make a transition order if satisfied the order is necessary to allow for the gradual transition of the child into the care of the child's parents in a way that—	18 19 20 21						
'65B		A court may make a transition order if satisfied the order is necessary to allow for the gradual transition of the child into	19 20						
'65B		A court may make a transition order if satisfied the order is necessary to allow for the gradual transition of the child into the care of the child's parents in a way that—	19 20 21						
'65B		<ul> <li>A court may make a transition order if satisfied the order is necessary to allow for the gradual transition of the child into the care of the child's parents in a way that—</li> <li>(a) supports the child; and</li> <li>(b) may reduce any disruption or distress experienced by</li> </ul>	19 20 21 22 23						
'65B		<ul> <li>A court may make a transition order if satisfied the order is necessary to allow for the gradual transition of the child into the care of the child's parents in a way that—</li> <li>(a) supports the child; and</li> <li>(b) may reduce any disruption or distress experienced by the child; and</li> </ul>	19 20 21 22 23 24						
'65B	'(1)	<ul> <li>A court may make a transition order if satisfied the order is necessary to allow for the gradual transition of the child into the care of the child's parents in a way that—</li> <li>(a) supports the child; and</li> <li>(b) may reduce any disruption or distress experienced by the child; and</li> <li>(c) is otherwise in the best interests of the child.</li> </ul>	19 20 21 22 23 24 25						
'65B	'(1)	<ul> <li>A court may make a transition order if satisfied the order is necessary to allow for the gradual transition of the child into the care of the child's parents in a way that—</li> <li>(a) supports the child; and</li> <li>(b) may reduce any disruption or distress experienced by the child; and</li> <li>(c) is otherwise in the best interests of the child.</li> <li>When deciding whether to make a transition order—</li> </ul>	19 20 21 22 23 24 25 26						
'65B	'(1)	<ul> <li>A court may make a transition order if satisfied the order is necessary to allow for the gradual transition of the child into the care of the child's parents in a way that— <ul> <li>(a) supports the child; and</li> <li>(b) may reduce any disruption or distress experienced by the child; and</li> <li>(c) is otherwise in the best interests of the child.</li> </ul> </li> <li>When deciding whether to make a transition order— <ul> <li>(a) the court must have regard to—</li> <li>(i) the child's wishes and views, if able to be</li> </ul> </li> </ul>	19 20 21 22 23 24 25 26 27 28						

[s 45]

				Example for paragraph (b)—	1
				The court may have regard to information, from the person caring for the child under the child protection order, about the child's needs.	2 3 4
	'65C	Effe	ect o	f stay of decision about child protection order	5
			men	under section 119, an appellate court stays a decision tioned in section $65A(1)$ , a transition order made in ion to the decision ends on the day the decision is stayed.	6 7 8
	'65D	Tra	nsitio	on plans	9
			chie	ne court makes a transition order in relation to a child, the f executive must prepare a plan, for the period of the sition order, that—	10 11 12
			(a)	states how the chief executive intends to provide for the support and gradual transition of the child into the care of the child's parents; and	13 14 15
			(b)	includes matters prescribed under a regulation for inclusion in the plan.'.	16 17
Clause	45			nent of s 67 (Court's powers to make interim on adjournment)	18 19
		(1)	Sect	ion 67(1), 'all or any'—	20
			omit	r, insert—	21
			'any	1 or more'.	22
		(2)	Sect	ion 67(1)—	23
			inse	rt—	24
			'(c)	an interim order authorising an authorised officer or police officer to have contact with the child.'.	25 26
		(3)	Sect	ion 67(2) and (3)—	27
			renu	mber as section 67(5) and (6).	28
		(4)	Sect	ion 67—	29

[s 46]

		insert—	1
	'(2)	In addition, the court may make an interim order authorising an authorised officer or police officer to enter and search any place the officer reasonably believes the child is, to find the child, if the court is satisfied—	2 3 4 5
		<ul> <li>(a) entry to a place has been, or is likely to be, refused, or it is otherwise justified in particular circumstances, including, for example, because the child's whereabouts are not known; and</li> </ul>	6 7 8 9
		(b) the entry is necessary for the effective enforcement of an order made under subsection (1)(c).	10 11
	'(3)	On entering a place, an authorised officer or police officer may remain in the place for as long as the officer considers necessary for exercising the officer's powers under this section.	12 13 14 15
	'(4)	An authorised officer or police officer may exercise the officer's powers under the order with the help, and using the force, that is reasonable in the circumstances.'.	16 17 18
	(5)	Section 67(6), as renumbered, definition <i>parent</i> , paragraphs (c) and (d)—	19 20
		omit, insert—	21
		(c) a person, other than the chief executive, having custody or guardianship of the child under—	22 23
		(i) a law of the State, other than this Act; or	24
		(ii) a law of another State;	25
		(d) a long-term guardian of the child.'.	26
Clause 46	Ins	sertion of new s 67A	27
		After section 67—	28
		insert—	29

### [s 47]

	'67A	Orc	der—procedure before entry		
		'(1)	This section applies if an authorised officer or police officer is intending to enter a place under an authority under an interim order mentioned in section $67(2)$ .	2 3 4	
		'(2)	Before entering the place, the officer must do or make a reasonable attempt to do the following things—	5 6	
			(a) identify himself or herself to a person present at the place who is an occupier of the place;	7 8	
			(b) give the person a copy of the order so far as it relates to the entry and searching of the place;	9 10	
			(c) tell the person the officer is permitted by the order to enter and search the place to find the child;	11 12	
			(d) give the person an opportunity to allow the officer immediate entry to the place without using force.	13 14	
		<b>'</b> (3)	For subsection $(2)(a)$ , an authorised officer must produce the officer's identity card to the person for inspection.	15 16	
			Editor's note—	17	
			For a police officer, see the <i>Police Powers and Responsibilities Act</i> 2000, section 637 (Supplying police officer's details).	18 19	
		'(4)	However, the officer need not comply with subsection (2) if the officer reasonably believes that immediate entry to the place is required to ensure the effective exercise of powers under the order is not frustrated.'.	20 21 22 23	
Clause	47	Ins	ertion of new s 80A	24	
			Chapter 2, part 6, division 3, after section 80-	25	
			insert—	26	
	'80A		ligations if child is no longer cared for by g-term guardian	27 28	
		<b>'</b> (1)	This section applies if—	29	
			(a) a child protection order granting long-term guardianship of a child under section $61(f)(i)$ or (ii) is in force; and	30 31	

		he child is no longer cared for by the child's long-term guardian.	1 2
		Examples of situations where a child may no longer be cared for by he child's long-term guardian—	3 4
		1 The child is an older child transitioning to independent living.	5 6
		2 The relationship between the child and the long-term guardian has broken down to the point where the child is unable to live with the long-term guardian.	7 8 9
·(2)	execut	ong-term guardian must immediately give the chief ive written notice that the care has ended and, if the erm guardian knows where the child is living, that nation.	10 11 12 13
'(3)	chief on needs,	chief executive is given notice under subsection (2), the executive must review the child's protection and care and wellbeing, and take any further action the chief ive considers appropriate.'.	14 15 16 17
	endme tory et	ent of s 95 (Report about person's criminal c.)	18 19
	tory et		
his	tory et Section	c.)	19
his	tory et Sectio omit, i	<b>c.)</b> n 95(1)(b), from 'be the child's carer'—	19 20
his	tory et Sectio omit, i	<b>c.)</b> n 95(1)(b), from 'be the child's carer'— <i>insert</i> —	19 20 21
his	tory et Sectio omit, i	<b>c.)</b> n 95(1)(b), from 'be the child's carer'— <i>insert</i> — fcare for the child (the <i>proposed individual</i> ).	19 20 21 22
his	tory et Sectio omit, i	<b>c.)</b> n 95(1)(b), from 'be the child's carer'— <i>insert</i> — t care for the child (the <i>proposed individual</i> ). <i>Example for paragraph (b)</i> — A child is placed in the care of a member of the child's family as	19 20 21 22 23 24
his (1)	tory et Sectio omit, i	<b>c.)</b> n 95(1)(b), from 'be the child's carer'— <i>insert</i> — 'care for the child (the <i>proposed individual</i> ). <i>Example for paragraph (b)</i> — A child is placed in the care of a member of the child's family as part of a plan for reunification with the child's parents.'.	19 20 21 22 23 24 25
his (1)	tory et Sectio omit, i E Sectio omit, i	<b>c.)</b> n 95(1)(b), from 'be the child's carer'— <i>nsert</i> — 'care for the child (the <i>proposed individual</i> ). <i>Example for paragraph (b)</i> — A child is placed in the care of a member of the child's family as part of a plan for reunification with the child's parents.'. n 95(2)(a)(ii)—	19 20 21 22 23 24 25 26
his (1)	tory et Sectio omit, i Sectio omit, i	<ul> <li>c.)</li> <li>n 95(1)(b), from 'be the child's carer'—</li> <li><i>insert</i>—</li> <li><i>icare</i> for the child (the <i>proposed individual</i>).</li> <li><i>Example for paragraph (b)</i>—</li> <li>A child is placed in the care of a member of the child's family as part of a plan for reunification with the child's parents.'.</li> <li>n 95(2)(a)(ii)—</li> <li><i>insert</i>—</li> <li><i>i</i>(ii) the proposed individual or an adult member of the</li> </ul>	19 20 21 22 23 24 25 26 27 28
his (1) (2)	tory et Sectio omit, i Sectio omit, i Sectio	<ul> <li>c.)</li> <li>n 95(1)(b), from 'be the child's carer'—</li> <li><i>nsert</i>—</li> <li>fcare for the child (the <i>proposed individual</i>).</li> <li><i>Example for paragraph (b)</i>—</li> <li>A child is placed in the care of a member of the child's family as part of a plan for reunification with the child's parents.'.</li> <li>n 95(2)(a)(ii)—</li> <li><i>nsert</i>—</li> <li>(ii) the proposed individual or an adult member of the proposed individual's household; and'.</li> </ul>	<ol> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> <li>26</li> <li>27</li> <li>28</li> <li>29</li> </ol>
his (1) (2)	tory et Sectio omit, i Sectio omit, i Sectio	<ul> <li>c.)</li> <li>n 95(1)(b), from 'be the child's carer'—</li> <li><i>insert</i>—</li> <li>fcare for the child (the <i>proposed individual</i>).</li> <li><i>Example for paragraph (b)</i>—</li> <li>A child is placed in the care of a member of the child's family as part of a plan for reunification with the child's parents.'.</li> <li>n 95(2)(a)(ii)—</li> <li><i>insert</i>—</li> <li>(ii) the proposed individual or an adult member of the proposed individual's household; and'.</li> <li>n 95(2)(b), 'carer'—</li> <li><i>insert</i>—</li> </ul>	<ol> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> <li>26</li> <li>27</li> <li>28</li> <li>29</li> <li>30</li> </ol>

Clause 48

### [s 49]

		(4)	Section 95(3), from 'if' to 'section 14'—	1
			omit, insert—	2
			'for the purpose of making any other decision under this Act'.	3
		(5)	Section 95(3)(a)(iii)—	4
			omit, insert—	5
			'(iii) an adult against whom an allegation of harm or risk of harm to a child has been made; and'.	6 7
Clause	49		endment of s 97 (Carrying out medical examinations reatment)	8 9
			Section 97(1)(a)(ii), editor's note, 'section 18(6)'—	10
			omit, insert—	11
			'section 18(7)'.	12
Clause	50		endment of s 99 (Custody or guardianship of child ntinues pending decision on application for order)	13 14
			Section 99(2)—	15
			omit, insert—	16
		'(2)	The order granting the custody or guardianship of the child continues until the application is decided unless the Childrens Court orders an earlier end to the order.	17 18 19
		<b>'</b> (3)	This section does not affect the application of section 67 in relation to the child.'.	20 21
Clause	51		endment of s 99D (Principles for tribunal in matters ating to this Act)	22 23
			Section 99D, 'section 5'—	24
			omit, insert—	25
			'sections 5A to 5C, to the extent the principles are relevant'.	26

[s 52]

	-			
Clause	52	Am	nendment of s 99H (Constitution of tribunal)	1
			Section 99H(4)(a), 'section 5'—	2
			omit, insert—	3
			'sections 5A to 5C'.	4
Clause	53	Re	placement of s 104 (Court's paramount consideration)	5
			Section 104—	6
			omit, insert—	7
	<b>'104</b>		urt must have regard to particular principles and te reasons	8 9
		'(1)	In exercising its jurisdiction or powers, the Childrens Court must have regard to the principles stated in sections 5A to 5C, to the extent the principles are relevant.	1 1 1
		'(2)	When making a decision under this Act, the Childrens Court must state its reasons for the decision.'.	1 1
Clause	54	Am chi	nendment of s 110 (Separate legal representation of Id)	1 1
			Section 110—	1
			insert—	1
		'(4)	The lawyer is not a party to a proceeding on the application but—	1 2
			(a) must do anything required to be done by a party; and	2
			(b) may do anything permitted to be done by a party.	2
		<b>'</b> (5)	The parties to the proceeding must act in relation to the proceeding as if the lawyer were a party to the proceeding.	2 2
		'(6)	The lawyer's role as the child's separate legal representative ends when—	2 2
			(a) the application is decided or withdrawn; or	2
			(b) if there is an appeal in relation to the application—the appeal is decided or withdrawn.'.	2 2

[s 55]

Clause	55		nendment of s 113 (Court may hear submissions from n-parties to proceeding)				
		(1)	Secti	on 113(1), after 'persons'—	3		
			inser	<i>t</i> —	4		
			'(eac	h a <i>non-party</i> )'.	5		
		(2)	Secti	on 113(2), 'person's'—	6		
			omit,	omit, insert—			
			'non	-party's'.	8		
		(3)	Secti	on 113—	9		
			inser	<i>t</i> —	10		
		<b>'</b> (3)	other	court may allow the non-party to view a document or information before the court on the application if the is satisfied—	11 12 13		
			(a)	the document or information is relevant to a submission the non-party may make to the court; and	14 15		
			(b)	the non-party needs to view the document or information to make the submission; and	16 17		
			(c)	it is in the child's best interests for the non-party to view the document or information; and	18 19		
			(d)	each person to whom the document or information relates—	20 21		
				(i) has been informed that the document or information may be viewed by the non-party; and	22 23		
				<ul><li>(ii) has been given a reasonable opportunity to make submissions to the court about the non-party being allowed to view the document or information.'.</li></ul>	24 25 26		
Clause	56	Am	nendn	nent of s 117 (Who may appeal)	27		
		(1)	Secti	on 117(1), after 'order'—	28		
			inser	<i>t</i> —	29		
			'or a	temporary custody order'.	30		

			[s 57]
		(2)	Section 117(3), definition <i>parent</i> , paragraphs (c) and (d)—
			omit, insert—
			(c) a person, other than the chief executive, having custody or guardianship of the child under—
			(i) a law of the State, other than this Act; or
			(ii) a law of another State;
			(d) a long-term guardian of the child.'.
ause	57	Am	endment of s 120 (Hearing procedures)
			Section 120(1), after 'order'—
			insert—
			'or a temporary custody order'.
ause	58	Am	endment of s 122 (Statement of standards)
			Section 122(1), 'section 82'—
			omit, insert—
			'section 82(1)'.
ause	59		endment of s 126 (Restrictions on granting plication)
		(1)	Section 126(e)—
			omit, insert—
			'(e) the standard of care provided complies, and will continue to comply, with the statement of standards; and'.
		(2)	Section 126—
			insert—
			(g) the applicant's primary function is a function relating to the care of children in need of protection who are in the custody or guardianship of the chief executive; and

[s 60]

		(h)	any accommodation provided by the applicant to children in need of protection is, and will continue to be, at a place that the applicant has a suitable right to occupy.	1 2 3 4
			Example of a place that an applicant has a suitable right to occupy—	5 6
			residential premises leased, rented or owned by the applicant	7
			Example of a place that an applicant does not have a suitable right to occupy—	8 9
			a motel room booked by the applicant'.	10
Clause	60	Insertio	n of new 129A	11
		Afte	r section 129—	12
		inser	rt—	13
	ʻ129A	License	e's obligations	14
		'A li	censee must ensure that—	15
		(a)	care services provided by the licensee comply with the standards of care stated in the statement of standards; and	16 17 18
		(b)	each person the licensee engages to provide care services is a suitable person; and	19 20
		(c)	for carrying on a regulated business or employing persons in regulated employment under the Commissioner's Act—the Commissioner's Act, chapter 8 is complied with.'.	21 22 23 24
Clause	61	Amend	nent of s 130 (Nominees)	25
		Sect	ion 130(1)—	26
		omit	, insert—	27
			nominee for a licence is responsible for ensuring the usee complies with section 129A unless—	28 29
		(a)	if the nominee is in a position to influence the conduct of the licensee in relation to the licensee's	30 31

[s 62] compliance-the nominee took reasonable steps to 1 ensure the licensee complied; or 2 (b) the nominee was not in a position to influence the 3 conduct of the licensee in relation to the licensee's 4 compliance.'. 5 Clause 62 Amendment of s 136D (Issue of certificate) 6 Section 136D— 7 insert— 8 (7) If the approved carer starts to live with his or her spouse after 9 the issue of the certificate but before its expiry day, the 10 certificate continues to have effect until the day mentioned in 11 subsection (6).'. 12 Clause 63 Amendment of s 140AB (Definitions for sdiv 3) 13 (1)Section 140AB, definition *disqualifying event*— 14 omit. 15 Section 140AB— (2)16 insert— 17 *prohibiting event*, for a person, means— 18 the person is issued with or given a negative prescribed (a) 19 notice or negative exemption notice other than-20 (i) under a prescribed provision; or 21 (ii) on cancellation of a positive prescribed notice or 22 positive exemption notice that is suspended; or 23 the person's positive prescribed notice or positive 24 (b) exemption notice is suspended; or 25 (c) an application for a prescribed notice or exemption 26 notice about the person is withdrawn.'. 27 [s 64]

Clause	64	Amendment of s 140AC (Immediate suspension)	1
		Section 140AC(1), (2) and (5), 'disqualifying event'—	2
		omit, insert—	3
		'prohibiting event'.	4
Clause	65	Amendment of s 140AF (End of suspension)	5
		Section 140AF(2), 'disqualifying event'—	6
		omit, insert—	7
		'prohibiting event'.	8
Clause	66	Amendment of s 159 (Payments for care and maintenance)	9 10
		(1) Section 159(1), after 'a child's carer'—	11
		insert—	12
		'or long-term guardian'.	13
		(2) Section 159(3) and (4)—	14
		renumber as section 159(4) and (5).	15
		(3) Section 159—	16
		insert—	17
		(3) A payment may be made to the person or the person's carer under subsection (2) whether the person is a child or an adult.'.	18 19 20
		(4) Section 159(5), as renumbered, after 'carers'—	21
		insert—	22
		'or long-term guardians'.	23
Clause	67	Amendment of s 159A (Purpose)	24
		Section 159A, after 'needs of children'-	25

			[s 68]	
			insert—	1
			'and promote their wellbeing'.	2
Clause	68		nendment of s 159B (Principles for coordinating rvice delivery and exchanging information)	3 4
		(1)	Section 159B, after paragraph (a)—	5
			insert—	6
			'(aa) the State is responsible for ensuring that children and families receive the family support services that they need in order to decrease the likelihood of the children becoming in need of protection;'.	7 8 9 10
		(2)	Section 159B(d), after 'protection'—	11
			insert—	12
			', and children who may become in need of protection,'.	13
		(3)	Section 159B(f), 'welfare'—	14
			omit, insert—	15
			'safety, wellbeing'.	16
		(4)	Section 159B(f), editor's note—	17
			omit.	18
		(5)	Section 159B(aa) to (f)—	19
			renumber as section 159B(b) to (g)	20
Clause	69	Ins	ertion of new s 159BA	21
			After section 159B—	22
			insert—	23
	ʻ159I	BA W	ho is a <i>relevant child</i>	24
			'In this chapter—	25
			relevant child means—	26
			(a) a child in need of protection; or	27

[s 70]

		(b) a child who may become a child in need of protection if preventative support is not given to the child or the child's family.'.	1 2 3
Clause 70	) Am	nendment of s 159C (What is <i>relevant information</i> )	4
	(1)	Section 159C(1), definition <i>relevant information</i> , paragraph (a)(ii)—	5 6
		omit, insert—	7
		(ii) help the chief executive take action, or decide if he or she reasonably suspects a child is in need of protection, under section 14; or'.	8 9 10
	(2)	Section 159C(1), definition <i>relevant information</i> , paragraph (a)(vi) and (vii), 'child in need of protection'—	11 12
		omit, insert—	13
		'relevant child'.	14
	(3)	Section 159C(1), definition <i>relevant information</i> , paragraph (b)(ii) and (iii)—	15 16
		<i>renumber</i> as paragraph (b)(iv) and (v).	17
	(4)	Section 159C(1), definition <i>relevant information</i> , paragraph (b)—	18 19
		insert—	20
		(ii) decide whether information about an unborn child who may need protection after birth should be given to the chief executive; or	21 22 23
		<ul><li>(iii) help the chief executive to offer help and support to a pregnant woman under section 21A; or'.</li></ul>	24 25
	(5)	Section 159C(1), definition relevant information—	26
		insert—	27
		'(c) in relation to the chief executive giving information to a service provider under section 159M(4)—information that the chief executive reasonably believes may help the service provider to—	28 29 30 31

			(i) assess or respond to the health, educational or care needs of a relevant child; or	1 2
			<ul><li>(ii) otherwise make plans or decisions relating to, or provide services to, a relevant child or the child's family.'.</li></ul>	3 4 5
		(6)	Section 159C(2)—	6
			omit, insert—	7
		'(2)	Relevant information may be information about—	8
			(a) a relevant child, the child's family or someone else; or	9
			(b) a pregnant woman or her unborn child.'.	10
		(7)	Section 159C—	11
			insert—	12
		ʻ(5)	Relevant information does not include information mentioned in subsection (1), definition <i>relevant information</i> , paragraph (b)(ii) or (iii) unless the mother of the unborn child or pregnant woman agrees to the information being provided to the other service provider before it is provided.'.	13 14 15 16 17
Clause	71	Am	endment of s 159D (Other definitions for ch 5A)	18
			Section 159D, definition service provider—	19
			insert—	20
			(c) a recognised entity.'.	21
Clause	72	-	placement of s 159F (Service providers' ponsibilities)	22 23
			Section 159F—	24
			omit, insert—	25
	ʻ159F	Sei	rvice providers' responsibilities	26
			'Service providers must take reasonable steps to coordinate decision-making and the delivery of services to relevant children and their families in order to appropriately and	27 28 29

# [s 73]

		effectively meet the protection and care needs of children and support their families.'.	1 2
Clause	73	Amendment of s 159G (Chief executive's responsibilities)	3
		(1) Section 159G(1)(a), 'and child protection services'—	4
		omit, insert—	5
		', child protection services and family support services'.	6
		(2) Section 159G(1)(b)(ii), 'welfare'—	7
		omit, insert—	8
		'wellbeing'.	9
Clause	74	Amendment of s 159M (Particular prescribed entities giving and receiving relevant information)	10 11
		Section 159M—	12
		insert—	13
		(4) The chief executive may give, to any other service provider, relevant information mentioned in section 159C(1), definition <i>relevant information</i> , paragraph (c).'.	14 15 16
Clause	75	Amendment of s 159O (Release of information by a health services designated person)	17 18
		Section 159O(1)(a) and (2), 'welfare'—	19
		omit, insert—	20
		'wellbeing'.	21
Clause	76	Amendment of 159R (Interaction with other laws)	22
		Section 159R(2), examples—	23
		omit, insert—	24
		'Examples of other laws for subsection (2)—	25
		• Education (General Provisions) Act 2006, section 426	26

			• <i>Health Services Act 1991</i> , section 62A(1)		
			• Youth Justice Act 1992, section 288		
			• Police Service Administration Act 1990, section 10.1'.		
Clause	77	An ap	nendment of s 171 (Application for warrant for prehension of child)		
		(1)	Section 171(2), 'application must be sworn and state'—		
			omit, insert—		
			'officer must prepare a written application that states'.		
		(2)	Section 171(3)—		
			renumber as section 171(4).		
		(3)	Section 171—		
			insert—		
		<b>'</b> (3)	The written application must be sworn.'.		
Clause	78	Re	eplacement of s 173 (Special warrants)		
			Section 173—		
			omit, insert—		
	ʻ173	Ap an	plication by particular forms of communication d duplicate warrant		
		'(1)	An application under section 171 may be made by phone, fax, radio or another form of communication if the authorised officer or police officer reasonably considers it necessary because of—		
			(a) urgent circumstances; or		
			(b) other special circumstances (including, for example, the officer's remote location).		
		'(2)	The application—		
			<ul><li>(a) may not be made before the officer prepares the written application under section 171(2); but</li></ul>		

# [s 78]

	(b)	may be made before the written application is sworn.	1
<b>'</b> (3)		magistrate may issue the warrant (the <i>original warrant</i> ) if the magistrate is satisfied—	2 3
	(a)	it was necessary to make the application under subsection (1); and	4 5
	(b)	the way the application was made under subsection (1) was appropriate.	6 7
'(4)	Afte	r the magistrate issues the original warrant—	8
	(a)	if there is a reasonably practicable way of immediately giving a copy of the warrant to the officer (for example, by sending a copy by fax), the magistrate must immediately give a copy of the warrant to the officer; or	9 10 11 12
	(b)	otherwise—	13
		(i) the magistrate must tell the officer the date and time the warrant is issued and the other terms of the warrant; and	14 15 16
		(ii) the officer must complete a form of warrant, including by writing on it—	17 18
		(A) the magistrate's name; and	19
		(B) the date and time the magistrate issued the warrant; and	20 21
		(C) the other terms of the warrant.	22
ʻ(5)	form case	copy of the warrant mentioned in subsection $(4)(a)$ , or the n of warrant completed under subsection $(4)(b)$ (in either the <i>duplicate warrant</i> ), is a duplicate of, and as effectual he original warrant.	23 24 25 26
'(6)		officer must, at the first reasonable opportunity, send to nagistrate—	27 28
	(a)	the written application complying with section 171(2) and (3); and	29 30
	(b)	if the officer completed a form of warrant under subsection (4)(b)—the completed form of warrant.	31 32

			The magistrate must keep the original warrant and, on receiving the documents under subsection (6)—	1 2
			(a) attach the documents to the original warrant; and	3
			(b) give the original warrant and documents to the clerk of the court of the relevant magistrates court.	4 5
		<b>'(</b> 8)	Despite subsection (7), if—	6
			(a) an issue arises in a proceeding about whether an exercise of a power was authorised by a warrant issued under this section; and	7 8 9
			(b) the original warrant is not produced in evidence;	10
			the onus of proof is on the person relying on the lawfulness of the exercise of the power to prove a warrant authorised the exercise of the power.'.	11 12 13
Clause	79	Ame	endment of s 174 (Warrants—procedure before entry)	14
			Section 174(2)(b)—	15
			omit, insert—	16
			(b) give the person a copy of the warrant or, if the entry is authorised by a duplicate warrant under section 173(5), a copy of the duplicate warrant;'.	17 18 19
Clause	80		endment of s 186 (Confidentiality of notifiers of harm isk of harm)	20 21
			Section 186(5)(a), 'welfare'—	22
			omit, insert—	23
			'wellbeing'.	24
Clause	81		endment of s 187 (Confidentiality of information ained by persons involved in administration of Act)	25 26
		(1)	Section 187(1)(a)(x), 'and'—	27
			omit, insert—	28

[s 82]

Clause

Clause

	'or'.	1
(2)	Section 187(1)(a)—	2
	insert—	3
	'(xi) a person allowed to view a document or information under section 113; and'.	4 5
(3)	Section 187(3)(b), 'welfare'—	6
	omit, insert—	7
	'wellbeing'.	8
(4)	Section 187(3)(c)(iii), 'division'—	9
	omit, insert—	10
	'Act (including, for example, this division or section 159M)'.	11
(1)	Section 188(3)(a), 'welfare'—	15
•	rsons)	14
	omit, insert—	16
	'wellbeing'.	17
(2)	Section 188(3)(a) to (c)—	18
	renumber as section 188(3)(b) to (d).	19
(3)	Section 188(3)—	20
	insert—	21
	(a) if the use, disclosure or giving of access is authorised by the chief executive under section 189B; or'.	22 23
10	nendment of s 189A (Making information available for uth Justice Act 1992)	24 25
10	nendment of s 189A (Making information available for uth Justice Act 1992) Section 189A(1) and (5), 'juvenile'—	24 25 26

			[s 84]	
			omit, insert—	1
			'youth'.	2
Clause	84	Ins	ertion of new s 189B	3
			Chapter 6, part 6, division 2—	4
			insert—	5
	ʻ189I	B Re	search	6
		'(1)	For the purpose of allowing a person to carry out research, the chief executive may authorise the person to have access to information relating to the administration of this Act, including information from an officer of the department or a client.	7 8 9 10 11
		'(2)	The chief executive may only authorise the person to have access to the information if the chief executive is satisfied—	12 13
			(a) the research is consistent with a function of the chief executive under section 7; and	14 15
			(b) the information will be collected in a way that could not reasonably be expected to result in the identification of any of the individuals it relates to.	16 17 18
		<b>'</b> (3)	The chief executive may contact, or authorise the person to contact, a client to ask if they would like to participate in the research being carried out by the person.	19 20 21
		'(4)	The chief executive may authorise the person to use or disclose the information, or give access to the information, to someone else.	22 23 24
			Note—	25
			Under section 188, the person must not use, disclose or give access to the information unless it is authorised by the chief executive under this section.	26 27 28
		<b>'</b> (5)	In this section —	29
			<i>client</i> means any of the following persons—	30
			(a) a child to whom this Act applies;	31

# [s 85]

		(b) a person who was a child to whom this Act applied;	1
		(c) a member of the family of a person mentioned in paragraph (a) or (b);	2 3
		(d) an approved carer under this Act.'.	4
Clause	85	Amendment of s 195 (Compliance with provisions about explaining and giving documents)	5 6
		Section 195—	7
		insert—	8
		(7) In this section—	9
		<i>parent</i> includes a long-term guardian of the child.'.	10
Clause	86	Amendment of s 199 (Further guiding principle)	11
		Section 199(3), 'section 5 or 104'—	12
		omit, insert—	13
		'the application of chapter 1, part 2, division 1 or section 104'.	14
Clause	87	Amendment of s 205 (Meaning of <i>parent</i> for ch 7)	15
		Section 205, definition <i>parent</i> , paragraphs (c) and (d)—	16
		omit, insert—	17
		(c) a person, other than the chief executive, having custody or guardianship of the child under—	18 19
		(i) a law of the State, other than this Act; or	20
		(ii) a law of another State;	21
		(d) a long-term guardian of the child.'.	22
Clause	88	Amendment of s 210 (Notice of decision)	23
		Section 210(2), '3 days'—	24

				[s	89]
			omit	t, insert—	1
			'3 bi	usiness days'.	2
Clause	89			ment of s 246A (Chief executive to review nent's involvement with particular children)	3 4
			Sect	ion 246A(1)(b)(i)(A), after 'child'—	5
			inse	rt—	6
				he course of performing functions under or relating to t inistration of this Act'.	the 7 8
Clause	90			nent of s 246C (Chief executive may seek tion from entities)	9 10
			Sect	ion 246C, 'welfare'—	11
			omit	t, insert—	12
			'wel	llbeing'.	13
Clause	91			nent of s 246E (Protection from liability for givin tion to chief executive)	ng 14 15
		(1)	Sect	tion 246E(2)—	16
			omit	t, insert—	17
		'(2)		person is not liable, civilly, criminally or under inistrative process, for giving the information.'.	an 18 19
		(2)	Sect	tion 246E(4)—	20
			omit	t, insert—	21
		<b>'</b> (4)	With	nout limiting subsections (2) and (3)—	22
			(a)	in a proceeding for defamation, the person has a defer of absolute privilege for publishing the information; a	
			(b)	if the person would otherwise be required to mainta confidentiality about the information under an Act, or or rule of law or practice, the person—	

[s 92]

			(i)	does not contravene the Act, oath or rule of law or practice by giving the information; and	1 2
			(ii)	is not liable to disciplinary action for giving the information.'.	3 4
Clause	92		endment grieved pe	of sch 2 (Reviewable decisions and ersons)	5 6
			Schedule	2, table, before the first entry—	7
			insert—		8
			request to 1 section 51V	review a case the person making the request'. /A	
Clause	93	Am	endment	of sch 3 (Dictionary)	9
		(1)		3, definitions <i>criminal history</i> , <i>disqualifying event</i> , f a person's household and <i>parent</i> —	10 11
			omit.		12
		(2)	Schedule	3—	13
			insert—		14
			-	of an offence, means a charge in any form, including, ole, the following—	15 16
			(a) a ch	arge on an arrest;	17
			. ,	otice to appear served under the Police Powers and ponsibilities Act 2000, section 382;	18 19
			(c) a co	mplaint under the Justices Act 1886;	20
			• •	arge by a court under the <i>Justices Act 1886</i> , section A), or another provision of an Act;	21 22
			(e) an in	ndictment.	23
			criminal l	<i>history</i> , of a person, means all of the following—	24

[s 93]

$(\mathbf{a})$	avory conviction of the norson for an offence in	1
(a)	every conviction of the person for an offence, in Queensland or elsewhere, and whether before or after	1 2
	the commencement of this definition, including spent	3
	convictions;	4
(b)	every charge made against the person for an offence, in	5
	Queensland or elsewhere, and whether before or after the commencement of this definition;	6 7
(c)	every disqualification order made under the <i>Commission</i>	8
	<i>for Children and Young People and Child Guardian Act</i> 2000 in relation to the person, whether before or after	9 10
	the commencement of this definition;	10
(d)	every disqualification order and offender prohibition	12
	order made under the <i>Child Protection (Offender</i>	13
	<i>Prohibition Order) Act 2008</i> in relation to the person, whether before or after the commencement of this	14 15
	definition.	16
	<i>term guardian</i> , of a child, means a person, other than the	17
	f executive, who is granted long-term guardianship of the	18
	d under a child protection order.	19 20
Note-		20
	e section 61(f)(i) and (ii).	21
	<i>iber</i> , of a person's household—	22
(a)	includes—	23
	(i) someone who lives in the person's home; and	24
	(ii) an adult who, because of the nature of their contact	25
	with the child in need of protection and the context in which that contact happens, may create an	26 27
	unacceptable level of risk to the child; but	28
(b)	does not include a parent of the child living in the	29
	person's home if the child was placed in the care of the person under section $\frac{92}{1}$	30
	person under section 82(1).	31
•	ent for—	32
(a)	chapter 2, part 2—see section 23; or	33
(b)	chapter 2, part 3—see section 37; or	34

[s 93]
--------

	(c)	chapter 2, part 3AA—see section 51AA; or	1
	(d)	chapter 2, part 3A, see section 51F; or	2
	(e)	chapter 2, part 4—see section 52; or	3
	(f)	chapter 7—see section 205; or	4
	(g)	other provisions—see section 11.	5
	Edito	r's note—	6
	The definition <i>parent</i> applying to the provisions mentioned in paragraphs (a) to (f) is the same.		
	-	<i>tibiting event</i> , for chapter 4, part 2, division 4, subdivision be section 140AB.	9 10
	relevant child, for chapter 5A, see section 159BA.		
	spent conviction means a conviction—		
	(a)	for which the rehabilitation period under the <i>Criminal Law</i> ( <i>Rehabilitation of Offenders</i> ) <i>Act</i> 1986 has expired under the Act; and	13 14 15
	(b)	that is not revived as prescribed by section 11 of that Act.	16 17
	<i>temporary custody order</i> means an order under chapter 2, part 3AA.		
	transition order see section 65A(2).'.		20
(3)	Schedule 3, definition carer, 'section 82'—		21
	omit, insert—		22
	'section 82(1)'.		23

	Part	3 Amendment of Commission for Children and Young People and Child Guardian Act 2000	1 2 3
Clause	94	Act amended	4
		This part amends the <i>Commission for Children and Young</i> <i>People and Child Guardian Act 2000.</i>	5 6
Clause	95	Replacement of s 36 (Employment screening of commission's staff)	7 8
		Section 36—	9
		omit, insert—	10
	'36	Screening of commission's staff	11
		'Chapter 8A provides for screening of the commission's staff.	12
		Editor's note—	13
		Chapter 8A (Criminal history checks, and assessing suitability, of persons engaged by the commission)'.	14 15
Clause	96	Amendment of s 62 (Grounds for not dealing with complaint)	16 17
		Section 62(1)(b)(iv), 'Coroner's'—	18
		omit, insert—	19
		'Coroners'.	20
Clause	97	Amendment of s 107 (Appointment)	21
		Section 107(7)—	22
		insert—	23
		'Note—	24
		See also chapter 8A in relation to the appointment of a community visitor.'.	25 26

Child Protection and Other Acts Amendment Bill 2010 Part 3 Amendment of Commission for Children and Young People and Child Guardian Act 2000

[s 98]

Clause	98	Amendment of s 156 (Employment and businesses regulated by this chapter)	1 2
		Section 156(2), after 'employment'—	3
		insert—	4
		', or the carrying on of a business,'.	5
Clause	99	Amendment of s 176 (Giving notification under pt 4)	6
		(1) Section 176(2)(b)—	7
		omit, insert—	8
		(b) if the employer did not give the certification mentioned in subsection (3)(b)—be accompanied by the alternative certifications relating to the employee.'.	9 10 11
		(2) Section 176(3)(b)—	12
		omit, insert—	13
		(b) certification by the employer that the employer has sighted the employee's proof of identity documents.'.	14 15
Clause	100	Amendment of s 178 (Application for an eligibility declaration)	16 17
		(1) Section 178(3)(b) and (4)(a), 'person'—	18
		omit, insert—	19
		'applicant'.	20
		(2) Section 178(4)(b), from 'documents' to 'regulation'—	21
		omit, insert—	22
		'applicant's proof of identity documents'.	23
Clause	101	Amendment of s 200 (Form of application)	24
		(1) Section $200(1)(d)$ —	25
		omit, insert—	26

			'(d) if the applicant did not sight the documents as mentioned in subsection (2)(b)—be accompanied by the alternative certifications relating to the employee.'.	1 2 3
		(2)	Section 200(2)(b)—	4
			omit, insert—	5
			'(b) certification by the applicant that the applicant has sighted the employee's proof of identity documents; and'.	6 7 8
Clause	102	Am	endment of s 212 (Form of application)	9
			Section 212(2)(b), from 'documents' to 'regulation'—	10
			omit, insert—	11
			'applicant's proof of identity documents'.	12
Clause	103	Am	endment of s 249 (Giving notification under pt 5)	13
		(1)	Section 249(2)(b)—	14
			omit, insert—	15
			(b) if the employer did not give the certification mentioned in subsection (3)(b)—be accompanied by the alternative certifications relating to the employee.'.	16 17 18
		(2)	Section 249(3)(b)—	19
			omit, insert—	20
			(b) certification by the employer that the employer has sighted the employee's proof of identity documents.'.	21 22
Clause	104	Am	endment of s 261 (Form of application)	23
		(1)	Section 261(1)(d)—	24
			omit, insert—	25
			'(d) if the applicant did not sight the documents as mentioned in subsection (2)(b)—be accompanied by the alternative certifications relating to the employee.'.	26 27 28

Child Protection and Other Acts Amendment Bill 2010 Part 3 Amendment of Commission for Children and Young People and Child Guardian Act 2000

[s 105]

the applicant has dentity documents; <b>1)</b> gulation'—	1 2 3 4 5 6 7 8 9
dentity documents;	3 4 5 6 7 8
dentity documents;	4 5 6 7 8
-	7 8
gulation'—	8
	9
	10 11 12
_	13
	14
	15
	16
	17
	18
vised the college of ation or permission	19 20 21 22
-	23 24 25
section 231, the	26 27 28 29
	30
	st give achers to

	Part 3	8 Ameno	dment o	of Com	Child Protection and Other Acts Amendment Bill 2010 mission for Children and Young People and Child Guardian Act 2000	
					[s 107]	
			omit	t, inse	rt—	1
			men Act	tione 2005,	the college may need to have regard to the matters d in the <i>Education (Queensland College of Teachers)</i> section 11(1) for deciding whether the applicant is b teach.'.	2 3 4 5
Clause	107				of s 345 (Use of information obtained under about a person)	6 7
			Sect	ion 34	45—	8
			inse	rt—		9
		'(2)	pers deci	on wl ding	the commissioner may use information about a no is, or seeks to be, engaged by the commission for whether to obtain information about the person tion 357P.'.	10 11 12 13
Clause	108				of s 349 (Replacement notice if change in etc. details generally)	14 15
		(1)	Sect	ion 34	49(2)—	16
			omit	t, inse	rt—	17
		<b>'</b> (2)	How	vever,	this section does not apply if—	18
			(a)		holder of a positive notice is or was, during the term ne positive notice—	19 20
				(i)	employed in regulated employment as a volunteer; or	21 22
				(ii)	carrying on a regulated business other than for financial reward; and	23 24
			(b)		levant change within the meaning of section 350(7) pens for the holder.	25 26
			Note-			27
					on 350 in relation to the holder of a positive notice to whom unces mentioned in this subsection apply.'.	28 29
		(2)	Sect	ion 34	49(4) to (6)—	30

.

[s 109]

			omit,	inse	rt—	1
		<b>'</b> (4)	The	comn	nissioner may issue to the holder—	2
			(a)	posi	the holder of a positive notice—a replacement tive notice and, if the holder also has a positive ce blue card, a replacement positive notice blue ; or	3 4 5 6
			(b)		the holder of a positive exemption notice—a acement positive exemption notice.	7 8
		ʻ(5)	posit notic the	tive notice, the com	ommissioner issues to the holder a replacement otice, positive notice blue card or positive exemption e holder must return the replaced notice or card to missioner within 14 days after receiving the ent notice or card.	9 10 11 12 13
			Max	imun	n penalty—10 penalty units.	14
		'(6)	notic	e, po	nissioner must cancel the previously held positive sitive notice blue card or positive exemption notice missioner has issued a replacement notice or card.'.	15 16 17
Clause	109	em		nent	t of s 350 (Replacement notice if change from as a volunteer to employment other than as etc.)	18 19 20
			Secti	ion 35	50—	21
			omit,	, inse	rt—	22
	<b>'350</b>	per			f relevant change happens for volunteer or ing on business other than for financial	23 24 25
		<b>'</b> (1)	This	secti	on applies if—	26
			(a)		holder of a positive notice that is not suspended is or , during the term of the positive notice—	27 28
				(i)	employed in regulated employment as a volunteer; or	29 30
				(ii)	carrying on a regulated business other than for financial reward; and	31 32

	(b) a relevant change happens for the holder.	1								
<b>'</b> (2)	The holder must, within 14 days after the relevant change give	2								
	notice, in the approved form, to the commissioner about the relevant change.	3 4								
	Maximum penalty—10 penalty units.									
'(3)	The commissioner must issue to the holder a new positive notice and, if the holder also has a positive notice blue card, a new positive notice blue card if—									
	<ul><li>(a) under subsection (7), the notice under subsection (2) is accompanied by the prescribed application fee; and</li></ul>	8 9 10								
	(b) either—	11								
	<ul> <li>(i) the commissioner is not aware of any change in disciplinary information or police information about the person since the commissioner last made an employment-screening decision about the person; or</li> </ul>	12 13 14 15 16								
	(ii) the commissioner—	17								
	<ul> <li>(A) is aware of a change in disciplinary information or police information about the person since the commissioner last made an employment-screening decision about the person; and</li> </ul>	18 19 20 21 22								
	<ul> <li>(B) after considering the change, decides not to suspend or cancel the person's positive notice.</li> </ul>	23 24 25								
'(4)	Despite subsection (3), the commissioner is not required to issue the new positive notice or new positive notice blue card if the commissioner is deciding whether to cancel the positive notice under section $237(1)(a)$ , unless the commissioner decides not to cancel the positive notice.	26 27 28 29 30								
<b>'</b> (5)	If the commissioner issues to the holder a new positive notice or positive notice blue card, the holder must return the person's previously held notice or card to the commissioner within 14 days after receiving the new notice or card.	31 32 33 34								

	Max	imum penalty—10 penalty units.	1				
'(6)	The commissioner must cancel the previously held positive notice or positive notice blue card if the commissioner has issued a new prescribed notice or an exemption notice.						
'(7)	prese	notice under subsection (2) must be accompanied by the cribed application fee if the application for the positive ce was made on the basis the holder was—	5 6 7				
	(a)	employed, or to be employed, in regulated employment as a volunteer; or	8 9				
	(b)	carrying on, or proposing to carry on, a business other than for financial reward.	10 11				
<b>'</b> (8)	In th	is section—	12				
	prescribed application fee means—						
	(a)	for a notice given under subsection (2) for a relevant change mentioned in the definition <i>relevant change</i> , paragraph (a)—the prescribed fee for a prescribed notice application about a person employed in regulated employment other than as a volunteer; or	14 15 16 17 18				
	(b)	for a notice given under subsection (2) for a relevant change mentioned in the definition <i>relevant change</i> , paragraph (b)—the prescribed fee for a prescribed notice application about a person carrying on a regulated business for financial reward.	19 20 21 22 23				
	<i>relev</i> hold	<i>pant change</i> , for the holder of a positive notice, means the er—	24 25				
	(a)	becomes employed in regulated employment other than as a volunteer; or	26 27				
	(b)	starts carrying on a regulated business for financial reward.'.	28 29				
Ins	ertio	n of new ch 8A	30				
		r section 357—	31				
			51				

32

insert—

Clause 110

'Cha	apter 8	BA Criminal history checks, and assessing suitability, of persons engaged by the commission	1 2 3 4
'Part	1	Preliminary	5
'357A	Purpose	es of ch 8A	6
	'The	e purposes of this chapter are—	7
	(a)	to enable the commissioner to obtain a prescribed notice or exemption notice for persons who are to be engaged, or to continue to be engaged, by the commission in regulated employment; and	8 9 10 11
	(b)	to require persons who are to be engaged, or to continue to be engaged, by the commission in child-related duties to have a positive notice or positive exemption notice, and to enable the commissioner to obtain a prescribed notice or exemption notice for the persons; and	12 13 14 15 16
	(c)	to enable the commissioner to obtain the criminal history of, and related information about, a person who proposes to be, or is, engaged by the commission, so that the commissioner can assess the person's suitability to be, or continue to be, engaged by the commission.	17 18 19 20 21
'357B		apter applies despite the Criminal Law litation of Offenders) Act 1986	22 23
		s chapter applies to a person despite anything in the ninal Law (Rehabilitation of Offenders) Act 1986.	24 25
'357C	Commis	sioner to advise of duties of disclosure etc.	26
		Fore a person is engaged by the commission, the missioner must tell the person—	27 28

		(a)	of the person's duties of disclosure under this chapter; and	1 2
		(b)	that the commissioner may obtain the information about the person mentioned in section 357P; and	3 4
		(c)	that guidelines for dealing with information obtained by the commissioner under this chapter are available from the commissioner on request.	5 6 7
'Part	2		Disclosure of criminal history	8
'357D	Per: disc	son s close	eeking to be engaged by commission must criminal history	9 10
			erson seeking to be engaged by the commission must ose to the commissioner, before being so engaged—	11 12
		(a)	whether or not the person has a criminal history; and	13
		(b)	if the person has a criminal history—the person's complete criminal history.	14 15
'357E	Per: cha	son e nges	engaged by commission must disclose in criminal history	16 17
د	(1)	by th	ere is a change in the criminal history of a person engaged e commission, the person must immediately disclose to commissioner the details of the change.	18 19 20
•	(2)	taken	a person who does not have a criminal history, there is to be a change in the person's criminal history if the on acquires a criminal history.	21 22 23
'357F	Req	luirer	nents for disclosure	24
•	(1)		omply with section 357D or 357E, a person must give the nissioner a disclosure in the approved form.	25 26

'(2)	char	information disclosed by a person about a conviction or rge of an offence in the person's criminal history must ude—	1 2 3
	(a)	the existence of the conviction or charge; and	4
	(b)	when the offence was committed or alleged to have been committed; and	5 6
	(c)	the details of the offence or alleged offence; and	7
	(d)	for a conviction, whether or not a conviction was recorded and the sentence imposed on the person.	8 9
'357G Fa	lse or	r misleading disclosure or failure to disclose	10
<b>'</b> (1)	A pe	erson must not—	11
	(a)	give the commissioner a disclosure for this part that is false, misleading or incomplete in a material particular; or	12 13 14
	(b)	fail to give the commissioner a disclosure as required under section 357E, unless the person has a reasonable excuse.	15 16 17
		kimum penalty—100 penalty units or 2 years risonment.	18 19
·(2)		section (1)(a) does not apply to a person if the person, in making the disclosure—	20 21
	(a)	tells the commissioner, to the best of the person's ability, how it is false, misleading or incomplete; and	22 23
	(b)	if the person has, or can reasonably obtain, the correct information—gives the correct information.	24 25

# 'Part 3Employment screening of<br/>persons to start or continue in<br/>regulated employment1<br/>2<br/>3

'357H Und	dertaking employment screening with consent	4				
<b>'</b> (1)	This section applies in relation to a person who—	5				
	(a) proposes to be, or is, engaged by the commission; and	6				
	(b) is to start, or continue in, regulated employment in that capacity.	7 8				
'(2)	The commissioner may ask the person for written consent for the commissioner to undertake employment screening of the person under chapter 8.	9 10 11				
'(3)	Subsection (2) applies even if the person is a public service employee at the time the person is to start, or continue in, the regulated employment.	12 13 14				
'(4)	If the person does not give the consent, or withdraws his or her consent, the commissioner must ensure the person does not start, or continue in, the regulated employment.					
<b>'</b> (5)	If the person gives the consent, the commissioner may—	18				
	<ul> <li>(a) if the person is not a police officer or registered teacher—undertake employment screening of the person under chapter 8, and issue a prescribed notice to the person, as if the commissioner were deciding a prescribed notice application about the person; or</li> </ul>	19 20 21 22 23				
	(b) if the person is a police officer or registered teacher—undertake employment screening of the person under chapter 8, and issue an exemption notice to the person, as if the commissioner were deciding an exemption notice application about the person.	24 25 26 27 28				
<b>'</b> (6)	The person's consent to employment screening may be withdrawn—	29 30				

(a)	if the person is not a police officer or registered	1
	teacher—under sections 204 to 208 as if a prescribed	2
	notice application has been made about the person; or	3

(b) if the person is a police officer or registered 4 teacher—under sections 264 to 269 as if an exemption 5 notice application has been made about the person.

## 'Part 4Employment screening of<br/>persons engaged, or to be<br/>engaged, in child-related duties7

'357I	I Application of pt 4					
	<b>'</b> (1)	This part applies to duties to be performed in the commission if, under a part 6 directive, the commissioner decides—				
		(a)	the c	luties—	13	
			(i)	are to be performed at a place at which services are provided only or mainly to a child or children; or	14 15	
			(ii)	are to be performed in a role involving providing services only or mainly to a child or children; or	16 17	
			(iii)	involve contact with a child or children that is of a kind, or happens in a context, that may create an unacceptable level of risk for the child or children; and	18 19 20 21	
		(b)	pers	necessary to conduct employment screening of a on engaged to perform the particular duties to irre the person is suitable to perform them; and	22 23 24	
		(c)	-	particular duties are not likely to involve regulated loyment.	25 26	
	'(2)	Duti	es to	which this division applies are <i>child-related duties</i> .	27	
	<b>'</b> (3)	In th	is sec	tion—	28	

		<i>part 6 directive</i> means a directive under the <i>Public Service Act</i> 2008 made for chapter 5, part 6 of that Act.	1 2
'357J	Pre chil	escribed notice or exemption notice required for Id-related duties	3 4
	'(1)	The commissioner must ensure a person does not perform child-related duties in the commission unless—	5 6
		<ul> <li>(a) if the person is engaged by the commission as a volunteer and is not a police officer or registered teacher—the person has a current positive notice; or</li> </ul>	7 8 9
		(b) otherwise—	10
		(i) the person has a current positive notice or current positive exemption notice; or	11 12
		<ul> <li>(ii) the commissioner has started to undertake employment screening of the person as provided under section 357K.</li> </ul>	13 14 15
	'(2)	Subsection (1) applies even if the person is engaged by the commission at the time the commissioner proposes to engage the person to perform the child-related duties.	16 17 18
'357K	Und	dertaking employment screening with consent	19
	<b>'</b> (1)	This section applies if—	20
		(a) the commissioner proposes to engage a person to perform child-related duties in the commission; and	21 22
		(b) the person does not have a prescribed notice or exemption notice.	23 24
	'(2)	With the person's written consent, the commissioner must undertake child-related employment screening of the person.	25 26
	'(3)	For subsection (2), section 357H applies in relation to the person in the same way as it applies to a person who is to be engaged, or to continue to be engaged, by the commission in regulated employment.	27 28 29 30

'357L				blic service employee before prescribed emption notice issued	1 2
	<b>'</b> (1)	This	secti	on applies if—	3
		(a)	chile start	commissioner engages a person to perform d-related duties on the basis the commissioner has ted to undertake employment screening of the person nentioned in section 357K; and	4 5 6 7
		(b)	-	person is a public service employee at the time the missioner engages the person; and	8 9
		(c)	eithe	er of the following happens—	10
			(i)	the person's consent to employment screening is withdrawn, or taken to be withdrawn, under this Act;	11 12 13
			(ii)	the person is issued with a negative notice or negative exemption notice.	14 15
	'(2)			nissioner must ensure the person does not continue n child-related duties.	16 17
'357N				her person before prescribed notice or otice issued	18 19
	<b>'</b> (1)	This	secti	on applies if—	20
		(a)	start	commissioner engages a person to perform d-related duties on the basis the commissioner has ted to undertake employment screening of the person mentioned in section 357K; and	21 22 23 24
		(b)	-	person is not a public service employee at the time chief executive engages the person.	25 26
	'(2)	The	comn	nissioner—	27
		(a)	Pub endi	only appoint the person on probation under the <i>lic Service Act 2008</i> , section 126 for a period not ing before the prescribed notice or exemption notice sued to the person; and	28 29 30 31

'357N

(b)	may confirm the person's appointment under the <i>Public</i> Service Act 2008, section 126 only if the person is issued with a positive notice or positive exemption notice; and	1 2 3 4			
(c)	must not confirm the person's appointment under the <i>Public Service Act 2008</i> , section 126 if either of the following happens—	5 6 7			
	<ul><li>(i) the person's consent to employment screening is withdrawn, or taken to be withdrawn, under this Act;</li></ul>	8 9 10			
	(ii) the person is issued with a negative notice or negative exemption notice.	11 12			
Serv	ice Act 2008, section 126 to have a longer probationary	13 14 15			
		16 17			
<ol> <li>If the commissioner engages a person to perform child-related duties in the commission and the person's positive notice or positive exemption notice is suspended under chapter 8, the commissioner must ensure the person does not perform</li> </ol>					
	(c) Subs Serv. perio ect of ice o If the dutie posit com	<ul> <li>Service Act 2008, section 126 only if the person is issued with a positive notice or positive exemption notice; and</li> <li>(c) must not confirm the person's appointment under the <i>Public Service Act 2008</i>, section 126 if either of the following happens— <ul> <li>(i) the person's consent to employment screening is withdrawn, or taken to be withdrawn, under this Act;</li> <li>(ii) the person is issued with a negative notice or negative exemption notice.</li> </ul> </li> <li>Subsection (2) does not limit the power under the <i>Public Service Act 2008</i>, section 126 to have a longer probationary period or to terminate the person's employment.</li> </ul> Ect of suspension or cancellation of positive ice or positive exemption notice. If the commissioner engages a person to perform child-related duties in the commission and the person's positive notice or positive exemption notice is suspended under chapter 8, the			

(2) If the commissioner engages a person to perform child-related 23 duties in the commission and the person's positive notice or 24 positive exemption notice is cancelled under chapter 8, the 25 commissioner must ensure the person does not perform 26 child-related duties. 27

'Part 5		Commissioner may obtain information from other entities about criminal history and certain investigations	1 2 3 4
'Division	1	Obtaining information from police commissioner on request	5 6
'3570 Ap	plicat	ion of div 1	7
<b>'</b> (1)	This	division applies in relation to a person who—	8
	(a)	is engaged by the commission; or	9
	(b)	seeks to be engaged by the commission and has given the commissioner a disclosure for the purposes of part 2.	10 11
·(2)	start	ever, this division applies in relation to a person who is to , or continue in, regulated employment or child-related es only if—	12 13 14
	(a)	the person has been issued with a positive notice or positive exemption notice; and	15 16
	(b)	the commissioner is aware the person has a criminal history or is aware of investigative information about the person.	17 18 19
		sioner may obtain information from police sioner	20 21
'(1)		commissioner may ask the police commissioner to give commissioner the following information about the on—	22 23 24
	(a)	a written report about the person's criminal history;	25
	(b)	a brief description of the circumstances of a conviction or charge mentioned in the person's criminal history;	26 27

	(c)	information about an investigation relating to the possible commission of a serious offence by the person.	1 2						
'(2)	•	ubject to subsections (3) and (4), the police commissioner ust comply with the request.							
<b>'</b> (3)		duty imposed on the police commissioner to comply with equest—	5 6						
	(a)	applies only to information in the police commissioner's possession or to which the police commissioner has access; and	7 8 9						
	(b)	in relation to information mentioned in subsection $(1)(c)$ —applies only to information recorded on a central electronic database kept by the police commissioner.	10 11 12 13						
'(4)	inve	police commissioner must not give information about an stigation relating to the possible commission of a serious nee by the person if—	14 15 16						
	(a)	the police commissioner is reasonably satisfied that giving the information—	17 18						
		(i) may prejudice or otherwise hinder an investigation to which the information may be relevant; or	19 20						
		(ii) may lead to the identification of an informant; or	21						
		(iii) may affect the safety of a police officer, complainant or other person; or	22 23						
	(b)	for an investigation that has been completed—the investigation has not led, and the police commissioner is reasonably satisfied it is unlikely to lead, to a reasonable suspicion that the person committed a serious offence; or	24 25 26 27 28						
	(c)	for an investigation that has not been completed—the police commissioner is reasonably satisfied the investigation is unlikely to lead to a reasonable suspicion that the person committed a serious offence.	29 30 31 32						

	[5110]					
'Division	2 Obtaining information about charges etc.	1 2				
	357Q Prosecuting authority to notify commissioner about committal, conviction etc.					
'(1)	This section applies if a person is charged with a relevant offence and the police commissioner or the director of public prosecutions (a <i>prosecuting authority</i> ) is aware that the person is engaged by the commission.	5 6 7 8				
·(2)	If the person is committed by a court for trial for a relevant offence, the prosecuting authority must, within 7 days after the committal, give written notice to the commissioner of the following—	9 10 11 12				
	(a) the person's name;	13				
	(b) the court;	14				
	(c) particulars of the offence;	15				
	(d) the date of the committal;	16				
	(e) the court to which the person was committed.	17				
ʻ(3)	If the person is convicted before a court of a relevant offence, the prosecuting authority must, within 7 days after the conviction, give written notice to the commissioner of the following—	18 19 20 21				
	(a) the person's name;	22				
	(b) the court;	23				
	(c) particulars of the offence;	24				
	(d) the date of the conviction;	25				
	(e) the sentence imposed by the court.	26				
'(4)	If the person is convicted of a relevant offence, and has appealed the conviction, and the appeal is finally decided or has otherwise ended, the prosecuting authority must, within 7	27 28 29				

Part 3 Amendment of Commission for Children and Young People and Child Guardian Act 2000

	(a)	the person's name;	1
	(b)	particulars of the offence;	2
	(c)	the date of the decision or other ending of the appeal;	3
	(d)	if the appeal was decided—	4
		(i) the court in which it was decided; and	5
		(ii) particulars of the decision.	6
ʻ(5)	conv must	ne prosecution process ends without the person being victed of a relevant offence, the prosecuting authority t, within 7 days after the process ends, give written notice he commissioner about the following—	7 8 9 10
	(a)	the person's name;	11
	(b)	if relevant, the court in which the process ended;	12
	(c)	particulars of the alleged offence;	13
	(d)	the date the process ended.	14
<b>'</b> (6)	For s	subsection (5), a prosecution process ends if—	15
	(a)	an indictment is presented against the person and-	16
		(i) a nolle prosequi is entered on the indictment; or	17
		(ii) the person is acquitted; or	18
	(b)	the process has otherwise ended.	19
<b>'</b> (7)		eference in this section to a conviction of a relevant nce includes a summary conviction of an indictable nce.	20 21 22
<b>'(</b> 8)	In th	is section—	23
	relev	vant offence means—	24
	(a)	an indictable offence; or	25
	(b)	a disqualifying offence that is not an indictable offence.	26

## 'Part 6 Controls on use of information about criminal history and certain investigations

#### '357R Use of information obtained under this chapter 4 **(**1) This section applies to the commissioner in considering 5 information about a person received under this chapter. 6 7 ·(2) The information must not be used for any purpose other than assessing the person's suitability to be, or continue to be, 8 engaged by the commission. 9 When making the assessment, the commissioner must have **'**(3) 10 regard to the following matters relating to information about 11 the commission, or alleged or possible commission, of an 12 offence by the person-13 when the offence was committed, is alleged to have (a) 14 been committed or may possibly have been committed; 15 the nature of the offence and its relevance to the person's (b) 16 proposed duties or duties in the commission; 17 anything else the commissioner considers relevant to the (c) 18 assessment of the person. 19 '357S Person to be advised of information obtained from 20 police commissioner 21 **(**1) This section applies to information obtained by the 22 commissioner about a person, under this chapter, from the 23 police commissioner. 24 ·(2) Before using the information to assess the person's suitability 25 to be, or continue to be, engaged by the commission, the 26 commissioner must-27 disclose the information to the person; and (a) 28 allow the person a reasonable opportunity to make 29 (b) representations to the commissioner about the 30 information. 31

1

2

3

[s 111]

	<b>'357</b> ]	Г Gu	idelines for dealing with information	1
		<b>'</b> (1)	The commissioner must make guidelines, consistent with this Act, for dealing with information obtained by the commissioner under this chapter.	2 3 4
		<b>'</b> (2)	The purpose of the guidelines is to ensure—	5
			(a) natural justice is afforded to the persons about whom the information is obtained; and	6 7
			(b) only relevant information is used in assessing the persons' suitability to be, or continue to be, engaged by the commission; and	8 9 10
			(c) decisions about the suitability of persons, based on the information, are made consistently.	11 12
		<b>'</b> (3)	The commissioner must give a copy of the guidelines, on request, to a person who is seeking to be engaged, or who is engaged, by the commission.'.	13 14 15
Clause	111		endment of s 384 (Confidentiality of information about minal history or related information)	16 17
Clause	111			
Clause	111	criı	minal history or related information)	17
Clause	111	criı	minal history or related information) Section 384(2)(b), after 'part 7'—	17 18
Clause	111	criı	minal history or related information) Section 384(2)(b), after 'part 7'— insert—	17 18 19
Clause	111	<b>cri</b> (1)	minal history or related information) Section 384(2)(b), after 'part 7'— <i>insert</i> — 'or chapter 8A'. Section 384(6), definition <i>previous part</i> 7, note, second	17 18 19 20 21
Clause	111	<b>cri</b> (1)	minal history or related information) Section 384(2)(b), after 'part 7'— <i>insert</i> — 'or chapter 8A'. Section 384(6), definition <i>previous part</i> 7, note, second sentence—	17 18 19 20 21 22
Clause	111	crin (1) (2) Am	minal history or related information) Section 384(2)(b), after 'part 7'— <i>insert</i> — 'or chapter 8A'. Section 384(6), definition <i>previous part</i> 7, note, second sentence— <i>omit, insert</i> —	<ol> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> </ol>
		crin (1) (2) Aminfe	minal history or related information) Section 384(2)(b), after 'part 7'— <i>insert</i> — 'or chapter 8A'. Section 384(6), definition <i>previous part</i> 7, note, second sentence— <i>omit, insert</i> — 'Now see chapter 8A.'.	17 18 19 20 21 22 23 24 25 26

Child Protection and Other Acts Amendment Bill 2010 Part 3 Amendment of Commission for Children and Young People and Child Guardian Act 2000

Clause	<b>113</b> Insertion of new ch 11, pt 14 Chapter 11—				1 2	
			inse	-	3	
	'Par	t 14	ŀ	Transitional provisions for Child Protection and Other Acts Amendment Act 2010	4 5 6	
	'505	05 Application of s 349		tion of s 349	7	
		'(1)	This	This section applies if, before the commencement—		
			(a)	a relevant change within the meaning of previous section 349 happened in relation to the holder of a positive notice or positive exemption notice that was not suspended; and	9 10 11 12	
			(b)	the commissioner had not cancelled the previously held positive notice, positive notice blue card or positive exemption notice under previous section 349.	13 14 15	
		'(2)	relev	vious section 349 continues to apply in relation to the vant change as if the <i>Child Protection and Other Acts</i> and <i>ment Act 2010</i> had not been enacted.	16 17 18	
		<b>'</b> (3)	In th	is section—	19	
			com	mencement means the commencement of this section.	20	
			•	<i>ious section 349</i> means section 349 as in force before the mencement.	21 22	
	'506	Ар	plica	tion of s 350	23	
		<b>'</b> (1)	This	section applies if, before the commencement—	24	
			(a)	a relevant change within the meaning of previous section 350 happened in relation to the holder of a positive notice that was not suspended; and	25 26 27	

[s 113]

		(b) the commissioner had not cancelled the previously held positive notice or positive notice blue card under previous section 350.	1 2 3
	·(2)	Previous section 350 continues to apply in relation to the relevant change as if the <i>Child Protection and Other Acts Amendment Act 2010</i> had not been enacted.	4 5 6
	<b>'</b> (3)	In this section—	7
		commencement means the commencement of this section.	8
		<i>previous section 350</i> means section 350 as in force before the commencement.	9 10
'507	Fee	e not payable under s 350 if a fee previously paid	11
		'Section 350(7) does not apply to the holder of a positive notice if the holder has paid a prescribed application fee in relation to the positive notice under section 350 as in force before the commencement.	12 13 14 15
'508		rsons being considered for engagement by the mission at the commencement	16 17
	<b>'</b> (1)	Chapter 8A applies in relation to a person who, at the commencement, is being considered for engagement by the commission or is engaged by the commission.	18 19 20
	'(2)	For subsection (1), a person is being considered for engagement by the commission at the commencement if—	21 22
		(a) the person applied or otherwise expressed an interest in being engaged by the commission before the commencement; and	23 24 25
		(b) at the commencement the commissioner has not	26
		(b) at the commencement, the commissioner has not finished making an assessment of the person's suitability for the engagement.	27 28
	'(3)	finished making an assessment of the person's	
		being engaged by the commission before the commencement; and	

[s 114]

Clause	114		ndment of sch 1, pt 3 (Employment to which chapter his Act does not apply)	$\frac{1}{2}$
		(1) S	Schedule 1, part 3, heading, after 'Employment'—	3
		iı	nsert—	4
		,	, or carrying on of a business,'.	5
		(2) S	Schedule 1, section 28, from 'employment of' to 'relates'—	6
		0	mit, insert—	7
		re	employment or carrying on of a business of a person who is a egistered health practitioner to the extent the activities performed or services provided relate'.	
		(3) S	Schedule 1—	11
		iı	nsert—	12
	<b>'30</b>	Ambu	ulance officers	13
		p A	Chapter 8 of this Act does not apply to the employment of a berson as an ambulance officer under the <i>Ambulance Service Act 1991</i> , section 13 or 14 to the extent the employment elates to the person's functions under that Act.'.	15
Clause	115	Amer	ndment of sch 7 (Dictionary)	18
			Schedule 7—	19
		iı	nsert—	20
		"(	alternative certifications, relating to an employee, means—	21
		(:	a) a certification, in the approved form, by a prescribed person that the prescribed person has sighted the employee's proof of identity documents; and	
		(1	b) a certification, in the approved form, by the employer that the employer did not sight the documents only because—	
			<ul> <li>(i) the employee's usual place of residence is more than 50km from the employer's business address; or</li> </ul>	

[s 116]

child	<i>d-related duties</i> , for chapter 8A, see section 357I(2).	3
engo	<i>age</i> , a person, for chapter 8A, includes the following—	4
(a)	engage the person (whether or not the person is appointed under the <i>Public Service Act 2008</i> ) within the meaning of that Act, section 150;	5 6 7
(b)	engage the person under a contract for services;	8
(c)	engage the person on a voluntary basis;	9
(d)	engage the person under an arrangement to provide the person with practical experience.	1( 1
docu	<i>of of identity documents</i> , for a person, means the uments, relating to proof of the person's identity, cribed under a regulation.'.	12 12 14

Part 4	Amendment of Community	15
	Services Act 2007	16

Clause	116	Act amended This part amends the <i>Community Services Act 2007</i> .	17 18
Clause	117	Amendment of s 144 (Particular police information obtained but not used before commencement)	19 20
		Section 144(2), note, from 'for assessing' to 'by the department'—	21 22
		omit, insert—	23
		'in relation to the engagement, or continued engagement, of the person by the department'.	24 25

				[s 118]	
	Part	t <b>5</b>		Amendment of Disability Services Act 2006	1 2
Clause	118	Ac	t ame	ended	3
			This	s part amends the Disability Services Act 2006.	4
Clause	119			ment of s 107A (Replacement notice etc. if change gement details)	5 6
		(1)	Sect	tion 107A(3), from 'After' to 'subsection (2)'—	7
			omi	t, insert—	8
				under subsection (6), the notice is accompanied by the scribed application fee'.	9 10
		(2)	Sect	tion 107A(6)—	11
			omi	t, insert—	12
		'(6)	pres	notice under subsection (2) must be accompanied by the acribed application fee if the application for the positive ce was made—	13 14 15
			(a)	before 1 July 2010; or	16
			(b)	on the basis the holder was engaged, or to be engaged, in regulated engagement as a volunteer.'.	17 18
		(3)	Sect	tion 107A(7), definition prescribed application fee—	19
			omi	t, insert—	20
			subs noti	escribed application fee, for a notice given under section (2), means the prescribed fee for a prescribed ce application about a person engaged in regulated agement other than as a volunteer.'.	21 22 23 24

[s 120]

Clause	120	Amendment of s 256 (Particular prescribed police information obtained but not used before commencement)	1 2 3
		Section 256(2), note, from 'for assessing' to 'by the department'—	4 5
		omit, insert—	6
		'in relation to the engagement, or continued engagement, of the person by the department'.	7 8
Clause	121	Amendment of s 288 (Provision about persons engaged to provide disability services only to children)	9 10
		Section 288(2), 'Sections 89 and 275 to 277'—	11
		omit, insert—	12
		'Sections 275 to 278'.	13
Clause	122	Amendment of s 289 (Provision about holders of CCYPCG positive notice)	14 15
		Section 289(2), 'Sections 89 and 275 to 277'—	16
		omit, insert—	17
		'Sections 275 to 278'.	18

Part 6	Amendment of Family Services	19
	Act 1987	20

Clause	123	Act amended	21
		This part amends the Family Services Act 1987.	22

Clause	124	Amendment of s 38 (Particular police information obtained before commencement)	1 2
		Section 38(2), note, from 'for assessing' to 'by the department'—	3 4
		omit, insert—	5
		'in relation to the engagement, or continued engagement, of the person by the department'.	6 7

Part 7	Amendment of Juvenile Justice	8
	and Other Acts Amendment Act	9
	2009	10

Clause	125	Act amended This part amends the Juvenile Justice and Other Acts Amendment Act 2009.	11 12 13
Clause	126	Amendment of schedule (Consequential amendments)	14
		Schedule, part 4—	15
		omit.	16
		Editor's note—	17
		Legislation ultimately amended—	18
		Child Protection Act 1999	19

[s 124]

[s 127]

	Part 8	Amendment of Public Service Act 2008	
Clause	127 Ac	t amended	3
		This part amends the <i>Public Service Act 2008</i> .	4
Clause	128 An	nendment of s 150 (Definitions for pt 6)	5
		Section 150, definition criminal history report—	6
		omit, insert—	7
		<i>criminal history report</i> means—	8
		(a) for division 2—a report given under section 154; or	9
		(b) for division 3A—a report given under section 165C; or	10
		(c) otherwise—a report given under section 154 or 165C.'.	11
Clause	129 An	nendment of s 151 (Application of div 2)	12
	(1)	Section 151(1), note, 'for assessing the suitability of'—	13
		omit, insert—	14
		'in relation to'.	15
	(2)	Section 151—	16
		insert—	17
	'(1A)	However, this division does not apply to duties to be performed in the CCYPCG commission.	18 19
		Note—	20
		See the CCYPCG Act, chapter 8A, in relation to duties to be performed in the CCYPCG commission.'.	21 22
	(3)	Section 151(1A) to (3)—	23
		<i>renumber</i> as section $151(2)$ to (4).	24

[s 130]

Clause	130	Am	endment of s 156 (Application of div 3)	1
		(1)	Section 156(1), note, 'for assessing the suitability of'-	2
			omit, insert—	3
			'in relation to'.	4
		(2)	Section 156—	5
			insert—	6
	"(	1A)	However, this division does not apply to duties to be performed in the CCYPCG commission.	7 8
			Note—	9
			See the CCYPCG Act, chapter 8A, in relation to duties to be performed in the CCYPCG commission.'.	10 11
		(3)	Section 156(1A) and (2)—	12
			renumber as section 156(2) and (3).	13
Clause	131	Am	endment of s 157 (Definitions for div 3)	14
			Section 157, definition CCYPCG commission—	15
			relocate to section 150.	16
Clause	132		endment of s 158 (Prescribed notice or exemption ice required for child-related duties)	17 18
		(1)	Section 158(1), 'other than the CCYPCG commissioner'—	19
			omit.	20
		(2)	Section 158(2)—	21
			omit.	22
		(3)	Section 158(3), 'or (2)'—	23
			omit.	24
		(4)	Section 158(3) and (4)—	25
			renumber as section 158(2) and (3).	26

[s 133]

Clause	133		1 2
		Section 159(1)(a), 'other than the CCYPCG commissioner'—	3
		omit.	4
Clause	134		5 6
		Section 160—	7
		omit.	8
Clause	135		9 10
		Section 161(1)(a)—	11
		omit, insert—	12
		perform child-related duties on the basis the chief executive has applied for a prescribed notice or exemption notice about the person as mentioned in	13 14 15 16 17
Clause	136		18 19
		(1) Section $162(1)(a)$ —	20
		omit, insert—	21
		perform child-related duties on the basis the chief executive has applied for a prescribed notice or exemption notice about the person as mentioned in	22 23 24 25 26
		(2) Section 162(3)—	27
		omit, insert—	28

			[s 137]
		<b>'</b> (3)	Subsection (2) does not limit the power under section 126 to have a longer probationary period or to terminate the person's employment.'.
ause	e 137 Insertion of new ch 9, pt 6		
			Chapter 9—
			insert—
	'Pai	rt 6	Transitional provisions for Child Protection and Other Acts Amendment Act 2010
	<b>'264</b>	De	finition for pt 6
			'In this part—
			commencement means the commencement of this part.
	<b>'26</b> 5		YPCG commissioner request for criminal history port not complied with at the commencement
		<b>'</b> (1)	This section applies if—
			<ul> <li>(a) the CCYPCG commissioner has, under section 154 or 165C (the <i>relevant section</i>), asked the police commissioner for a written report about a person's criminal history; and</li> </ul>
			(b) at the commencement, the police commissioner has not given the report to the CCYPCG commissioner.
		'(2)	Despite the relevant section, the police commissioner is no longer required to comply with the CCYPCG commissioner's request.
	<b>'266</b>	Cri	minal history reports obtained by CCYPCG mmissioner before commencement
		·(1)	This section applies if—
		(1)	

[s 138]

			(a)	before the commencement, the police commissioner gave the CCYPCG commissioner a written report about a person's criminal history under section 154 or 165C; and	1 2 3 4	
			(b)	at the commencement, the CCYPCG commissioner has not, in relation to the report, made an assessment about the person's suitability for engagement, or continued engagement, by the CCYPCG commission under section 155 or 165D.	5 6 7 8 9	
		'(2)	The	The CCYPCG commissioner must immediately—		
			(a)	destroy the report; and	11	
			(b)	stop making the assessment.	12	
			Note-	_	13	
			sui	ow see the CCYPCG Act, chapter 8A for assessing the person's itability for engagement, or continued engagement, by the CCYPCG mmission.	14 15 16	
	'267	Notice not given to CCYPCG commissioner by1prosecuting authority at the commencement1				
		<b>'</b> (1)	This	s section applies if—	19	
			(a)	before the commencement, a person engaged by the CCYPCG commission is charged with a relevant offence within the meaning of section 170(7); and	20 21 22	
			(b)	at the commencement, the police commissioner or director of public prosecutions has not given information about the charge to the CCYPCG commissioner as required by section 170.	23 24 25 26	
		'(2)	publ	pite section 170, the police commissioner or director of lic prosecutions is no longer required to give the rmation to the CCYPCG commissioner.'.	27 28 29	
Clause	138	Am	nendr	nent of sch 4 (Dictionary)	30	
		(1)	Sche	edule 4, definitions CCYPCG Act, CCYPCG commission, PCG commissioner and commencement—	31 32	

		[\$ 136]			
	omit.	1			
(2)	Schedule 4—	2			
	insert—	3			
	<i>CCYPCG Act</i> see section 150.	4			
	CCYPCG commission see section 150.	5			
	CCYPCG commissioner see section 150.	6			
	commencement—				
	(a) for chapter 9, part 5—see section 256; or	8			
	(b) for chapter 9, part 6—see section 264.'.	9			

© State of Queensland 2010

### [s 138]