

New South Wales

Courts Legislation Amendment Bill 2010

Explanatory note

This explanatory note relates to this Bill as introduced into Parliament.

Overview of Bill

The object of this Bill is to make miscellaneous amendments to the following Acts and Regulation:

- (a) the Administrative Decisions Tribunal Act 1997,
- (b) the Children and Young Persons (Care and Protection) Act 1998,
- (c) the Children and Young Persons (Care and Protection) Regulation 2000,
- (d) the Children (Criminal Proceedings) Act 1987,
- (e) the Children's Court Act 1987,
- (f) the Civil Liability Act 2002,
- (g) the Civil Procedure Act 2005,
- (h) the Criminal Procedure Act 1986,
- (i) the District Court Act 1973,
- (j) the Industrial Relations Act 1996,
- (k) the Land and Environment Court Act 1979,

- (1) the Legal Profession Act 2004,
- (m) the Local Court Act 2007,
- (n) the Supreme Court Act 1970,
- (o) the Victims Support and Rehabilitation Act 1996.

The amendments to each of these Acts and the Regulation are explained in detail in the explanatory note relating to the Act or Regulation concerned set out in Schedule 1.

Outline of provisions

Clause 1 sets out the name (also called the short title) of the proposed Act.

Clause 2 provides for the commencement of the proposed Act (with exceptions specified in Schedule 1 to the proposed Act) on the date of assent to the proposed Act.

Clause 3 makes it clear that the explanatory notes contained in Schedule 1 do not form part of the proposed Act.

Schedule 1 Amendment of Acts and Regulation

Schedule 1 contains the amendments to various Acts and the Regulation referred to in the Overview.



New South Wales

Courts Legislation Amendment Bill 2010

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New South Wales

Courts Legislation Amendment Bill 2010

No , 2010

A Bill for

An Act to amend certain Acts and a Regulation with respect to courts and tribunals and civil and criminal procedure.

Clause 1 Courts Legislation Amendment Bill 2010

1	Nam	e of Act	2
		This Act is the Courts Legislation Amendment Act 2010.	3
2	Com	mencement	2
	(1)	This Act commences on the date of assent to this Act, except as provided by subsection (2).	5
	(2)	The amendments made by Schedule 1 commence on the day or days specified in that Schedule in relation to the amendments concerned. If a commencement day is not specified, the amendments commence on the date of assent to this Act.	7 8 9 10
3	Expl	anatory notes	11
		The matter appearing under the heading "Explanatory note" in Schedule 1 does not form part of this Act.	12 13

Sch	nedule 1	Amendment of Acts and Regulation	1				
1.1	Administ	trative Decisions Tribunal Act 1997 No 76	2				
[1]	Section 24 ancillary fu	A Constitution of Tribunal for exercise of interlocutory and unctions	3				
	Insert in alp	phabetical order in section 24A (1):	5				
	ancillary function means any of the following:						
		(a) the making of an order or other decision by the Tribunal (including an Appeal Panel of the Tribunal) in relation to the awarding of costs in proceedings in the Tribunal,	7 8 9				
		(b) the function of determining whether the Tribunal (including an Appeal Panel of the Tribunal) has jurisdiction to deal with a matter.	10 11 12				
[2]	Section 24	A (2) and (2A)	13				
	Omit "interlocutory functions" wherever occurring.						
	Insert instead	ad "interlocutory or ancillary functions".	15				
[3]	Section 24A (3)						
	Omit "interlocutory function".						
	Insert instead "interlocutory or ancillary function".						
[4]	Section 73	Procedure of the Tribunal generally	19				
		section 73 (5):	20				
	(5A)	An application made to the Tribunal to reinstate proceedings under subsection (5) (h) must be made:	21 22				
		(a) within 28 days after the Tribunal dismissed the proceedings that are sought to be reinstated, or	23 24				
		(b) within such further time as the Tribunal may allow.	25				
[5]	Section 11	3 Right to appeal against appealable decisions of the Tribunal	26				
	Insert after	section 113 (2D):	27				
	(2E)	If an appeal is made under subsections (1) and (2) against the exercise of an ancillary function (within the meaning of section 24A) by the Tribunal, the Appeal Panel may be constituted in the same way as an Appeal Panel may be constituted under subsection (2B) in relation to appeals against the exercise of an interlocutory function by the Tribunal.	28 29 30 31 32 33				

	(2F)	The	provisions of subsection (2E):	1
		(a)	have effect despite any other requirement of this Act or any other enactment relating to the constitution of an Appeal Panel for the exercise of its functions (including section 24A), and	2 3 4 5
		(b)	do not prevent a differently constituted Appeal Panel from determining an appeal under subsections (1) and (2) if the Panel is duly constituted to exercise that function apart from subsection (2E).	6 7 8 9
[6]	Schedule 2	2 Com	position and functions of Divisions	10
	Omit "prac	tising	legal practitioner" from clause 3 (1) of Part 1.	11
	Insert instead	ad "juo	dicial member".	12
[7]	Schedule 8	Savi	ngs and transitional provisions	13
	Insert at the	e end o	of clause 1 (1):	14
			rts Legislation Amendment Act 2010, to the extent that it nds this Act	15 16
[8]	Schedule 8	5		17
	Insert at the	e end o	of the Schedule (with appropriate Part and clause numbers):	18
	Part		ovision consequent on enactment of urts Legislation Amendment Act 2010	19 20
	Cons	stitutio	on of Tribunal in Community Services Division	21
	- Frankrika in Albanda	Courthat of th	amendment made to clause 3 of Part 1 of Schedule 2 by the rts Legislation Amendment Act 2010 extends to proceedings were pending (but not yet heard) before the commencement e amendment.	22 23 24 25
	1997 (the A single judicia member (in p matter is with	of the part of the	proposed amendments to the <i>Administrative Decisions Tribunal Act</i> able the Administrative Decisions Tribunal to be constituted by a aber (in proceedings at first instance) or by a presidential judicial dings on appeal) for the purpose of determining costs or whether a Tribunal's jurisdiction.	26 27 28 29 30 31
	reinstatemer failure to app	nt of process	oposed amendments to the Act requires an application for the roceedings that have been dismissed because of an applicant's be made within 28 days after the dismissal of the proceedings or as the Tribunal may allow.	32 33 34 35
	from a decis	ion of	osed amendments to the Act enables an appeal to an Appeal Panel the Tribunal in relation to jurisdiction or costs to be heard by an tituted in the same way as an Appeal Panel may be constituted in	36 37 38

	consequential ltem [6] of the Community Statement of the Community Statemen	al on the hear properties of what Divis legal rovision to a saver at the properties of a saver he properties of a saver h	peal against an interlocutory decision. The amendment is a amendments to the Act proposed to be made by items [1]–[3]. posed amendments to the Act provides for the Tribunal in its 5 Division to be constituted in certain circumstances by 3 Division from must be a judicial member. Currently, the Act provides for the bion to be constituted by 3 Division members, one of whom must be practitioner. Item [8] of the proposed amendments inserts a forelating to the amendment proposed to be made by item [6]. posed amendments to the Act enables the Governor to make vings or transitional nature consequent on the enactment of the ints to the Act.	1 2 3 4 5 6 7 8 9 10 11
1.2	Children No 157	and Y	oung Persons (Care and Protection) Act 1998	12 13
[1]	Section 3 I	Definiti	ions	14
	Omit "prel		y conference" from paragraph (b) of the definition of dings.	15 16
	Insert instead	ad "dis	pute resolution conference".	17
[2]	Section 65	Dispu	te resolution conferences	18
	Omit "preli	minary	y conference" from section 65 (1), (1A) and (3) wherever	19 20
	Insert instead	ad "dis	pute resolution conference".	21
[3]	Section 65	(2) an	d (2A)	22
	Omit section	n 65 (2	2). Insert instead:	23
	(2)	partie	ourpose of a dispute resolution conference is to provide the es with an opportunity to agree on action that should be taken e best interests of the child or young person concerned.	24 25 26
	(2A)		onducting a dispute resolution conference, a Children's strar is to act as a conciliator between the parties. In so	27 28 29
		(a)	the Children's Registrar should seek to encourage the parties to agree on action that should be taken in relation to the child or young person concerned (including the formulation of final or interim orders that may be made by consent), or	30 31 32 33 34
		(b)	if the parties cannot agree on the action to be taken in relation to the child or young person, the Children's Registrar should encourage the parties: (i) to identify areas of agreement between the parties, and	35 36 37 38 39

	(ii) (iii) (iv)	to identify issues in dispute between the parties, and to determine the best way of resolving any issues in dispute, including by referring the application to independent alternative dispute resolution, and if it is not appropriate to refer the application to independent alternative dispute resolution, to set a timetable for the hearing of the application by the	
		Children's Court.	8
[4]	Section 264 Regulation	ns	9
	Omit "preliminary confe	erences" from section 264 (1A) (c).	10
	Insert instead "dispute re	esolution conferences".	1
[5]	Schedule 3 Savings, tr	ansitional and other provisions	12
	Insert at the end of claus	se 1 (1):	13
	Courts Leg	gislation Amendment Act 2010, to the extent that it is Act	14 15
	Explanatory note		16
	(Care and Protection) Act under section 65 of the resolution. To emphasise t resolution conferences" an conferences is reaffirmed consequential amendment	oposed amendments to the <i>Children and Young Persons</i> 1998 (<i>the Act</i>) confirm that preliminary conferences held Act are intended to be used for the purpose of dispute his purpose, such conferences will be renamed as "dispute d the role of a Children's Registrar as a conciliator in such. Items [1] and [4] of the proposed amendments make s. mendments enables the Governor to make regulations of a	17 18 19 20 21 22 23
		ature consequent on the enactment of the proposed	25 26
1.3	Children and Youn Regulation 2000	g Persons (Care and Protection)	25
	Clause 11 Protection or resolution	f information disclosed in alternative dispute	29 30
		Gerence" wherever occurring in paragraph (b) of the <i>dispute resolution</i> in clause 11 (1).	3 ²
	Insert instead "dispute re	esolution conference".	33
	Explanatory note		34
	Regulation 2000 makes a preliminary conference und	to the Children and Young Persons (Care and Protection) in amendment that is consequential on the renaming of a ler section 65 of the Children and Young Persons (Care and lispute resolution conference by the amendments proposed by Schedule 1.2.	35 36 37 38 38

1.4	Children	(Crin	ninal Proceedings) Act 1987 No 55	1
[1]			cement of conditions of good behaviour bond or npliance with outcome plan	2
	Insert after section 41 (1):			
	(1A)	of a p (in th may	Without limiting subsection (1), the Children's Court (in the case of a person who is under the age of 21 years) or the Local Court (in the case of a person who is of or above the age of 21 years) may call on a person to appear before it if the Court suspects that the person:	
		(a)	has entered into a good behaviour bond, or been released on probation, under section 33 (1), or been released under section 33 (1) (c1) on condition that the person complies with an outcome plan, and	10 11 12 13
		(b)	has failed to comply with a condition of the person's good behaviour bond or probation, or has failed to comply with the outcome plan.	14 15 16
	(1B)	If the	e person fails to appear after being called to do so under ection (1A), the Court may:	17 18
		(a)	issue a warrant for the person's arrest, or	19
		(b)	authorise an authorised officer to issue a warrant for the person's arrest.	20 21
[2]	Section 4	l (2)		22
	Insert "or	(1B)" at	fter "subsection (1) (d)".	23
[3]	Schedule	2 Savir	ngs and transitional provisions	24
	Insert at th	e end o	f the Schedule (with appropriate Part and clause numbers):	25
	Part	Cou	urts Legislation Amendment Act 2010	26
	Арр	lication	n of amendments to section 41	27
		Amer referr befor	amendments made to section 41 by the <i>Courts Legislation</i> and ment Act 2010 extend to a failure of a person of the kind red to in section 41 (1A) (as inserted by that Act) occurring the the commencement of the amendments.	28 29 30 31
	Explanator	•	and amondments to the Obildian (Original Bures divise) Act 1007	32
	(the Act) e	nables th	psed amendments to the <i>Children (Criminal Proceedings) Act 1987</i> the Children's Court and the Local Court to call, of the Court's own to appear before the Court if it supposts that the person has failed	33 34

	determined amendments Item [3] of t enable the C person to a	under sto the he proposition proper in the p	ood behaviour bond or a condition of probation or outcome plan the Young Offenders Act 1997. Item [2] of the proposed Act makes a consequential amendment. posed amendments to the Act inserts a transitional provision to n's Court and the Local Court to use the new power to call on a before the Court in relation to failures occurring before the the amendments proposed to be made by items [1] and [2] of the ents.	1 2 3 4 5 6 7 8
1.5	Children	's Co	urt Act 1987 No 53	9
	Section 6A	Presi	ident of Children's Court	10
	Omit section	n 6A ((8). Insert instead:	11
	(8)		President may, while holding office as the President, cise the jurisdiction of the District Court if:	12 13
		(a)	the President is requested to do so by the Chief Judge of the District Court in relation to particular proceedings before that Court, and	14 15 16
		(b)	the President agrees to the request.	17
	Explanatory	note		18
	Children's C	ourt m Presid	hildren's Court Act 1987 (the Act) provides that the President of the nust be a District Court Judge. However, the section currently ent from exercising the jurisdiction of the District Court while he or President.	19 20 21 22
	to agree to si	t as a E procee	ndment to the Act will enable the President of the Children's Court District Court Judge (if the workload of the Children's Court permits) dings before the District Court if requested to do so by the Chief t Court.	23 24 25 26
1.6	Civil Liab	oility	Act 2002 No 22	27
[1]	Section 17 loss	Index	ation of maximum amount relating to non-economic	28 29
	Omit "in th	e Gaze	ette" from section 17 (1) and (6) wherever occurring.	30
	Insert instea	ad "on	the NSW legislation website".	31
[2]	Section 26	QA		32
	Insert after	section	n 26Q:	33
2	6QA Coui	t may	deal with victim claim on the papers	34
		cond	ourt is to determine a victim claim made to it without lucting a hearing unless it is satisfied that the interests of ce require that a hearing be held in the presence of the parties.	35 36 37

[3]	Part 2A, Division 7 Insert after Division 6:					
		sion		3		
	26X		ation on exemplary, punitive and aggravated damages ast protected defendant in cases of vicarious liability	4 5		
		(1)	In an action against a protected defendant for the award of personal injury damages where the act or omission that caused the injury or death was a tort (whether or not negligence) of a person for whose tort the protected defendant is vicariously liable, a court cannot award exemplary or punitive damages or damages in the nature of aggravated damages.	6 7 8 9 10 11		
		(2)	Subsection (1) does not limit the application of section 21 to actions for the award of personal injury damages to which this Part applies. Note. Section 21 provides that a court cannot award exemplary or punitive damages or damages in the nature of aggravated damages in an action for the award of personal injury damages where the act or omission that caused the injury or death was negligence.	12 13 14 15 16 17		
[4]	Sche	dule 1	Savings and transitional provisions	19		
	Inser	t at the	end of the Schedule (with appropriate Part and clause numbers):	20		
	Par	t	Provision consequent on enactment of Courts Legislation Amendment Act 2010	21 22		
		Appl	ication of section 26X	23		
			Section 26X (as inserted by the <i>Courts Legislation Amendment Act 2010</i>) extends to civil liability arising, and any award of damages in respect of such civil liability made, before the commencement of the section, but not so as to affect any final determination of legal proceedings made by a court or tribunal before the commencement of the section.	24 25 26 27 28 29		
	Expla	natory		30		
			of order under section 17	31		
	for an instea	order und of in the the minus in the interest of the interest	e proposed amendments to the <i>Civil Liability Act 2002</i> (<i>the Act</i>) provides under section 17 of the Act to be published on the NSW legislation website the Gazette. Orders made by the Minister under section 17 of the Act aximum amount of damages payable for non-economic loss for personal ed by the Act to be increased by reference to changes in the consumer	32 33 34 35 36 37		

	Dete	rmining	g victim claims on the papers	
	court the c	under ourt is	Per proposed amendments to the Act provides for a victim claim made to a Part 2A of the Act to be determined by the court without a hearing unless satisfied that the interests of justice require that a hearing be held in the the parties.	;
	Reco	very o	f exemplary, punitive or aggravated damages by offender in custody	(
	exem action respectance was verto all Savir Item	plary on agained to the detect of the detect	ne proposed amendments to the Act provides that a court cannot award repunitive damages or damages in the nature of aggravated damages in an last a protected defendant for the award of personal injury damages in the death or injury of an offender in custody where the act or omission that injury or death was the tort of a person for which the protected defendant is lightly liable. Section 21 of the Act already makes similar provision in relation in in in egligence for personal injury damages. d transitional provision e proposed amendments to the Act provides for the amendment proposed by item [3] to extend to certain proceedings commenced before the	10 10 11 12 13 14 19
	COITIII	nencen	nent of the amendment.	17
1.7	Civi	l Pro	cedure Act 2005 No 28	18
[1]	Part	9 Trai	nsfer of proceedings between courts	19
	Inser	t after	Division 2A:	20
	Divi	sion	Transfer of proceedings between Supreme Court and Industrial Court	2° 22
	150	Defi	nitions	23
		(1)	In this Division:	24
		. ,	<i>transfer order</i> means an order referred to in section 151 (1) or (2).	2! 20
			<i>transferee court</i> means the court to which proceedings are to be transferred pursuant to a transfer order.	25 28
			<i>transferor court</i> means the court from which proceedings are transferred pursuant to a transfer order.	29 30
		(2)	For the purposes of this Division, proceedings are <i>related</i> if the matters with which they deal are so closely associated as to form part of the same controversy.	3 ² 32
	151	Tran Cou	sfer of proceedings between Supreme Court and Industrial rt	34 38
		(1)	If either the Supreme Court or the Industrial Court is satisfied, in relation to proceedings before it, that it is more appropriate for the proceedings to be heard in the other court, it may, on application by a party to the proceedings or of its own motion, order that the proceedings be transferred to the other court	36 37 38 39

	(2)	If either the Supreme Court or the Industrial Court is satisfied, in relation to proceedings before it, that:	1 2
		(a) there are related proceedings pending in the other court, and	3 4
		(b) it is more appropriate for the proceedings to be heard, together with the related proceedings, in the other court,	5 6
		it may, on application by a party to the proceedings or of its own motion, order that the proceedings be transferred to the other court and heard together with the related proceedings.	7 8 9
	(3)	No appeal lies against a decision of the transferor court to make, or not to make, an order under this section.	10 11
152	Tran	sfer orders	12
	(1)	A transfer order takes effect when it is made.	13
	(2)	A transfer order does not invalidate any order made or other thing done in the proceedings before the order was made.	14 15
	(3)	Any order made by the transferor court (other than the transfer order) may be varied or revoked by an order of the transferee court.	16 17 18
153	Proc	eedings after transfer	19
	(1)	Subject to the rules of court applicable in the transferee court:	20
		(a) any proceedings with respect to which a transfer order takes effect continue in the transferee court:	21 22
		(i) as if the proceedings had been duly commenced in the transferee court on the date on which they were commenced in the transferor court, and	23 24 25
		(ii) as if any cross-claim in the proceedings had been duly made in the transferee court on the date on which it was made in the transferor court, and	26 27 28
		(b) any proceedings with respect to which a transfer order under section 151 (2) takes effect are to be heard together with, and are taken to form part of, the related proceedings in the transferee court.	29 30 31 32
	(2)	For the purposes of any proceedings continued in the transferee court:	33 34
		(a) any admission duly made in the transferor court is to be treated as if it had been made in the transferee court, and	35 36

			(b)	in the case of proceedings affected by a transfer order under section 151 (2), any process or other documentation before the transferee court may be amended so as to reflect the merger of the proceedings concerned.	1 2 3 4
		(3)	powe	ect to the rules of court applicable in the transferee court, the er of the transferee court to make orders as to costs includes wer to make orders with respect to the costs of:	5 6 7
			(a)	the application for, and the making of, the transfer order, and	9
			(b)	any step taken in the proceedings before the transfer order was made.	10 11
	154	Juris	dictio	on of transferee court	12
				transferee court has, and may exercise, all of the jurisdiction e transferor court in relation to any proceedings to which a	13 14
			trans	fer order relates, including jurisdiction to determine any tion arising in any such proceedings.	15 16
[2]	Sche	dule 6	Savii	ngs, transitional and other provisions	17
	Inser	t at the	end o	of clause 1 (1):	18
				cts Legislation Amendment Act 2010 (but only to the extent it amends this Act)	19 20
	Expla	natory	note	,	21
		roceed		sed amendments to the <i>Civil Procedure Act 2005</i> (<i>the Act</i>) enables be transferred between the Supreme Court and the Industrial	22 23 24
	Item regula	[2] of t	of a sa	posed amendments to the Act enables the Governor to make vings or transitional nature consequent on the enactment of the ents to the Act.	25 26 27
1.8	Crin	ninal	Proc	edure Act 1986 No 209	28
	Sche	dule 1	Indic	table offences triable summarily	29
	Omit	"\$15,0	000" fi	from item 8 (b) in Part 2 of Table 1. Insert instead "\$60,000".	30
	Expla	natory	note		31
	The p	ropose	d amer	ndment to the Criminal Procedure Act 1986 enables offences under	32
	or acc	used e	lects of	e <i>Crimes Act 1900</i> to be dealt with summarily unless the prosecutor therwise provided that the value of the property stolen or destroyed,	33 34
	or the	value	of the	damage to the property, does not exceed \$60,000. Currently, the sed \$15,000 in order for the offence to be dealt with summarily.	35 36

1.9	District (Court	Act 1973 No 9	1	
[1]	Section 13	Аррс	ointment and qualifications of Judges	2	
	Insert after	paragi	raph (b) in the definition of <i>qualified person</i> in section 13 (2):	3	
		(c)	without limiting paragraph (a) or (b), the Chief Magistrate of the Local Court.	4 5	
[2]	Section 13	3 (3)			
	Insert after	sectio	n 13 (2):	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 31	
	(3)		following provisions apply to and in respect of the Chief istrate of the Local Court if he or she also holds office as a se:	9	
		(a)	service by the Chief Magistrate in the office of the Chief Magistrate is, for the purposes of this Act (including section 15) and the <i>Judges' Pensions Act 1953</i> , taken to be service in the office of a Judge,	12 13	
		(b)	the Chief Magistrate may not hear or determine an appeal in his or her capacity as a Judge from any decision made by the Chief Magistrate in his or her capacity as a Magistrate of the Local Court,	16 17	
		(c)	nothing in this Act or any other law requires the Chief Magistrate to devote the whole of his or her time to the duties of a Judge.	20	
		Magi jurisc	. Section 14 (5) of the <i>Local Court Act 2007</i> enables a Chief strate who has been appointed as a Judge to exercise the liction of the District Court while holding office as the Chief strate by arrangement with the Chief Judge.	23 24	
	Explanator	/ note		26	
		or to ap	osed amendments to the <i>District Court Act 1973</i> (the Act) enables point the Chief Magistrate of the Local Court as a Judge of the	28	
	apply to a C	hief Ma	posed amendments to the Act sets out special provisions that will agistrate who is also appointed as a Judge of the District Court in exercise of his or her functions as a Judge.		

1.10 Ir	ndusi	trial	Rela	ations Act 1996 No 17	1	
S	ectior	162	В		2	
In	nsert a	fter se	ection	n 162A:	3	
162	B E	xerci Regist	ise of try of	f Commission's functions by Industrial Registrar and ficers	4 5	
	(1)	The F	President may, by instrument in writing:	6	
			(a)	direct that any function of the Commission under this Act or the rules of the Commission may be exercised by the Industrial Registrar, or by a Registry officer, in such circumstances, and subject to such conditions, as are specified in the instrument, and	7 8 9 10 11	
			(b)	vary or revoke any such instrument.	12	
	(Comi	section does not limit any provision of this Act by which the mission is constituted with respect to the exercise of the mission's functions.	13 14 15	
			Proce	Similar instruments may be made under section 13 of the <i>Civil dure Act 2005</i> in relation to the functions of the Commission under ct and the uniform rules made under that Act.	16 17 18	
	xplana	•		The state that the first Data is a Auto 2000 and the Described	19 20	
of Co In po re	The proposed amendment to the <i>Industrial Relations Act 1996</i> enables the President of the Industrial Relations Commission to direct that specified functions of the Commission under that Act or the rules of the Commission be exercised by the Industrial Registrar or by a Registry officer. The proposed amendment mirrors the power conferred on the President by section 13 of the <i>Civil Procedure Act 2005</i> in relation to functions conferred on the Commission by that Act and the uniform rules made under that Act.					
1.11 L	and a	and	Envi	ironment Court Act 1979 No 204	27	
S	ectior	11A			28	
In	nsert a	fter se	ection	n 11:	29	
11.		Supre Judge	oreme Court Judges may act as Land and Environment Court		30 31	
	(section applies to each of the Judges of the Supreme Court <i>ligible judicial officer</i>) other than the following:	32 33	
			(a)	the Chief Justice,	34	
			(b)	the President of the Court of Appeal,	35	
			(c)	the other Judges of Appeal,	36	
			(d)	the Chief Judge at Common Law,	37	

	(e)	the Chief Judge in Equity,	1		
	(f)	an acting Judge.	2		
(2)		eligible judicial officer may act as a Judge for a particular od or in relation to particular proceedings in the Court if:	3 4		
	(a)	the Chief Judge certifies that it is expedient that the eligible judicial officer should act as a Judge of the Court for the period or in relation to the proceedings, and	5 6 7		
	(b)	the eligible judicial officer consents to acting as a Judge for the period or in relation to the proceedings, and	8 9		
	(c)	the Chief Justice consents to the eligible judicial officer acting as a Judge for the period or in relation to the proceedings.	10 11 12		
(3)	judi	following provisions apply to and in respect of an eligible cial officer who acts as a Judge of the Court pursuant to the visions of this section:	13 14 15		
	(a)	the eligible judicial officer has, while acting as a Judge, all the powers, authorities, privileges and immunities of a Judge of the Land and Environment Court,	16 17 18		
	(b)	the eligible judicial officer may attend the sittings of the Court for the purpose of giving judgment in, or otherwise completing, any proceedings which have been heard by the Court while the eligible judicial officer was acting as a Judge in the proceedings even if the eligible judicial officer is no longer acting as a Judge,	19 20 21 22 23 24		
	(c)	the eligible judicial officer is not, while receiving remuneration as a Judge of the Supreme Court, entitled to remuneration for acting as a Judge of the Land and Environment Court,	25 26 27 28		
	(d)	any service of the eligible judicial officer while acting as a Judge is taken for all purposes (including for the purposes of the <i>Supreme Court Act 1970</i> and the <i>Judges' Pensions Act 1953</i>) to be service as a Judge of the Supreme Court,	29 30 31 32		
	(e)	nothing in this Act or any other law requires the eligible judicial officer to devote the whole of his or her time to the duties of acting as a Judge of the Land and Environment Court.	33 34 35 36		
Explanatory			37 38		
The proposed amendment to the Land and Environment Court Act 1979 enables the puisne Judges of the Supreme Court to act as Judges of the Land and Environment Court.					

1.12	Leg	al Prof	fessi	on Act 2004 No 112	1		
[1]	Sect	ion 302	В		2		
	Inser	t after se	ection	302A:	3		
3	302B	Costs	asse	ssment is to take into account GST	4		
			agains Divisi meani Act 19 legal s	sts assessor (or, in the case of a review of or an appeal st a costs assessment, a panel under Subdivision 5 of ion 11 or a court) is to take into account the GST (within the ing of the <i>A New Tax System (Goods and Services Tax)</i> 999 of the Commonwealth) referable to the provision of services when making or reviewing a determination of legal payable.	5 6 7 8 9 10 11		
[2]	Sect	ion 329	Regu	lations to provide for fixed costs	12		
	Insert after section 329 (1) (b):						
		(b1)	fixing the costs payable for legal services provided in connection with small claims applications (within the meaning of section 379 of the <i>Industrial Relations Act 1996</i>),	14 15 16 17		
[3]	Sect	ion 362	Cost	s fixed by regulations or other legislation	18		
	Inser	t "(b1),'	' after	"(b)," in section 362 (1).	19		
[4]	Sche	dule 9	Savin	gs, transitional and other provisions	20		
	Inser	t at the	end of	the Schedule (with appropriate Part and clause numbers):	21		
	Par	-		vision consequent on enactment of orts Legislation Amendment Act 2010	22 23		
		Applic	cation	of section 302B	24		
			Act 20	on 302B (as inserted by the <i>Courts Legislation Amendment 010</i>) extends to any applications for the assessment of costs (but not determined) before the commencement of that on.	25 26 27 28		
			reviev assess before assess	ever, section 302B does not extend to any application for a w of, or any appeal against, an assessment of costs by a costs sor (whether the application for review or the appeal is made e or after the commencement of that section) if the sment of costs was determined by the costs assessor before commencement.	29 30 31 32 33 34		

		(3)	determined by a costs assessor if a certificate setting out the cost	2
	la		assessor's determination has been issued under section 368.	(
	Item provide in det The post the GST assess propositem [the fix claims	les that ermining roposed Court of referables sor. Ite sed to be a light of sea applic	ne proposed amendments to the <i>Legal Profession Act 2004</i> (<i>the Act</i>) the incidence of GST payable for legal services is to be taken into account g legal costs that are payable in relation to the provision of those services. d amendment seeks to overcome uncertainty resulting from the decision of Appeal in <i>Boyce v McIntyre</i> [2009] NSWCA 185 concerning whether the e to the provision of legal services can be taken into account by a costs m [4] enacts a transitional provision to confirm that the new provision be inserted by item [1] extends to certain pending costs assessments. The proposed amendments to the Act enables the regulations to provide for the costs payable for legal services provided in connection with small ations (within the meaning of section 379 of the <i>Industrial Relations Act</i> 3] of the proposed amendments makes a consequential amendment.	10 10 11 12 13 14 14 16
1.13	Loc	al Co	urt Act 2007 No 93	17
[1]	Secti	ion 14		18
	Omit	the se	ction. Insert instead:	
	14	The C	Chief Magistrate	20
		(1)	The Governor may appoint a qualified person to be the Chief Magistrate of the Local Court.	2° 22
		(2)	A person is a <i>qualified person</i> if the person is:	23
			(a) a Magistrate, or	24
			(b) a Judge of the District Court.	2
		(3)	The appointment may be made:	26
			(a) by the commission of a person's appointment as a Magistrate or a Judge of the District Court, or	27 28
			(b) by a subsequent commission under the public seal of the State.	29 30
		(4)	The appointment of a person who is a Judge of the District Court as the Chief Magistrate also operates to appoint the person as a Magistrate.	3 ² 32 33
		(5)	If the Chief Magistrate also holds office as a Judge of the District Court, the Chief Magistrate may (while holding office as the Chief Magistrate) exercise the jurisdiction of the District Court if:	34 38 36
			(a) the Chief Magistrate is requested to do so by the Chief Judge of the District Court in relation to particular proceedings before that Court and	37 38

			(b) the Chief Magistrate agrees to the request.			
			Note. Section 13 of the <i>District Court Act 1973</i> enables the Governor to appoint the Chief Magistrate as a Judge of the District Court.			
		(6)	Subsection (5) has effect despite clause 5 (Effect of employment as Magistrate) of Schedule 1.			
		(7)	Part 2 of Schedule 1 has effect with respect to the Chief Magistrate.	-		
[2]	Sche	dule 1	Provisions relating to Magistrates	8		
	Omit	"A" f	rom clause 6. Insert instead "Subject to clause 10A, a".	(
[3]	Sche	dule 1	I, clause 7	10		
	Omit	"claus	se 8" from clause 7 (6). Insert instead "clauses 8 and 10B".	1		
[4]	Sche	dule 1	l, clause 10	12		
	Insert after clause 10 (2):					
	((2A)	The Governor may not grant an approval under subclause (2) if the Chief Magistrate holds office as a Judge of the District Court unless the Chief Magistrate also seeks to resign from office as a Judge.	14 19 10 17		
[5]	Sche	dule 1	, clauses 10A and 10B	18		
	Insert	after	clause 10:	19		
	10A	Rem	uneration of Chief Magistrate who is District Court Judge	20		
			If the Chief Magistrate also holds office as a Judge of the District Court, the Chief Magistrate is not entitled to receive remuneration as a Magistrate or the Chief Magistrate while he or she receives remuneration as a Judge. Note. Section 13 (3) (a) of the District Court Act 1973 provides that where the Chief Magistrate also holds office as a Judge of the District Court, his or her service as the Chief Magistrate counts as service as a Judge of that Court for the purposes of receiving the remuneration and superannuation entitlements to which a Judge of that Court is entitled.	2° 22 2° 26 26 27 28		
	10B		erannuation entitlements of Chief Magistrate who is District t Judge	30 31		
		(1)	This clause applies to the Chief Magistrate if the Chief Magistrate:	32 33		
			(a) is appointed as a Judge of the District Court at the same time as being appointed as the Chief Magistrate or while he or she holds office as the Chief Magistrate, and	34 35		

		(b)	is a contributor to a State public sector superannuation scheme immediately before being appointed as a Judge.	2
	(2)		n this clause applies to the Chief Magistrate, the Chief istrate:	3
		(a)	ceases on his or her appointment as a Judge to be an employee who is entitled to be a contributor under the State public sector superannuation scheme concerned, and	5 7
		(b)	is taken on that appointment to have preserved his or her superannuation benefits under the scheme in accordance with the relevant statutory provisions governing the scheme.	8 9 10 11
	(3)	This	clause does not:	12
		(a)	prevent the Chief Magistrate from contributing to the FSS Fund in a capacity other than as an employee within the	13 14
			meaning of the First State Superannuation Act 1992 if he	15
			or she is permitted to do so by the trust deed under which the Fund is maintained and administered, or	16 17
		(b)	otherwise affect the provisions of any other Act or regulation relating to the rights of contributors under superannuation schemes.	18 19 20
	(4)	In th	is clause:	21
			Fund means the Fund within the meaning of the <i>First State</i> rannuation <i>Act 1992</i> .	22 23
			e public sector superannuation scheme means each of the wing:	2 ² 25
		(a)	a STC scheme within the meaning of the Superannuation Administration Act 1996,	26 27
		(b)	the FSS Fund,	28
		(c)	any other scheme or fund prescribed by the regulations for the purposes of this clause.	29 30
[6]	Schedule 4	4 Savi	ngs, transitional and other provisions	31
	Insert at the	e end o	of the Schedule (with appropriate Part and clause numbers):	32
	Part		vision consequent on enactment of	33
		Co	urts Legislation Amendment Act 2010	34
	Effe	ct of a	mendments on current Chief Magistrate	35
			erson who holds office as the Chief Magistrate immediately re the substitution of section 14 by the <i>Courts Legislation</i>	36 37

				ndment Act 2010 continues to hold office as such for the oses of section 14 (as substituted).	1 2
	Fynla	natory		soes of section 11 (as substituted).	3
	Item [conse that er of the holds	1] of t quentianable the Distriction	he pro al on the ne Gove t Court as a Jud	possed amendments to the Local Court Act 2007 (the Act) is a mendments made by Schedule 1.9 to the District Court Act 1973 ernor to appoint the Chief Magistrate of the Local Court as a Judge. The proposed amendment enables a Chief Magistrate who also dge of the District Court to exercise jurisdiction as a Judge while in Magistrate.	4 5 6 7 8 9
	a Judg Magis	ge of the trate w	he Dist ithout a	osed amendments to the Act ensures that if the Chief Magistrate is trict Court, the Chief Magistrate cannot resign the office of Chief also resigning office as a Magistrate if the Chief Magistrate intends as a Judge.	10 11 12 13
	also h as a J deals a Judg	olds off ludge v with the ge at th	fice as a while he e supe ne sam	osed amendments to the Act ensures that a Chief Magistrate who a Judge of the District Court is only entitled to receive remuneration e or she holds office as a Judge. The proposed amendment also rannuation entitlements of a Chief Magistrate who is appointed as e time or after being appointed as the Chief Magistrate. Items [2] sed amendments make consequential amendments.	14 15 16 17 18 19
	propo	sed to	be mad	opposed amendments to the Act confirms that the amendment de by item [1] does not affect the continued efficacy of the current appointment.	20 21 22
1.14	Sup	reme	Cou	rt Act 1970 No 52	23
	Secti	on 37	В		24
	Insert	after	section	n 37A:	25
;	37B	Land Judg		Environment Court Judges may act as Supreme Court	26 27
		(1)	Judg	section applies to the Chief Judge and each of the other es of the Land and Environment Court (an <i>eligible judicial er</i>), but not to an acting Judge of that Court.	28 29 30
		(2)	An e	eligible judicial officer may act as a Judge for a particular od or in relation to particular proceedings in the Court if:	31 32
			(a)	the Chief Justice certifies that it is expedient that the eligible judicial officer should act as a Judge of the Court for the period or in relation to the proceedings, and	33 34 35
			(b)	the eligible judicial officer consents to acting as a Judge for the period or in relation to the proceedings, and	36 37
			(c)	in the case where the eligible judicial officer is not the Chief Judge of the Land and Environment Court—the Chief Judge consents to the eligible judicial officer acting as a Judge for the period or in relation to the proceedings.	38 39 40 41

(3)	judici	following provisions apply to and in respect of an eligible ial officer who acts as a Judge of the Court pursuant to the sions of this section:	1 2 3		
	(a)	the eligible judicial officer has, while acting as a Judge, all the powers, authorities, privileges and immunities of a Judge of the Supreme Court,	4 5 6		
	(b)	the eligible judicial officer may attend the sittings of the Court for the purpose of giving judgment in, or otherwise completing, any proceedings which have been heard by the Court while the eligible judicial officer was acting as a Judge in the proceedings even if the eligible judicial officer is no longer acting as a Judge,	7 8 9 10 11 12		
	(c)	the eligible judicial officer is not, while receiving remuneration as a Judge of the Land and Environment Court, entitled to remuneration for acting as a Judge of the Supreme Court,	13 14 15 16		
	(d)	any service of the eligible judicial officer while acting as a Judge is taken for all purposes (including for the purposes of the <i>Land and Environment Court Act 1979</i> and the <i>Judges' Pensions Act 1953</i>) to be service as a Judge of the Land and Environment Court,	17 18 19 20 21		
	(e)	nothing in this Act or any other law requires the eligible judicial officer to devote the whole of his or her time to the duties of acting as a Judge of the Supreme Court.	22 23 24		
(4)	the La	e eligible judicial officer holds office as the Chief Judge of and and Environment Court, a reference in subsection (3) to neration or service as a Judge of the Land and Environment is to be read as a reference to remuneration or service in office.	25 26 27 28 29		
(5)	section	ing in this section limits the operation of section 37A, or of on 3 of the <i>Criminal Appeal Act 1912</i> , in their application to hief Judge of the Land and Environment Court.	30 31 32		
Explanatory	note		33		
The proposed amendment to the <i>Supreme Court Act 1970</i> enables the Chief Judge and the other Judges of the Land and Environment Court to act as Judges of the Supreme Court.					

1.15	Vict	ims S	Support and Rehabilitation Act 1996 No 115	1
[1]	Sect	ion 79	Imposition of compensation levy	2
	Omit	: "\$140	" from section 79 (1) (a). Insert instead "\$148".	3
[2]	Sect	ion 79	(1) (b)	2
	Omit	"\$60"	'. Insert instead "\$64".	Ę
[3]	Sect	ion 80		6
	Omit	the se	ection. Insert instead:	7
	80	CPI a	adjustments of compensation levy	8
		(1)	Starting at the end of the 2010–2011 financial year, each of the amounts of the levy payable under section 79 (1) is to be adjusted as provided by this section at the end of each financial year (the <i>current financial year</i>) to provide a <i>new amount</i> for the next financial year. The new amount applies for the next financial year and replaces the amount that applied for the current financial year. The new amount for a financial year is to be calculated in accordance with the following formula:	9 10 11 12 13 14 15 16
			$A = \frac{L \times B}{C}$ where: A is the new amount being calculated. L is the amount of the levy for the current financial year. B is the Sydney CPI number for March in the current financial year. C is the Sydney CPI number for March in the financial year before the current financial year.	18 19 20 21 22 23 24
		(3)	Before the end of each financial year (starting with the 2010–2011 financial year), the Minister is to publish a notice on the NSW legislation website of the amounts that are to apply for the purposes of section 79 for the next financial year. Failure to publish the notice or late publication of the notice does not affect the validity of an adjustment under this section.	25 26 27 28 29 30
		(4)	If the amount calculated pursuant to an adjustment under this section as the new amount for a financial year is not a whole number of dollars, the amount is to be rounded up to the nearest whole dollar.	31 32 33 34

34

	(5)	If an adjustment under this section would result in the new amount for the next financial year being less than the amount for the current financial year, the new amount for the next financial year is to be the same as the amount for the current financial year.	1 2 3				
	(6)	The new amount for a financial year is to be adjusted in accordance with the regulations if the Australian Statistician:	5				
		(a) stops issuing Sydney CPI numbers, or	7				
		(b) fails to issue a relevant Sydney CPI number before the start of the financial year for which the new amount is required to be calculated.	8 9 10				
	(7)	It is to be presumed, in the absence of evidence to the contrary, that any amounts specified in a notice published under this section for a particular financial year are correct.	11 12 13				
	(8)	In this section:	14				
		financial year means a year starting on 1 July.	15				
		<i>Sydney CPI number</i> means the Consumer Price Index (All Groups Index) for Sydney issued by the Australian Statistician.	16 17				
[4]	Schedule 3	3 Savings, transitional and other provisions	18				
	Insert at the	e end of the Schedule (with appropriate Part and clause numbers):	19				
	Part	Provision consequent on enactment of	20				
		Courts Legislation Amendment Act 2010	21				
	Payr	ment of levies payable under section 79	22				
		Any amount that a person was liable to pay under section 79 (1)	23				
		immediately before the commencement of the amendments made	24				
		to this Act by the <i>Courts Legislation Amendment Act 2010</i> continues to be payable after the commencement of those	25 26				
		amendments.	27				
	Commencement						
		ments to the <i>Victims Support and Rehabilitation Act 1996</i> (<i>the Act</i>) or are taken to have commenced, on 1 July 2010.	29 30				
	Explanatory		31				
	compensation	Id [2] of the proposed amendments to the Act update the amounts of on levy payable by offenders by reference to changes in the consumer since the amounts were first inserted in the Act.	32 33 34				
	Item [3] of t	the proposed amendments to the Act re-enacts in plainer English the proposed amendment of the amounts of compensation levy payable by	35 36				

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Schedule 1 Amendment of Acts and Regulation

offenders by reference to changes in the consumer price index (the <i>CPI</i>). The proposed amendment also corrects a typographical error in the current CPI formula.
Item [4] of the proposed amendments to the Act inserts a transitional provision relating to the amendments proposed to be made by items [1]–[3].