

New South Wales

Succession Amendment (Family Provision) Bill 2008

Explanatory note

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

Overview of Bill

The National Committee for Uniform Succession Laws submitted reports on proposed national uniform laws on family provisions to the Standing Committee of Attorneys-General in December 1997 and July 2004. The New South Wales Law Reform Commission Report 110 *Uniform succession laws: family provision* (May 2005) sets out draft model provisions to implement the earlier reports. These enable a court to override the terms of a deceased person's will or the distribution of a deceased person's estate on intestacy if it determines it is necessary to do so to ensure that the family and other dependants of a deceased person are adequately provided for. The *Family Provision Act 1982* of New South Wales was used as a basis for the model provisions.

The objects of this Bill are:

- (a) to amend the *Succession Act 2006* (*the 2006 Act*) to enact, with some modifications, the model provisions as a new Chapter 3 of that Act, and
- (b) to enable the making of regulations to control costs and advertising of legal services in relation to such applications, and
- (c) to repeal the Family Provision Act 1982 (the 1982 Act), and

(d) to make various provisions of a savings, transitional or consequential nature.

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 the exception of Schedule 2.1) on a day or days to be appointed by proclamation.

Clause 3 is a formal provision that gives effect to the amendments to the *Succession Act 2006* set out in Schedule 1.

Clause 4 is a formal provision that gives effect to the amendments to various other Acts set out in Schedule 2.

Clause 5 repeals the Family Provision Act 1982.

Clause 6 provides for the repeal of the proposed Act after all the amendments made by the proposed Act have commenced. Once the amendments have commenced the proposed Act will be spent and section 30 of the *Interpretation Act 1987* provides that the repeal of an amending Act does not affect the amendments made by that Act.

Schedule 1 Amendment of Succession Act 2006

Schedule 1 [10] inserts a new Chapter 3 into the 2006 Act and makes a consequential amendment to existing Chapter 3 to renumber it (and the sections it contains) as Chapter 4 and sections 101–106, respectively. **Schedule 1 [2]–[5]** insert definitions and other interpretation provisions into section 3 of the 2006 Act for the purposes of the new Chapter 3. A *family provision order* is defined as an order made by the Court under proposed Chapter 3 in relation to the estate or notional estate of a deceased person to provide from that estate for the maintenance, education or advancement in life of an eligible person. *Property* is defined to include a valuable benefit. In *Schaeffer v Schaeffer* (1994) 36 NSWLR 315 an increase in the value of shares held by others as a result of the conversion of a deceased's shares to preference shares on his or her death was found to be a valuable benefit. A definition of *close personal relationship* is also included for the purposes of proposed sections 57 (f) and 59 (1) (b).

Schedule 1 [1] makes a consequential amendment to the long title of the 2006 Act and **Schedule 1** [6], [7] and [9] make consequential amendments to sections 13, 19 and 28 of the 2006 Act.

New Chapter 3 Family provision

The new Chapter contains 4 Parts.

Part 3.1 Application of Chapter

Proposed section 55 is an interpretation provision describing the meaning of *administration* in the proposed Chapter.

Proposed section 56 provides for the proposed Chapter to bind the Crown.

Part 3.2 Family provision orders

Division 1 Applications for family provision orders

Proposed section 57 specifies the persons (*the eligible persons*) who may apply to the Supreme Court or District Court (*the Court*) for a family provision order in respect of the estate of a deceased person. The persons specified are the same as those currently eligible to apply for an order under the 1982 Act. However, under the 1982 Act a person who is in a domestic relationship with the deceased person (which is essentially defined as a de facto relationship or close personal relationship (other than marriage or a de facto relationship)) at the time of the deceased person's death is entitled to apply as of right for a family provision order. Under proposed section 59 a person in a de facto relationship will be entitled to apply as of right but a person in a close personal relationship will be able to apply only if the Court is satisfied that the circumstances warrant the application (see proposed section 59 (1) (b)). However a child of such a relationship will continue to be able to apply as of right.

Proposed section 58 states when an application for a family provision order may be made. Under section 7 of the 1982 Act, the Court may make a family provision order only on an application in relation to a deceased person in respect of whom administration has been granted. Proposed section 58 (1) provides for the Chapter to cover situations where it is not necessary, in some circumstances, to seek a grant of administration in order to administer a deceased estate. The time limit for making an application for a family provision order is set by proposed section 58 (2) at not later than 12 months after the date of death of the deceased person. Under section 16 (1) (b) of the 1982 Act, the current time limit is generally 18 months.

Division 2 Determination of applications

Proposed section 59 empowers the Court to make a family provision order for the maintenance, education or advancement in life of a person who the Court is satisfied is an eligible person. The Court must also be satisfied that, at the time the order is made, adequate provision is not made by the will of the deceased person or the operation of the rules of intestacy. Proposed section 59 (3) (a) allows the Court to make a further order for family provision in favour of an eligible person who has suffered a detrimental change in circumstances since a previous order for provision was made in the person's favour. Proposed section 59 (3) (b) allows the Court to make a further order for family provision where the existence of certain property in an estate (or notional estate) of the deceased was not known at the time of the earlier order, the undisclosed property would have increased the value of the estate substantially and the Court would not have made the previous family provision order if the evidence had revealed the existence of that undisclosed property. Proposed section 59 (4) allows the Court to make an order in favour of an eligible person whose application for a family provision order was previously refused if at the time of the refusal there was undisclosed property that would, if its existence had been

known at the time of the refusal, have increased the value of the estate. **Proposed section 59** (other than section 59 (3) (b) and (4)) is based on sections 7, 8 and 9 (2) of the 1982 Act

Proposed section 60 sets out the matters the Court may have regard to in determining whether a person is an eligible person, whether to make an order and the nature of the order.

Proposed section 61 permits the Court to disregard the interests of a person who has not made an application for a family provision order. It is based on section 20 of the 1982 Act but differs slightly from that section in that it makes it clear that the interests of existing beneficiaries (either under the will or on intestacy) must be taken into account even if they have not made an application for a family provision order.

Proposed section 62 enables the Court to make interim family provision orders. It is based on section 9 (5) and (6) of the 1982 Act.

Division 3 Property that may be used for family provision orders

Proposed section 63 identifies the property that may be subject to a family provision order. The property available is the property in the deceased's estate. Property that has ceased to be part of the deceased's estate or has been distributed, either before or after death, may also be subject to an order if it is designated by the Court as notional estate by an order under Part 3.3 of Chapter 3. It is based on the definition of *estate* in section 6 (1), and section 6 (4) and (5), of the 1982 Act.

Proposed section 64 empowers the making of family provision orders in respect of property situated both in, and outside, New South Wales. It is based on section 11 (1) (b) of the 1982 Act.

Division 4 General provisions relating to family provision orders

Proposed section 65 sets out the matters that the Court must specify in a family provision order and enables the Court to require provision to be made in various ways. **Proposed section 65 (2) and (3)** are based on section 11 (1) (a) and (d), respectively, of the 1982 Act.

Proposed section 66 allows the Court to make consequential or ancillary orders to give full effect to a family provision order. It is based on section 15 (1) and 34 of the 1982 Act. It also enables the making of additional consequential orders to make adjustments that are necessary to be just and equitable to all persons affected by the making of a family provision order.

Proposed section 67 allows the Court to require an undertaking to be entered into, or security given, to restore property received under a family provision order if the order is later revoked because the deceased person was not deceased when it was made. It is based on section 18 of the 1982 Act.

Proposed section 68 enables a beneficiary of the estate of a deceased person to obtain an order from the Court to make periodic payments to an applicant in whose favour a family provision order has been made.

Sections 78 and 79 of the *Trustee Act 1925* deal with the effect of vesting orders relating to the conveyance or release of property. **Proposed section 69** applies those sections to the vesting of property under proposed section 66.

Proposed section 70 specifies the circumstances in which the Court may revoke or vary a family provision order. It is based on sections 19 (1)–(3) and 20 (4) of the 1982 Act.

Proposed section 71 provides for the variation and revocation of consequential and ancillary orders and making of any necessary additional orders. It is based on section 19 (4) of the 1982 Act.

Proposed section 72 describes how a family provision order takes effect. It is based on section 14 (1) of the 1982 Act.

Proposed section 73 clarifies the application of Part 3.2 of Chapter 3 with respect to interim family provision orders (proposed section 62) and property designated as part of the notional estate of a deceased person under Part 3.3 (other than section 63).

Part 3.3 Notional estate orders

Notional estate orders are orders issued by the Court which are intended to make available for family provision orders assets that are no longer part of the estate of a deceased person because they have been distributed either before or after the deceased's death (either with or without the intention of defeating applications for family provision orders). Part 3.3 enables the Court in limited circumstances to make an order designating property that is not included in the estate, or has been distributed from the estate, as *notional estate* of the deceased person for the purpose of making a family provision order under Part 3.2 in respect of the estate of the deceased person (or for the purpose of ordering that costs in the proceedings be paid from the notional estate). Part 3.3 is based on, and essentially restates with some additions, Division 2 of Part 2 of the 1982 Act.

Division 1 Relevant property transactions

Proposed section 74 defines *relevant property transaction* for the purposes of the Part as being a transaction described in proposed section 75 or 76.

Proposed section 75 provides that a person enters into a relevant property transaction if the person does, directly or indirectly, or omits to do, any act as a result of which the property becomes held by another person (whether or not as a trustee), or subject to a trust and where full valuable consideration is not given to the person for doing or not doing the act.

Proposed section 76 sets out examples of relevant property transactions for the purposes of proposed section 75.

Proposed section 77 describes when a relevant property transaction is taken to have effect for the purposes of Chapter 3.

Division 2 When notional estate orders may be made

Division 2 identifies the circumstances in which a notional estate order may be made.

Proposed section 78 limits the circumstances in which the Court may make a notional estate order for the purpose of ordering that costs be paid from the notional estate of a deceased person. The Court cannot order that the costs of an applicant be paid from the notional estate of the deceased person unless the Court has made a family provision order in favour of the applicant.

Proposed section 79 allows the Court to designate as notional estate property that has already been distributed. Unlike under proposed section 81, no special circumstances are required before the Court may make an order.

Proposed section 80 allows the Court to designate as notional estate property that has been transferred during the lifetime of the deceased by means of a relevant property transaction. Unlike under proposed section 81, no special circumstances are required before the Court may make an order.

Proposed section 81 allows the Court to designate as notional estate property that it could have designated as such property under other provisions of proposed Chapter 3 but that has been transferred to another person. The making of such an order is warranted only in special circumstances because of the impact of such an order on this third person. Proposed section 81 (1) (a) (ii) makes it clear that such an order can be made in respect of property transferred by a deceased transferee.

Proposed section 82 allows the Court to designate as notional estate property that has been transferred into the hands of a person who has subsequently died where the property has come into the hands of the person's legal representative or has been distributed from their estate. The proposed section is intended to overcome the decision in *Prince v Argue* [2002] NSWSC 1217.

Proposed section 83 restricts the power of the Court to make a notional estate order unless a relevant person or estate is disadvantaged.

Proposed section 84 provides for an order designating property as notional estate to prevail over any other rights or interest in the property concerned.

Proposed section 85 enables the Court to make multiple notional estate orders in connection with the same or subsequent proceedings relating to an estate.

Proposed section 86 draws attention to the restrictions and protections set out in Division 3.

Division 3 Restrictions and protections relating to notional estate orders

Proposed section 87 specifies general matters that the Court must take into consideration in before making a notional estate order.

Proposed section 88 sets out certain powers and restrictions of a Court in relation to the making of a notional estate order. Unlike section 28 (1) of the 1982 Act, it allows a notional estate order to be made when the deceased person's estate is insufficient for any order as to costs that the Court considers should be made.

Proposed section 89 specifies certain particular matters that the Court must take into consideration in before making a notional estate order.

Proposed section 90 places restrictions on the Court's ability to make notional estate orders out of time or for further provision.

Part 3.4 Miscellaneous

Proposed section 91 enables a person to obtain a grant of probate for family provision purposes. It is based on section 41A of the *Probate and Administration Act 1898*. As a consequence, section 41A is repealed by **Schedule 2.9 [2]**.

Proposed section 92 allows the Court to substitute certain property for property designated or proposed to be designated as notional estate of a deceased person.

Proposed section 93 protects the legal representative of an estate of a deceased person from liability if the legal representative has distributed the estate at least 6 months after the deceased person's death and after publishing notice of the intention to distribute.

Proposed section 94 protects the legal representative of an estate of a deceased person from liability if the legal representative has distributed the estate so as to provide things immediately necessary for the maintenance or education of a person entitled to make an application for a family provision order who was wholly or substantially dependent on the deceased person immediately before his or her death.

Proposed section 95 provides for the Court's approval of any release by a person of his or her rights to make an application under the proposed Act. A release that has not been approved by the Court has no effect.

Proposed section 96 enables the Court to revoke its approval of a release.

Proposed section 97 enables the Court to determine the date or time of death of a person.

Proposed section 98 provides for the mediation of applications and the making of family provision orders with the consent of the affected parties.

Proposed section 99 enables the Court to order that the costs of proceedings under Chapter 3 in relation to the estate or notional estate of a deceased person be paid out of the estate or notional estate, or both, in such manner as the Court thinks fit and enables regulations to be made with respect to maximum costs.

Proposed section 100 makes provision with respect to the admission in evidence of statements made by a deceased person during the person's lifetime in proceedings under the proposed Chapter.

Schedule 1 [8] substitutes section 27 (2) of the 2006 Act. Proposed section 27 (2) requires a person who wishes to make an application for an order to rectify a will to apply to the Court within 12 months after the death of the testator. At present,

application must be made within 18 months after the death of the testator or such lesser period as may be specified by a Court making an order under section 17 of the *Family Provision Act 1982*. The Court has the power under section 27 (3) to extend the period in certain circumstances.

Schedule 1 [11]–[13] amend section 56 of the 2006 Act (as renumbered by Schedule 1 [10] as section 102) to make it clear that rules of court may be made with respect to costs payable out of small estates and other estates and the informal proof of certain matters.

Schedule 1 [15] updates a reference in Schedule 1 to a section renumbered by Schedule 1 [10].

Schedule 1 [16] amends Schedule 1 to the 2006 Act to enable the making of savings and transitional regulations.

Schedule 1 [17] amends Schedule 1 to the 2006 Act to make various savings and transitional provisions.

Schedule 1 [18] repeals Schedules 2 and 3. The amendments contained in those Schedules have commenced and are spent. **Schedule 1 [14]** makes a consequential amendment.

Schedule 2 Amendment of other Acts

Schedule 2.2–2.16 make consequential amendments to various Acts.

Schedule 2.1 amends the *Conveyancing Act 1919* to restore, with effect from 1 March 2008, a provision (section 36B (2)) that was inadvertently repealed on the date of commencement of the 2006 Act. It also amends Schedule 9 to the *Conveyancing Act 1919* to clarify the effect of a savings provision relating to the repeal of section 36B (1) of that Act on that date.



New South Wales

Succession Amendment (Family Provision) Bill 2008

Contents

			Page
	1	Name of Act	2
	2	Commencement	2
	3	Amendment of Succession Act 2006 No 80	2
	4	Amendment of other Acts	2
	5	Repeal of Family Provision Act 1982 No 160	2
	6	Repeal of Act	2
Sched	dule 1	Amendment of Succession Act 2006	3
Sched	dule 2	Amendment of other Acts	38



New South Wales

Succession Amendment (Family Provision) Bill 2008

No , 2008

A Bill for

An Act to amend the *Succession Act 2006* to ensure that adequate provision is made for members of the family of a deceased person, and certain other persons, from the estate of the deceased person; to repeal the *Family Provision Act 1982*; and for other purposes.

The	Legisl	ature of New South Wales enacts:	1
1	Nam	e of Act	2
		This Act is the Succession Amendment (Family Provision) Act 2008.	3
2	Com	mencement	2
	(1)	This Act commences on a day or days to be appointed by proclamation, except as provided by subsection (2).	5
	(2)	Schedule 2.1 is taken to have commenced on 1 March 2008.	7
3	Ame	ndment of Succession Act 2006 No 80	8
		The Succession Act 2006 is amended as set out in Schedule 1.	9
4	Ame	ndment of other Acts	10
		The Acts specified in Schedule 2 are amended as set out in that Schedule.	11 12
5	Rep	eal of Family Provision Act 1982 No 160	13
		The Family Provision Act 1982 is repealed.	14
6	Rep	eal of Act	15
	(1)	This Act is repealed on the day following the day on which all of the provisions of this Act have commenced.	16 17
	(2)	The repeal of this Act does not, because of the operation of section 30 of the <i>Interpretation Act</i> 1987, affect any amendment made by this Act	18

Sch	nedule 1	Δ	Amendment of Succession Act 2006	1	
			(Section 3)	2	
[1]	Long title			3	
	Insert "to ens of a deceased person;" afte	l pers	hat adequate provision is made for the members of the family son, and certain other persons, from the estate of the deceased sales;".	4 5 6	
[2]	Section 3 De	efinit	ions	7	
	Omit the def	initio	on of <i>Court</i> from section 3 (1). Insert instead:	8	
		Cour	rt means:	9	
		(a)	the Supreme Court, in relation to any matter (including a matter referred to in paragraph (b)), or	10 11	
		(b)	the District Court, in relation to a matter under Chapter 3 for which it has jurisdiction under section 134 of the <i>District Court Act 1973</i> .	12 13 14	
[3]	Section 3 (1)		15	
	Insert in alphabetical order:				
			<i>inistration</i> of the estate of a deceased person is defined in on 55.	17 18	
		close	e personal relationship is defined in subsection (3).	19	
		paya	s, in relation to proceedings under this Act, means costs ble in or in relation to the proceedings, and includes fees, ursements, expenses and remuneration.	20 21 22	
		dece	ased person includes any person in respect of whose estate inistration has been granted.	23 24	
			ased transferee means a deceased transferee referred to in on 81 or 82.	25 26	
		Prop	facto relationship has the same meaning as it has in the herty (Relationships) Act 1984.	27 28	
			estic relationship has the same meaning as it has in the errty (Relationships) Act 1984.	29 30	
			ble person means a person who may make an application for nily provision order under section 57.	31 32	
		Chap perso	<i>ly provision order</i> means an order made by the Court under oter 3 in relation to the estate or notional estate of a deceased on to provide from that estate for the maintenance, education lyancement in life of an eligible person.	33 34 35 36	
			Prepresentative of an estate is defined in section 55 (2).	37	

			onal estate of a deceased person means property designated notional estate order as notional estate of the deceased on.	1 2 3
		notio	onal estate order means an order made by the Court under	4
			oter 3 designating property specified in the order as notional	5
			e of a deceased person.	6
		prop	erty includes any valuable benefit.	7
[4]	Section 3	(3) and	i (4)	8
	Insert after	section	n 3 (2) and renumber section 3 (3) as section 3 (5):	9
	(3)		the purposes of this Act, a <i>close personal relationship</i> is a	10
			e personal relationship (other than a marriage or a de facto	11
			ionship) between two adult persons, whether or not related unily, who are living together, one or each of whom provides	12 13
			other with domestic support and personal care.	13
	(4)		the purposes of subsection (3), a close personal relationship	15
	(1)		ken not to exist between two persons where one of them	16
		prov	ides the other with domestic support and personal care:	17
		(a)	for fee and reward, or	18
		(b)	on behalf of another person or an organisation (including a	19
			government or government agency, a body corporate or a	20
			charitable or benevolent organisation).	21
[5]	Section 3,	note		22
			s in headings to sections of this Act to "FPA" are references	23
			rovision Act 1982 as in force immediately before it was	24
	"this Act.".		Succession Amendment (Family Provision) Act 2008." after	25 26
	uns Act			20
[6]	Section 13	What	is the effect of divorce or an annulment on a will?	27
	Omit "the I	Family	Provision Act 1982" from section 13 (5) (a).	28
	Insert inste	ad "Ch	napter 3 of this Act".	29
[7]	Section 19	Inform	mation required in support of application for leave	30
	Omit "the I	Family	Provision Act 1982" from section 19 (2) (i).	31
	Insert inste	ad "Ch	napter 3 of this Act".	32

[8]	Sect	ion 27	Court	may rectify a will	
	Omi	t sectio	n 27 (2	2). Insert instead:	:
		(2)	this s	rson who wishes to make an application for an order under ection must apply to the Court within 12 months after the of the death of the testator.	;
[9]				ction of personal representatives who distribute as if rectified	•
	Omi	t "unde	er the F	Camily Provision Act 1982" from section 28 (2) (b).	;
	Inser	t inste	ad "unc	der Chapter 3".	9
[10]	Cha	pter 3			10
				n 54 and renumber Chapter 3 as Chapter 4 and sections 101–106, respectively:	1 ¹
	Ch	apte	r 3	Family provision	1;
	Par	t 3.1	App	olication of Chapter	14
	55	Inter	pretati	on	1
		(1)		he purposes of this Chapter, <i>administration</i> is granted in ct of the estate of a deceased person if:	16 17
			(a)	probate of the will of the deceased person is granted in New South Wales or granted outside New South Wales but sealed in accordance with section 107 (1) of the <i>Probate and Administration Act 1898</i> , or	18 19 20 21
			(b)	letters of administration of the estate of the deceased person are granted in New South Wales or granted outside New South Wales but sealed in accordance with section 107 (1) of the <i>Probate and Administration Act 1898</i> , whether the letters were granted with or without a will annexed and whether for general, special or limited purposes, or	2: 2: 2: 2: 2: 2: 2:
			(c)	an order is made under section 18 (2) or 23 (1) of the <i>Public Trustee Act 1913</i> in respect of the estate of the deceased person, or	29 30 31
			(d)	an election is made by the Public Trustee under section 18A of the <i>Public Trustee Act 1913</i> in respect of the estate of the deceased person, or	3; 3; 34

		(e)	an election is made by a trustee company under section 15A of the <i>Trustee Companies Act 1964</i> in respect of the estate of the deceased person.			
	(2) For the purposes of this Chapter, the <i>legal representative</i> of the estate is the person to whom administration is granted.					
	(3)	powe	ference in this Chapter to a <i>person entitled to exercise a er</i> means a person entitled to exercise a power, whether or he power:	6 7 8		
		(a)	is absolute or conditional, or	Ç		
		(b)	arises under a trust or in some other manner, or	10		
		(c)	is to be exercised solely by the person or by the person together with one or more other persons (whether jointly or severally).	11 12 13		
	(4)	prop	ference in this Chapter to <i>property held by a person</i> includes erty in relation to which the person is entitled to exercise a er of appointment or disposition in favour of himself or elf.	14 19 16 17		
56	Chap	ter to	bind Crown (cf FPA 5)	18		
		in so	Chapter binds the Crown in right of New South Wales and, far as the legislative power of the Parliament of New South es permits, the Crown in all its other capacities.	19 20 27		
Par	t 3.2	Far	mily provision orders	22		
Divi	sion	1	Applications for family provision orders	23		
57	Eligi	ble pe	rsons (cf FPA 6 (1), definition of "eligible person")	24		
			following are <i>eligible persons</i> who may apply to the Court family provision order in respect of the estate of a deceased on:	25 26 27		
		(a)	a person who was the wife or husband of the deceased person at the time of the deceased person's death,	28 29		
		(b)	a person with whom the deceased person was living in a de facto relationship at the time of the deceased person's death,	30 31 32		
		(c)	a child of the deceased person or, if the deceased person was, at the time of his or her death, a party to a domestic relationship, a person who is, for the purposes of the <i>Property (Relationships) Act 1984</i> , a child of that relationship,	33 34 35 36 37		

			Note. relation Act 19	A stepchild or foster child is not a child of a domestic onship—see section 5 (3) of the <i>Property (Relationships)</i> 984.	1 2 3
		(d)	a for	mer wife or husband of the deceased person,	4
		(e)	a per	son:	5
			(i)	who was, at any particular time, wholly or partly dependent on the deceased person, and	6 7
			(ii)	who is a grandchild of the deceased person or was, at that particular time or at any other time, a member of the household of which the deceased person was a member,	8 9 10 11
		(f)	close	son with whom the deceased person was living in a personal relationship at the time of the deceased on's death.	12 13 14
		deterr any s mean	mining value of the contract o	n 60 sets out the matters that the Court may consider when whether to make a family provision order, and the nature of der. An application may be made by a tutor (within the he Civil Procedure Act 2005) for an eligible person who is acapacity.	15 16 17 18 19
58	Whe	n an a	pplica	tion may be made (cf FPA 16 (1) (b) and 17)	20
	(1)	or no		ion for a family provision order may be made whether inistration of the estate of the deceased person has d.	21 22 23
		Note. for a f	Admin amily p	istration may be granted for the purposes of an application rovision order (see section 91).	24 25
	(2)	later perso	tĥan 1	tion for a family provision order must be made not 2 months after the date of the death of the deceased ess the Court otherwise orders on sufficient cause n.	26 27 28 29
	(3)		pplicat t's regi	ion is taken to be made on the day it is filed in the istry.	30 31
Divi	sion	2	Dete	ermination of applications	32
59	Whe	n fami	ly pro	vision order may be made (cf FPA 7-9)	33
	(1)	provi	sion o	may, on application under Division 1, make a family rder in relation to the estate of a deceased person, if satisfied that:	34 35 36
		(a)		erson in whose favour the order is to be made is an ole person, and	37 38

(2)

(3)

		_	
(b)	only only of person circum	case of a person who is an eligible person by reason of paragraph (d), (e) or (f) of the definition of <i>eligible</i> in in section 57—having regard to all the instances of the case (whether past or present) there ctors which warrant the making of the application,	1 2 3 4 5 6
(c)	adequ or adv order decea	time when the Court is considering the application, ate provision for the proper maintenance, education vancement in life of the person in whose favour the is to be made has not been made by the will of the sed person, or by the operation of the intestacy rules ation to the estate of the deceased person, or both.	7 8 9 10 11 12
the domains perso	eceased tenance	ay make such order for provision out of the estate of I person as the Court thinks ought to be made for the e, education or advancement in life of the eligible ng regard to the facts known to the Court at the time made.	13 14 15 16 17
out in design that in	Division nated as nay be	y that may be the subject of a family provision order is set a 3. This Part applies to property, including property that is notional estate (see section 73). Part 3.3 sets out property designated as part of the notional estate of a deceased purpose of making a family provision order.	18 19 20 21 22
eligib	le pers	nay make a family provision order in favour of an son in whose favour a family provision order has een made in relation to the same estate only if:	23 24 25
(a)	detrin since	ourt is satisfied that there has been a substantial nental change in the eligible person's circumstances a family provision order was last made in favour of erson, or	26 27 28 29
(b)		time that a family provision order was last made in r of the eligible person:	30 31
	(i)	the evidence about the nature and extent of the deceased person's estate (including any property that was, or could have been, designated as notional estate of the deceased person) did not reveal the existence of certain property (the undisclosed property), and	32 33 34 35 36 37
	(ii)	the Court would have considered the deceased person's estate (including any property that was, or could have been, designated as notional estate of the deceased person) to be substantially greater in value if the evidence had revealed the existence of the undisclosed property, and	38 39 40 41 42 43

		(iii) the Court would not have made the previous family provision order if the evidence had revealed the existence of the undisclosed property.	1 2 3
	(4)	The Court may make a family provision order in favour of an eligible person whose application for a family provision order in relation to the same estate was previously refused only if, at the time of refusal, there existed all the circumstances regarding undisclosed property described in subsection (3) (b).	4 5 6 7 8
60	Matt	ters to be considered by Court (cf FPA 7–9)	9
	(1)	The Court may have regard to the matters set out in subsection (2) for the purpose of determining:	10 11
		(a) whether the person in whose favour the order is sought to be made (the <i>applicant</i>) is an eligible person, and	12 13
		(b) whether to make a family provision order and the nature of any such order.	14 15
	(2)	The following matters may be considered by the Court:	16
		(a) any family or other relationship between the applicant and the deceased person, including the nature and duration of the relationship,	17 18 19
		(b) the nature and extent of any obligations or responsibilities owed by the deceased person to the applicant, to any other person in respect of whom an application has been made for a family provision order or to any beneficiary of the deceased person's estate,	20 21 22 23 24
		(c) the nature and extent of the deceased person's estate (including any property that is, or could be, designated as notional estate of the deceased person) and of any liabilities or charges to which the estate is subject, as in existence when the application is being considered,	25 26 27 28 29
		(d) the financial resources (including earning capacity) and financial needs, both present and future, of the applicant, of any other person in respect of whom an application has been made for a family provision order or of any beneficiary of the deceased person's estate,	30 31 32 33 34
		(e) if the applicant is cohabiting with another person—the financial circumstances of the other person,	35 36
		(f) any physical, intellectual or mental disability of the applicant, any other person in respect of whom an application has been made for a family provision order or any beneficiary of the deceased person's estate that is in	37 38 39 40

			existence when the application is being considered or that may reasonably be anticipated,	1 2
		(g)	the age of the applicant when the application is being considered,	3 4
		(h)	any contribution (whether financial or otherwise) by the applicant to the acquisition, conservation and improvement of the estate of the deceased person or to the welfare of the deceased person or the deceased person's	5 6 7 8
			family, whether made before or after the deceased person's death, for which adequate consideration (not including any pension or other benefit) was not received, by the applicant,	9 10 11 12
		(i)	any provision made for the applicant by the deceased person, either during the deceased person's lifetime or made from the deceased person's estate,	13 14 15
		(j)	any evidence of the testamentary intentions of the deceased person, including evidence of statements made by the deceased person,	16 17 18
		(k)	whether the applicant was being maintained, either wholly or partly, by the deceased person before the deceased person's death and, if the Court considers it relevant, the extent to which and the basis on which the deceased person did so,	19 20 21 22 23
		(1)	whether any other person is liable to support the applicant,	24
		(m)	the character and conduct of the applicant before and after the date of the death of the deceased person,	25 26
		(n)	the conduct of any other person before and after the date of the death of the deceased person,	27 28
		(o)	any relevant Aboriginal or Torres Strait Islander customary law,	29 30
		(p)	any other matter the Court considers relevant, including matters in existence at the time of the deceased person's death or at the time the application is being considered.	31 32 33
61	Othe	r poss	sible applicants (cf FPA 20)	34
	(1)	Cour respe be ma	etermining an application for a family provision order, the transport the interests of any other person by or in extra of whom an application for a family provision order may add (other than a beneficiary of the deceased person's estate) who has not made an application.	35 36 37 38 39

	(2)	Howe	ever, the Court may disregard any such interests only if:	1
		(a)	notice of the application, and of the Court's power to disregard the interests, is served on the person concerned, in the manner and form prescribed by the regulations or rules of court, or	2 3 4 5
		(b)	the Court determines that service of any such notice is unnecessary, unreasonable or impracticable in the circumstances of the case.	6 7 8
62			nily provision orders and orders restraining distribution to (cf FPA 9 (5) and (6))	9 10
	(1)	has fu it is o interi	Court may make an interim family provision order before it ally considered an application for a family provision order if the opinion that no less provision than that proposed in the morder would be made in favour of the eligible person terned in the final order.	11 12 13 14 15
	(2)	proce	making an interim family provision order, the Court must bed to finally determine the application for a family sion order by confirming, revoking or varying the interim.	16 17 18 19
	(3)	distril 94 (<i>Admi</i>	Court may make an order restraining the final or partial bution of an estate (other than a distribution under section 1) of this Act or section 92A of the <i>Probate and nistration Act 1898</i>) pending its determination of an eation for a family provision order.	20 21 22 23 24
Divi	sion	3	Property that may be used for family provision orders	25 26
63	Prop definit	erty th	estate", 6 (4) and (5))	27 28
	(1)		nily provision order may be made in relation to the estate of eased person.	29 30
	(2)	decea proba grant	e deceased person died leaving a will, the estate of the used person includes property that would, on a grant of the of the will, vest in the executor of the will, or would on a of administration with the will annexed, vest in the legal sentative appointed under that grant.	31 32 33 34 35
	(3)	of the	nily provision order may not be made in relation to property e estate that has been distributed by the legal representative e estate in compliance with the requirements of section 93, of as provided by subsection (5).	36 37 38 39

	(4)	legal chari purp	re property of the estate of a deceased person is held by the representative of that estate as trustee for a person or for a stable or other purpose, the property is to be treated, for the oses of this Chapter, as not having been distributed unless it sted in interest in that person or for that purpose.	; ;
	(5)	is no distri	mily provision order may be made in relation to property that of part of the estate of a deceased person, or that has been ibuted, if it is designated as notional estate of the deceased on by an order under Part 3.3.	- - - - -
64	Orde	ers ma	y affect property in or outside jurisdiction (cf FPA 11 (1)	10 1
		situa after	mily provision order may be made in respect of property ted in or outside New South Wales when, or at any time, the order is made, whether or not the deceased person was, e time of death, domiciled in New South Wales.	12 13 14 15
Divi	ision	4	General provisions relating to family provision orders	16 17
65	Natu	re of o	orders (cf FPA 11 (1) (a) and (d))	18
	(1)	A fa	mily provision order must specify:	19
		(a)	the person or persons for whom provision is to be made, and	20 2
		(b)	the amount and nature of the provision, and	22
		(c)	the manner in which the provision is to be provided and the part or parts of the estate out of which it is to be provided, and	23 24 25
		(d)	any conditions, restrictions or limitations imposed by the Court.	20 27
	(2)		mily provision order may require the provision to be made in or more of the following ways:	28 29
		(a)	by payment of a lump sum of money,	30
		(b)	by periodic payments of money,	3
		(c)	by application of specified existing or future property,	32
		(d)	by way of an absolute interest, or a limited interest only, in property,	30 34
		(e)	by way of property set aside as a class fund for the benefit of 2 or more persons,	39 36
		(f)	in any other manner the Court thinks fit.	37

	(3)	famil the w if so,	ovision is to be made by payment of an amount of money, the ly provision order may specify whether interest is payable on whole or any part of the amount payable for the period, and, the period during which interest is payable and the rate of interest.	1 2 3 4 5				
66	Cons	sequei	ntial and ancillary orders (cf FPA 15 (1), 34)	6				
	(1)	The Court may, in addition to, or as part of, a family provision order, make orders for or with respect to all or any of the following matters for the purpose of giving effect to the family provision order:						
		(a)	the transfer of property of the estate directly to the eligible person in whose favour the order is made, or to any other person as trustee for that person,	11 12 13				
		(b)	where property is to be held on trust, the purpose of the trust and the way in which it is to be constituted,	14 15				
		(c)	the appointment of a trustee of property of the estate,	16				
		(d)	the powers and duties of a trustee of property of the estate, including any trustee constituted or appointed under this section,	17 18 19				
		(e)	the vesting in any person of property of the estate,	20				
		(f)	the exercise of a right or power to obtain property for the estate,	21 22				
		(g)	the sale of or dealing with property of the estate,	23				
		(h)	the disposal of the proceeds of any sale or other realising of property of the estate,	24 25				
		(i)	the securing, either wholly or partially, of the due performance of an order under this Part,	26 27				
		(j)	the management of the property of the estate,	28				
		(k)	the execution of any necessary conveyance, document or instrument, the production of documents of title or the doing of such other things as the Court thinks necessary in relation to the performance of the family provision order,	29 30 31 32				
		(1)	any other matter the Court thinks necessary.	33				
	(2)	neces	Court may make such additional orders as it considers ssary to adjust the interests of anyone with an interest in the erty of the estate and to be just and equitable to all persons ted by a family provision order.	34 35 36 37				

	(3)	The execution of an instrument relating to property in the notional estate of a deceased person pursuant to an order under this section is not liable to duty under the <i>Duties Act 1997</i> .	2		
67	Und	ertakings to restore property (cf FPA 18)	4		
	(1)	The Court may make a family provision order subject to a condition that the eligible person in whose favour the order is made is to enter into an undertaking, or give security, that, if the order is revoked because the deceased person was not deceased when the order was made, the person will restore any property received under the order, or otherwise make restitution, in accordance with any order of the Court made on the revocation.	- - - - - - - - - - - - - - - - - - -		
	(2)	In this section: deceased person means the person (whether or not deceased)	12 13		
		from whose estate a family provision order is made.	14		
68	Payr	ment for exoneration from liability for orders	15		
	(1)	The Court may, as part of a family provision order, or at any time, on the application of a beneficiary of the estate of a deceased person, by order:			
		(a) fix a periodic payment or lump sum payable by a beneficiary of an estate affected by a family provision order to represent the proportion of the property in the estate affected by the family provision order that is borne by the beneficiary's portion of the estate, and	19 20 21 22 23		
		(b) exonerate the beneficiary's portion of the estate from any further liability under the family provision order, on condition that payment is made as directed by the Court.	24 25 26		
	(2)	Without limiting subsection (1), in making any order under this section, the Court may do any of the following:	27 28		
		(a) specify the person to whom the payment or lump sum is to be paid,	29 30		
		(b) specify how any periodic payment is to be secured,	3′		
		(c) specify how any lump sum is to be invested for the benefit of any proposed beneficiary.	32 33		
		Note. Section 92 enables the Court to replace property in the estate or notional estate of a deceased person that has been, or is proposed to be, affected by a family provision order with property offered in substitution for the affected property.	34 35 36 37		

69	Effect of order vesting property in estate (cf FPA 15 (2))						
		The provisions of sections 78 (except subsection (1)) and 79 of the <i>Trustee Act 1925</i> apply to and in relation to an order under section 66 for the vesting of property in a person in the same way as they apply to and in relation to a vesting order referred to in those provisions and, in the case of section 78 (2) of that Act, as if the provisions of section 66 and the other provisions of this Act relating to the making of orders under this Act were contained in Part 3 of that Act.	2 3 4 5 6 7 8 9				
70	Vari 19 (1	ation and revocation of family provision orders (cf FPA)–(3) and 20 (4))	10 11				
	(1)	A family provision order may be varied or revoked by the Court only in accordance with this Chapter.	12 13				
	(2)	The Court may, by order, vary or revoke a family provision order so as to allow provision to be made in favour of another eligible person wholly or partly from all or any property affected by the order.	14 15 16 17				
	(3)	The Court must not vary or revoke a family provision order so as to allow provision to be made in favour of another eligible person unless that person shows sufficient cause for not having applied for a family provision order before the order sought to be varied or revoked was made.	18 19 20 21 22				
	(4)	A family provision order is revoked if the grant of administration in respect of the estate of the deceased person is revoked or rescinded, unless the Court otherwise provides when revoking or rescinding the grant. Note. The Court may also vary a family provision order under sections 62 and 92.	23 24 25 26 27 28				
71	Vari	ation and revocation of other orders (cf FPA 19 (4))	29				
		If a family provision order is varied or revoked, the Court may:	30				
		(a) vary or revoke any other orders made by it as a consequence of, or in relation to, the order to such extent as may be necessary as a result of the variation or revocation, and	31 32 33 34				
		(b) make such additional orders as may be so necessary.	35				

72	72 Effect of family provision order (cf FPA 14 (1))						
	(1) A family provision order takes effect, unless the Court otherwise orders, as if the provision was made:						
		(a)	in a codicil to the will of the deceased person, if the deceased person made a will, or	4 5			
		(b)	in a will of the deceased person, if the deceased person died intestate.	6 7			
	(2)	distrib family abates betwee made	out limiting subsection (1), the Court may at the time of bution of an estate that is insufficient to give effect to a y provision order make such orders concerning the ment or adjustment of distributions from the estate as seen the person in whose favour the family provision order is and the other beneficiaries of the estate as it considers to be and equitable among the persons affected.	8 9 10 11 12 13			
73	Appli	cation	1	15			
	(1)	This l	Part applies to interim family provision orders in the same as it applies to family provision orders.	16 17			
	(2)	part o	Part (other than section 63) applies to property designated as of the notional estate of a deceased person in the same way applies to property that is part of the estate of a deceased n.	18 19 20 21			
Part	3.3	Not	ional estate orders	22			
not inc from t circum or has the pu of the paid fr	luded in the estances been dependent of the control	n the estate of sto made istributed to the stribute of making ed personations	ies where, as a result of certain property transactions, property is state of a deceased person or where property has been distributed a deceased person. This Part enables the Court in limited alke an order designating property that is not included in the estate, ed from the estate, as "notional estate" of the deceased person for a family provision order under Part 3.2 in respect of the estate son (or for the purpose of ordering that costs in the proceedings be all estate).	23 24 25 26 27 28 29 30			
Property may be designated as notional estate if it is property held by, or on trust for, a person by whom property became held (whether or not as trustee), or the object of a trust for which property became held on trust:							
(a)	as a result of a distribution from the estate of a deceased person (see section 79), whether or not the property was the subject of the distribution, or						
(b)			a relevant property transaction, whether or not the property was the transaction (see section 80), or	36 37			
(c)	proper of a rel persor	ty beca levant p n (see	a relevant property transaction entered into by a person by whom ame held, or for whom property became held on trust, as a result property transaction or a distribution from the estate of a deceased section 81), whether or not the property was the subject of the erty transaction.	38 39 40 41 42			

Prop	erty ma	y also be designated as notional estate if it is property:	1					
(a)	held by the legal representative of the estate of a person by whom property became held as a result of a relevant property transaction or distribution referred to in paragraphs (a)–(c) above and who has since died (known as the deceased transferee), or							
(b) held by, or on trust for, a person by whom property became held, or for the object of a trust for which property became held on trust, as a result of a distribution from the estate of a deceased transferee,								
whether or not the property was the subject of the relevant property transaction or the distribution from the estate of the deceased person or the deceased transferee (see section 82).								
dece	ased pe	enables the Court to replace property in the estate or notional estate of a erson that has been, or is proposed to be, affected by a family provision roperty offered in substitution for the affected property.	12 13 14					
Div	ision	1 Relevant property transactions	15					
74	Defir	nition	16					
		In this Part:	17					
		<i>relevant property transaction</i> means a transaction or circumstance affecting property and described in section 75 or 76.	18 19 20					
75	Tran (3) ar	sactions that are relevant property transactions (cf FPA 22 (1), and (7))	21 22					
	(1)	A person enters into a relevant property transaction if the person does, directly or indirectly, or does not do, any act that (immediately or at some later time) results in property being:	23 24 25					
		(a) held by another person (whether or not as trustee), or	26					
		(b) subject to a trust,	27					
		and full valuable consideration is not given to the person for doing or not doing the act.	28 29					
	(2)	The fact that a person has entered into a relevant property transaction affecting property does not prevent the person from being taken to have entered into another relevant property transaction if the person subsequently does, or does not do, an act affecting the same property the subject of the first transaction.	30 31 32 33 34					
	(3)	The making of a will by a person, or the omission of a person to make a will, does not constitute an act or omission for the purposes of subsection (1), except in so far as it constitutes a failure to exercise a power of appointment or disposition in relation to property that is not in the person's estate.	35 36 37 38 39					

(1) The circumstances set out in subsection (2), subject to full valuable consideration not being given, constitute the basis of a relevant property transaction for the purposes of section 75.

- (2) The circumstances are as follows:
 - (a) if a person is entitled to exercise a power to appoint, or dispose of, property that is not in the person's estate and does not exercise that power before ceasing (because of death or the occurrence of any other event) to be entitled to do so, with the result that the property becomes held by another person (whether or not as trustee) or subject to a trust or another person (immediately or at some later time) becomes, or continues to be, entitled to exercise the power,
 - (b) if a person holds an interest in property as a joint tenant and the person does not sever that interest before ceasing (because of death or the occurrence of any other event) to be entitled to do so, with the result that, on the person's death, the property becomes, by operation of the right of survivorship, held by another person (whether or not as trustee) or subject to a trust,
 - (c) if a person holds an interest in property in which another interest is held by another person (whether or not as trustee) or is subject to a trust, and the person is entitled to exercise a power to extinguish the other interest in the property and the power is not exercised before the person ceases (because of death or the occurrence of any other event) to be so entitled with the result that the other interest in the property continues to be so held or subject to the trust.
 - (d) if a person is entitled, in relation to a life assurance policy on the person's life under which money is payable on the person's death or if some other event occurs to a person other than the legal representative of the person's estate, to exercise a power:
 - (i) to substitute a person or a trust for the person to whom, or trust subject to which, money is payable under the policy, or
 - (ii) to surrender or otherwise deal with the policy, and the person does not exercise that power before ceasing (because of death or the occurrence of any other event) to be entitled to do so,

entered into.

77

	(e)	if a person who is a member of, or a participant in, a body (corporate or unincorporate), association, scheme, fund or plan, dies and property (immediately or at some later time) becomes held by another person (whether or not as trustee) or subject to a trust because of the person's membership or participation and the person's death or the occurrence of any other event,	1 2 3 4 5 6 7
	(f)	if a person enters into a contract disposing of property out of the person's estate, whether or not the disposition is to take effect before, on or after the person's death or under the person's will or otherwise.	8 9 10 11
(3)	const	ing in this section prevents any other act or omission from ituting the basis of a relevant property transaction for the bases of section 75.	12 13 14
(4)	in su consi joint perso	the purposes of this Chapter, in the circumstances described bsection (2) (b), a person is not given full or any valuable deration for not severing an interest in property held as a tenant merely because, by not severing that interest, the or retains, until his or her death, the benefit of the right of worship in respect of that property.	15 16 17 18 19 20
Whe and (vant property transactions take effect (cf FPA 22 (2), (5)	21 22
(1)	is tak by ar	he purposes of this Chapter, a relevant property transaction en to have effect when the property concerned becomes held nother person or subject to a trust or as otherwise provided is section.	23 24 25 26
(2)	descr enter perso	levant property transaction consisting of circumstances ribed in section 76 (2) (a), (c) or (d) is taken to have been ed into immediately before, and to take effect on, the on's death or the occurrence of the other event resulting in erson no longer being entitled to exercise the relevant power.	27 28 29 30 31
(3)	descr into i or th	levant property transaction consisting of circumstances ibed in section 76 (2) (b) or (e) is taken to have been entered mmediately before, and to take effect on, the person's death be occurrence of the other event referred to in those graphs.	32 33 34 35 36
(4)	for v	evant property transaction that involves any kind of contract which valuable consideration, though not full valuable deration, is given for the person to enter into the transaction ten to be entered into and take effect when the contract is	37 38 39 40

Divi	sion	When notional estate orders may be made	1
78		onal estate order may be made only if family provision order ertain costs orders to be made	2
	(1)	The Court may make an order designating property as notional estate only:	4 5
		(a) for the purposes of a family provision order to be made under Part 3.2, or	6 7
		(b) for the purposes of an order that the whole or part of the costs of proceedings in relation to the estate or notional estate of a deceased person be paid from the notional estate of the deceased person.	8 9 10 11
		Note. Section 63 (5) enables a family provision order to be made in relation to property designated as notional estate of a deceased person. Section 99 enables the Court to order that costs be paid out of the notional estate of a deceased person.	12 13 14 15
	(2)	The Court must not make an order under subsection (1) (b) for the purposes of an order that the whole or part of an applicant's costs be paid from the notional estate of the deceased person unless the Court makes or has made a family provision order in favour of the applicant.	16 17 18 19 20
79		onal estate order may be made where property of estate ibuted (cf FPA 24)	21 22
		The Court may, on application by an applicant for a family provision order or on its own motion, make a notional estate order designating property specified in the order as notional estate of a deceased person if the Court is satisfied that on, or as a result of, a distribution of the deceased person's estate, property (whether or not the subject of the distribution) became held by a person (whether or not as trustee) or subject to a trust.	23 24 25 26 27 28 29
80	Notic relev	onal estate order may be made where estate affected by rant property transaction (cf FPA 23)	30 31
	(1)	The Court may, on application by an applicant for a family provision order or on its own motion, make a notional estate order designating property specified in the order as notional estate of a deceased person if the Court is satisfied that the deceased person entered into a relevant property transaction before his or her death and that the transaction is a transaction to which this section applies. Note. The kinds of transactions that constitute relevant property transactions are set out in sections 75 and 76.	32 33 34 35 36 37 38 39

(2)		sections		applies	to	the	followin	g	relevar	nt	property	1 2
	(a)	of the with provi	e deathe in the sion for the sion for the sion for the side of the	ath of the ntention being or the m	he d n, wl mac ainte	eceas holly le ou enanc	ect within a sed person or partly, t of the e se, educations s entitled	of of esta	nd was denying the of the or advantage of the original and the original advantage of the origination advantage of the origination advantage of the origination advantage of	ente g or he anc	ered into limiting deceased ement in	3 4 5 6 7 8 9
	(b)	date of into wake proper any proper order	of the when a de a	ne death in the de equate paintenant on who haich was in of the	of tecease provence, is en	the design of th	fect withing eceased posterson had because the fector of t	ers a or dv for	on and moral of otherwancemer a family	was oblig vise ent ly p an	s entered gation to , for the in life of provision by moral	10 11 12 13 14 15 16 17
	(c)			tion that sed pers			ect or is to th.	ta	ke effec	et oi	n or after	19 20
(3)							otional esta operty tha					21 22 23
	(a)						ty became a relevan					24 25 26
	(b)						which proportion					27 28
		her or erty tra			ope	rty w	as the su	ıbj	ect of t	the	relevant	29 30
							where est action (cf F			ed	by	31 32
(1)	provi order estate	ision o r desig e of a d	rder nati	or on on ng prop	its o erty	own i	by an a motion, motion, motion, motion, motion, motion and a court is a court in a court	iak the	te a not e order	tion as	al estate	33 34 35 36
	(a)	it: (i)					his or any					37 38
			Ch	apter, to) ma	ke a 1	notional es	sta	te order	des	signating	39

	property held by, or on trust for, a person (<i>the transferee</i>) as notional estate of the deceased person, or	2
(ii)	immediately before the date of the death of a person (<i>the deceased transferee</i>), had power, under this or any other section of this Chapter, to make a notional estate order designating property held by, or on trust for, the deceased transferee as notional estate of the deceased person, and	5 5 7 8 9
gave or ma	the relevant property transaction or distribution that rise to the power to make the order was entered into ide, the transferee, or the deceased transferee, entered a relevant property transaction, and	10 11 12 13
(c) there the or	are special circumstances that warrant the making of order.	14 15
	by be designated as notional estate by a notional estate this section if it is property that is held by, or on trust	16 17 18
as tru	son by whom property became held (whether or not stee) as the result of the relevant property transaction ed into by the transferee or the deceased transferee, or	19 20 21
trust	bject of a trust for which property became held on as the result of the relevant property transaction ed into by the transferee or the deceased transferee,	22 23 24
whether or property tra	not the property was the subject of the relevant nsaction.	25 26
	estate order may be made under this section instead of on to an order under section 79, 80 or 82.	27 28
	rder may be made where property of deceased te held by legal representative or distributed	29 30
provision or order design	may, on application by an applicant for a family rder or on its own motion, make a notional estate nating property specified in the order as notional eceased person if the Court is satisfied that:	31 32 33 34
deced section design	ediately before the date of the death of a person (<i>the ised transferee</i>), it had power, under this or any other on of this Chapter, to make a notional estate order nating property held by, or on trust for, the deceased feree as notional estate of the deceased person, and	35 36 37 38 39
	ower did not arise because property became held by eceased transferee as trustee only, and	40 41

		(c) in the case of property referred to in subsection (2) (b), there are special circumstances that warrant the making of the order.	1 2 3
	(2)	The following property may be designated as notional estate by a notional estate order under this section, whether or not it was the property the subject of the relevant property transaction or distribution from which the Court's power to make such an order arose:	4 5 6 7 8
		(a) if administration has been granted in respect of the estate of the deceased transferee—property that is held by the legal representative of the estate of the deceased transferee in his or her capacity as legal representative of the estate of the deceased transferee,	9 10 11 12 13
		 (b) if all or part of the estate of the deceased transferee has been distributed—property that is held by, or on trust for: (i) a person by whom property became held (whether or not as trustee) as the result of the distribution of the deceased transferee's estate, or 	14 15 16 17
		(ii) the object of a trust for which property became held on trust as the result of the distribution of the deceased transferee's estate.	18 19 20 21
	(3)	A notional estate order may be made under this section instead of or in addition to an order under section 79, 80 or 81. Note. Administration of the estate of a deceased transferee may be granted for the purposes of being able to designate property as notional estate under this section (see section 91).	22 23 24 25 26
83		dvantage and other matters required before order can be e (cf FPA 26)	27 28
	(1)	The Court must not, merely because a relevant property transaction has been entered into, make an order under section 80, 81 or 82 unless the Court is satisfied that the relevant property transaction or the holding of property resulting from the relevant property transaction:	29 30 31 32 33
		(a) directly or indirectly disadvantaged the estate of the principal party to the transaction or a person entitled to apply for a family provision order from the estate or, if the deceased person was not the principal party to the transaction, the deceased person (whether before, on or after death), or	34 35 36 37 38 39
		(b) involved the exercise by the principal party to the transaction or any other person (whether alone or jointly or severally with any other person) of a right, a discretion or	40 41 42

	d b c f p (power of appointment, disposition, nomination or direction that, if not exercised, could have resulted in a penefit to the estate of the principal party to the transaction or a person entitled to apply for a family provision order from the estate or, if the deceased person was not the principal party to the transaction, the deceased person whether before, on or after death), or	1 2 3 4 5 6 7
	t s a d t e e p a	nvolved the exercise by the principal party to the ransaction or any other person (whether alone or jointly or everally with any other person) of a right, a discretion or power of appointment, disposition, nomination or direction that could, when the relevant property ransaction was entered into or at a later time, have been exercised so as to result in a benefit to the estate of the principal party to the transaction or a person entitled to apply for a family provision order from the estate or, if the deceased person was not the principal party to the ransaction, the deceased person (whether before, on or after death), or	8 9 10 11 12 13 14 15 16 17 18
	r d t e c a t a	nvolved an omission to exercise a right, a discretion or a power of appointment, disposition, nomination or direction that could, when the relevant property transaction was entered into or at a later time, have been exercised by the principal party to the transaction or any other person (whether alone or jointly or severally with any other person) so as to result in a benefit to the estate of the principal party to the transaction or a person entitled to apply for a family provision order from the estate or, if the leceased person was not the principal party to the transaction, the deceased person (whether before, on or after death).	20 21 22 23 24 25 26 27 28 29 30
(2)	propert	section: al party to the transaction, in relation to a relevant y transaction, means the person who, under section 75 or ers into the relevant property transaction.	32 33 34 35
Effec	t of noti	onal estate order (cf FPA 29)	36
		on's rights are extinguished to the extent that they are d by a notional estate order.	37 38
More	than or	ne notional estate order may be made (cf FPA 28 (3))	39

The Court may make one or more notional estate orders in connection with the same proceedings for a family provision

		er, or any subsequent proceedings relating to the estate of the e deceased person.		
86	Power sub	oject to Division 3	3	
		Court's power to make a notional estate order under this sion is subject to Division 3.		
Divi	Division 3 Restrictions and protections relating to notional estate orders			
87	General m	natters that must be considered by Court (cf FPA 27 (1))	8	
		Court must not make a notional estate order unless it has sidered the following:	9 10	
	(a)	the importance of not interfering with reasonable expectations in relation to property,	1 ⁻ 12	
	(b)	the substantial justice and merits involved in making or refusing to make the order,	1; 14	
	(c)	any other matter it considers relevant in the circumstances.	15	
88	Estate mu FPA 28 (1))	st not be sufficient for provision or order as to costs (cf	16 17	
		Court must not make a notional estate order unless it is fied that:	18 19	
	(a)	the deceased person left no estate, or	20	
	(b)	the deceased person's estate is insufficient for the making of the family provision order, or any order as to costs, that the Court is of the opinion should be made, or	2° 22 20	
	(c)	provision should not be made wholly out of the deceased person's estate because there are other persons entitled to apply for family provision orders or because there are special circumstances.	24 25 26 27	
89		ation of property to be subject to notional estate order (2), 28 (2) and (4))	28 29	
	estat	etermining what property should be designated as notional te of a deceased person, the Court must have regard to the owing:	30 32 32	
	(a)	the value and nature of any property: (i) the subject of a relevant property transaction, or	3: 34	

		(ii) the subject of a distribution from the estate of the deceased person or from the estate of a deceased transferee, or	1 2 3
		(iii) held by the legal representative of the estate of any deceased transferee in his or her capacity as legal representative of the estate of the deceased transferee,	4 5 6 7
	(b)	the value and nature of any consideration given in a relevant property transaction,	8 9
	(c)	any changes in the value of property of the same nature as the property referred to in paragraph (a), or the consideration referred to in paragraph (b), in the time since the relevant property transaction was entered into, the distribution was made, the property became held by the legal representative of the estate of the deceased transferee or the consideration was given,	10 11 12 13 14 15
	(d)	whether property of the same nature as the property referred to in paragraph (a), or the consideration referred to in paragraph (b), could have been used to obtain income in the time since the relevant property transaction was entered into, the distribution was made, the property became held by the legal representative of the estate of the deceased transferee or the consideration was given,	17 18 19 20 21 22 23
	(e)	any other matter it considers relevant in the circumstances.	24
(2)	The Court must not designate as notional estate property that exceeds that necessary, in the Court's opinion, to allow the provision that should be made, or, if the Court makes an order that costs be paid from the notional estate under section 99, to allow costs to be paid as ordered, or both.		25 26 27 28 29
(3)	If, as a result of a relevant property transaction or of a distribution from the estate of a deceased person or from the estate of a deceased transferee, property becomes held by a person as a trustee only, the Court must not designate as notional estate any property held by the person other than the property held by the person as a trustee as a consequence of any such relevant property transaction or distribution.		30 31 32 33 34 35
Rest	rictior	ns on out of time or additional applications (cf FPA 28 (5))	37
(1)	This	section applies to proceedings where:	38
	(a)	an application for a family provision order is made later than 12 months after the date of the death of the deceased	39 40

41

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person, or

		(b)	relati	oplication for a family provision order is made in on to an estate that has been previously the subject of nily provision order.	1 2 3
	(2)			must not make a notional estate order in the sunless:	4 5
		(a)	it is s	atisfied that:	6
		` ′	(i)	the property to be designated as notional estate is	7
				property that was the subject of a relevant property	8
				transaction or of a distribution from the estate of a deceased person or from the estate of a deceased	9
				transferee, and	10 11
			(ii)	the person who holds the property holds it as a result	12
			()	of the relevant property transaction or distribution	13
				as trustee only, and	14
			(iii)	the property is not vested in interest in any beneficiary under the trust, or	15 16
		(b)		atisfied that there are other special circumstances that	17
			justif	y the making of the notional estate order.	18
Par	t 3.4	Mis	cella	aneous	19
91			robate PA 41A)	or administration to enable application to be dealt	20 21
	(1)			a applies if an application is made by a person for a	22
				rision order, or notional estate order, in respect of the	23
		estat	e of a d	leceased person, or deceased transferee, respectively,	24
	(2)	estate in rel	e of a d lation to	deceased person, or deceased transferee, respectively, o which administration has not been granted.	24 25
	(2)	estate in rel	e of a d lation to Court 1	deceased person, or deceased transferee, respectively, o which administration has not been granted. may, if it is satisfied that it is proper to do so, grant	24 25 26
	(2)	The admidece	e of a d lation to Court 1 inistrati ased tr	deceased person, or deceased transferee, respectively, o which administration has not been granted. may, if it is satisfied that it is proper to do so, grant ion in respect of the estate of the deceased person or ansferee to the applicant for the purposes only of	24 25 26 27
	(2)	The admideced perm	e of a d lation to Court 1 inistrati ased tr nitting t	deceased person, or deceased transferee, respectively, o which administration has not been granted. may, if it is satisfied that it is proper to do so, grant ion in respect of the estate of the deceased person or ansferee to the applicant for the purposes only of the application concerned to be dealt with, whether or	24 25 26 27 28 29
	(2)	The admideced perminot to	e of a d lation to Court 1 inistrati ased tr nitting the deco	deceased person, or deceased transferee, respectively, o which administration has not been granted. may, if it is satisfied that it is proper to do so, grant ion in respect of the estate of the deceased person or ansferee to the applicant for the purposes only of the application concerned to be dealt with, whether or eased person or deceased transferee left property in	24 25 26 27 28 29 30
		The admidece perminot to New	e of a delation to Court rainistration assed traiting the decorrections.	deceased person, or deceased transferee, respectively, o which administration has not been granted. may, if it is satisfied that it is proper to do so, grant ion in respect of the estate of the deceased person or cansferee to the applicant for the purposes only of the application concerned to be dealt with, whether or eased person or deceased transferee left property in Wales.	24 25 26 27 28 29 30 31
	(2)	The admidece perminot to New The	e of a delation to Court 1 inistration assed transitting the decorporation of the court of the decorporation of th	deceased person, or deceased transferee, respectively, o which administration has not been granted. may, if it is satisfied that it is proper to do so, grant ion in respect of the estate of the deceased person or ansferee to the applicant for the purposes only of the application concerned to be dealt with, whether or eased person or deceased transferee left property in	24 25 26 27 28 29 30
		The admidece perminot to New The	e of a delation to Court 1 inistration ased transiting to the decoration of the deco	deceased person, or deceased transferee, respectively, o which administration has not been granted. may, if it is satisfied that it is proper to do so, grant ion in respect of the estate of the deceased person or ansferee to the applicant for the purposes only of the application concerned to be dealt with, whether or eased person or deceased transferee left property in Wales. ing of administration under the <i>Probate and tion Act 1898</i> does not: ent the Court from granting administration under this	24 25 26 27 28 29 30 31
		The admidece perm not t New The Admi	e of a delation to Court in instration ased transitting to the decoration of South grantion inistration prevents and the court of the c	deceased person, or deceased transferee, respectively, o which administration has not been granted. may, if it is satisfied that it is proper to do so, grant ion in respect of the estate of the deceased person or ansferee to the applicant for the purposes only of the application concerned to be dealt with, whether or eased person or deceased transferee left property in Wales. ing of administration under the <i>Probate and tion Act 1898</i> does not: ent the Court from granting administration under this	24 25 26 27 28 29 30 31 32 33

		grant	sentative of the estate, in the same way as they apply to a of administration under that Act and the legal representative y estate for which such a grant has been made.	1 2 3
92	Subs FPA 3	titutio 60)	on of property affected by orders or proposed orders (cf	4 5
	(1)	If the Court has made, or proposes to make, a family provision order affecting certain property in the estate of a deceased person or a deceased transferee, the Court may, on application by a person who offers other property in substitution (<i>the replacement property</i>):		6 7 8 9 10
		(a)	vary the family provision order by substituting the replacement property for the property affected by the order, or	11 12 13
		(b)	make a family provision order in respect of the replacement property instead of the property proposed to be affected by such an order,	14 15 16
		as ap	propriate.	17
	(2)	order may,	e Court has made, or proposes to make, a notional estate designating certain property as notional estate, the Court on application by a person who offers other property in itution (<i>the replacement property</i>):	18 19 20 21
		(a)	vary the notional estate order by substituting the replacement property for the property designated as notional estate by the order, or	22 23 24
		(b)	make a notional estate order designating the replacement property as notional estate instead of the property proposed to be designated as notional estate by such an order,	25 26 27
		as ap	propriate.	28
	(3)	is sa subst the	Court may vary or make an order under this section only if it stisfied that the replacement property can properly be ituted for the property affected or proposed to be affected by family provision order, or the property designated or used to be designated as notional estate, as appropriate.	29 30 31 32 33
	(4)	in re decea	rder varied or made under this section is taken to be an order spect of property of the estate or notional estate of the ased person for the purposes of this Chapter (except section effect of family provision order)).	34 35 36 37

93		cection of legal representative who distributes after giving ce (cf FPA 35 (1))	:
	(1)	The legal representative of the estate of a deceased person may distribute the property in the estate if:	;
		(a) the property is distributed at least 6 months after the deceased person's death, and	
		(b) the legal representative has given notice in the form approved under section 17 of the <i>Civil Procedure Act 2005</i> that the legal representative intends to distribute the property in the estate after the expiration of a specified time, and Note. Section 101 of this Act provides for the service of notices.	- - - 10 - 11 - - - - - - - - - - - - -
		(c) the time specified in the notice is not less than 30 days after the notice is given, and	1; 1 ₄
		(d) the time specified in the notice has expired, and	1
		(e) at the time of distribution, the legal representative does not have notice of any application or intended application for a family provision order affecting the estate of the deceased person.	16 17 18
	(2)	A legal representative who distributes property of the estate of a deceased person is not liable in respect of that distribution to any person who was an applicant for a family provision order affecting the estate if the legal representative did not have notice at the time of the distribution of the application and if:	20 21 21 24 24
		(a) the distribution was made in accordance with this section, and	29 20
		(b) the distribution was properly made by the legal representative.	2 ¹
	(3)	For the purposes of this section, notice to the legal representative of an application or intention to make any application under this Chapter must be in writing signed in accordance with rules for the signing of documents by a party in proceedings under the <i>Uniform Civil Procedure Rules 2005</i> . Note. On the enactment of this subsection, rules for the signing of	29 30 33 33 34
		documents by a party in proceedings were contained in Rule 4.4 of the <i>Uniform Civil Procedure Rules</i> 2005.	34 31
94	Prote	ection of legal representative in other circumstances	3
	(1)	A legal representative of the estate of a deceased person who distributes property in the estate for the purpose of providing those things immediately necessary for the maintenance or education of an eligible person who was wholly or substantially	38 39 40 4

	(2)	Subsection (1) applies whether or not the legal representative had notice at the time of the distribution of any application or intended application for a family provision order affecting property in the estate.	3 4 5 6
	(3)	No person who may have made or may be entitled to make an application under this Chapter is entitled to bring an action against the legal representative of the estate of a deceased person because the legal representative has distributed any part of the estate if the distribution was properly made by the legal representative after the person (being of full legal capacity) has notified the legal representative in writing that the person either: (a) consents to the distribution, or	7 8 9 10 11 12 13
		(b) does not intend to make any application under this Chapter that would affect the proposed distribution.	15 16
	(4)	A legal representative of the estate of a deceased person who receives notice of an intended application under this Chapter is not liable in respect of a distribution of any part of the estate if the distribution was made in compliance with section 93 (1) by the legal representative not earlier than 12 months after the deceased person's death.	17 18 19 20 21 22
	(5)	Subsection (4) does not apply if the legal representative receives written notice that the application has been commenced in the Court or is served with a copy of the application before making the distribution.	23 24 25 26
	(6)	For the purposes of this section, notice to the legal representative of an application or intention to make any application under this Chapter must be in writing signed in accordance with rules for the signing of documents by a party in proceedings under the <i>Uniform Civil Procedure Rules 2005</i> . Note. On the enactment of this subsection, rules for the signing of documents by a party in proceedings were contained in Rule 4.4 of the <i>Uniform Civil Procedure Rules 2005</i> .	27 28 29 30 31 32 33 34
95	Rele	ase of rights under Chapter (cf FPA 31 (1)–(6))	35
	(1)	A release by a person of the person's rights to apply for a family provision order has effect only if it has been approved by the Court and to the extent that the approval has not been revoked by the Court.	36 37 38 39
	(2)	Proceedings for the approval by the Court of a release of a person's rights to apply for a family provision order may be	40 41

dependent on the deceased person immediately before his or her death is not liable for any such distribution that is properly made.

		menced before or after the date of the death of the person se estate may be the subject of the order.	1 2		
(3)	The Court may approve of a release in relation to the whole or any part of the estate or notional estate of a person.				
(4)		termining an application for approval of a release, the Court take into account all the circumstances of the case, including her:	5 6 7		
	(a)	it is or was, at the time any agreement to make the release was made, to the advantage, financially or otherwise, of the releasing party to make the release, and	8 9 10		
	(b)	it is or was, at that time, prudent for the releasing party to make the release, and	11 12		
	(c)	the provisions of any agreement to make the release are or were, at that time, fair and reasonable, and	13 14		
	(d)	the releasing party has taken independent advice in relation to the release and, if so, has given due consideration to that advice.	15 16 17		
(5)	In th	is section:	18		
	relea	se of rights to apply for a family provision order means a se of such rights, if any, as a person has to apply for a family ision order, and includes a reference to:	19 20 21		
	(a)	an instrument executed by the person that would be effective as a release of those rights if approved by the Court under this section, and	22 23 24		
	(b)	an agreement to execute such an instrument.	25		
Revo	catio	n of approval of release (cf FPA 31 (7)–(9))	26		
(1)	The unde	Court may not revoke an approval of a release given by it r section 95, except as provided by this section.	27 28		
(2)	The	Court may revoke an approval if it is satisfied:	29		
	(a)	that its approval was obtained by fraud, or	30		
	(b)	that the release was obtained by fraud or undue influence.	31		
(3)	in re who	Court may also revoke an approval, either wholly or partially spect of specified property, if it is satisfied that all persons would be, in the Court's opinion, sufficiently affected by the cation consent to the revocation.	32 33 34 35		

97	Cou	rt may	determine date of death (cf FPA 6 (8))	1
		unce prov	Court may, if the date or time of death of a person is ertain, determine, for the purpose of giving effect to any ision of this Chapter, a date or time of death that the Court is is reasonable for the purposes of the provision.	2 3 4 5
98	Med	iation,	, orders with consent and costs (cf FPA 33 (1))	6
	(1)		object of this section is to encourage the settlement by eted parties of disputes concerning the estate of a deceased on.	7 8 9
	(2)	refer	ess the Court, for special reasons, otherwise orders, it must an application for a family provision order for mediation re it considers the application.	10 11 12
	(3)		Court may make a family provision order in terms of a ten agreement (a <i>consent order</i>) that:	13 14
		(a)	is produced to the Court by the affected parties in relation to an application after mediation, or on the advice of a legal practitioner, and	15 16 17
		(b)	indicates the parties' consent to the making of the family provision order in those terms.	18 19
	(4)		regulations may make provision for or with respect to the owing:	20 21
		(a)	mediations and consent orders under this section,	22
		(b)	regulating or prohibiting advertising concerning the provision of legal services in connection with mediations and other proceedings under this Chapter in relation to the estate or notional estate of a deceased person.	23 24 25 26
	(5)		nis section, <i>legal services</i> has the same meaning as in the all Profession Act 2004.	27 28
99	Cos	ts (cf F	PA 33 (1))	29
	(1)	Charperso of the Court Note make	Court may order that the costs of proceedings under this pter in relation to the estate or notional estate of a deceased on (including costs in connection with mediation) be paid out ne estate or notional estate, or both, in such manner as the rt thinks fit. 3. Section 78 sets out the circumstances in which the Court may a notional estate order for the purpose of ordering that costs be from the notional estate of a deceased person.	30 31 32 33 34 35 36 37
	(2)	The	regulations may make provision for or with respect to the s in connection with proceedings under this Chapter,	38 39

		including the fixing of the maximum costs for legal services that may be paid out of the estate or notional estate of a deceased person.	1 2 3
	(3)	This section and any regulations under this section prevail to the extent of any inconsistency with the <i>Legal Profession Act 2004</i> and the regulations under that Act. An assessment under that Act of any costs in respect of which provision is made by a regulation under this section is to be made so as to give effect to that regulation.	4 5 6 7 8 9
	(4)	In this section, <i>legal services</i> has the same meaning as in the <i>Legal Profession Act 2004</i> .	10 11
100	Evid	ence (cf FPA 32)	12
	(1)	In this section:	13
		statement includes any representation of fact whether or not in writing.	14 15
	(2)	In any proceedings under this Chapter, evidence of a statement made by a deceased person is, subject to this section, admissible as evidence of any fact stated in it of which direct oral evidence by the deceased person would, if the person were able to give that evidence, be admissible.	16 17 18 19 20
	(3)	Subject to subsection (4) and unless the Court otherwise orders, where a statement was made by a deceased person during the person's lifetime otherwise than in a document, no evidence other than direct testimony (including oral evidence, evidence by affidavit and evidence taken before a commissioner or other person authorised to receive evidence for the purpose of the proceedings) by a person who heard or otherwise perceived the statement being made is admissible for the purpose of proving it.	21 22 23 24 25 26 27 28
	(4)	Where a statement was made by a deceased person during the person's lifetime while giving oral evidence in a legal proceeding (being a civil or criminal proceeding or inquiry in which evidence is or may be given, or an arbitration), the statement may be approved in any manner authorised by the Court.	29 30 31 32 33
	(5)	Where a statement made by a deceased person during the person's lifetime was contained in a document, the statement may be proved by the production of the document or, whether or not the document is still in existence, by leave of the Court, by the production of a copy of the document, or of the material part of the document, authenticated in such manner as the Court may approve.	34 35 36 37 38 39

make admissible a statement of a deceased person which is

otherwise inadmissible.

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	(13)	are in	exceptions to the rules against hearsay set out in this section n addition to the exceptions to the hearsay rule set out in the lence Act 1995.	1 2 3
[11]	Section 10	2 (as ı	renumbered by item [10]) Rules of Court	4
			g the costs payable out of small estates and other estates)" ection 102 (2) (d).	5 6
[12]	Section 10	2 (2) (e)–(g)	7
	Insert after	section	n 102 (2) (d) (as renumbered by item [10]):	8
		(e)	dispensing with the rules of evidence for proving any matter that is not bona fide in dispute or in which formal proof may give rise to expense or delay,	9 10 11
		(f)	without limiting the generality of paragraph (e), permitting informal evidence to be given of property valuations or the medical condition of the deceased or any other persons concerned with proceedings under Chapter 3,	12 13 14 15
		(g)	the circumstances in which proceedings under Chapter 3 in respect of small estates may be dealt with in the absence of the parties.	16 17 18
[13]	Section 10	2 (4)		19
	Insert after	section	n 102 (3) (as renumbered by item [10]):	20
	(4)	In th	is section:	21
		\$750	Il estate means an estate the value of which is less than 0,000 or such other amount as may be prescribed by the lations.	22 23 24
[14]	Section 10 regulation		renumbered by item [10]) Amendment of other Acts and	25 26
	Omit the se	ection.		27
[15]	Schedule	1 Savi	ngs, transitional and other provisions	28
	Omit "(Sec	tion 58	8)". Insert instead "(Section 104)".	29
[16]	Schedule	1		30
	Insert at the	e end o	of clause 1 (1):	31
		Succ	ression Amendment (Family Provision) Act 2008	32

[17]	Schedule 1, Part 3 Insert after clause 8:			1 2	
	Part 3		Provisions consequent on enactment of Succession Amendment (Family Provision) Act 2008		3 4 5
	9	Defir	itions		6
			Provision	rt: g Act means the Succession Amendment (Family) Act 2008. Act means the Family Provision Act 1982.	7 8 9 10
	10	Gene	ral saving	s	11
		(1)	Without I act, matte of the 19 before the that provide	imiting section 30 of the <i>Interpretation Act 1987</i> , any or or thing done or omitted to be done under a provision 82 Act and having any force or effect immediately commencement of a provision of this Act that replaces ision is, on that commencement, taken to have been mitted under the relevant provision of this Act.	12 13 14 15 16
		(2)	This claus	se does not apply:	18
			oth	the extent that its application is inconsistent with any er provision of this Schedule or a provision of a ulation under clause 1, or	19 20 21
				the extent that its application would be inappropriate in articular case.	22 23
	11	Tran	sitional pro	ovisions	24
		(1)		, as inserted by the amending Act, applies in relation to of a person who dies on or after the commencement of e.	25 26 27
		(2)	commenc estate of	visions of the 1982 Act, as in force before the ement of this clause, continue to apply in relation to the a person who dies before the commencement of this so far as they are not affected by the operation of this	28 29 30 31 32
		(3)	in force is continue	imiting subclause (2), the provisions of the 1982 Act, as mmediately before the commencement of this clause, to have effect in relation to the determination of an on made before that commencement.	33 34 35 36

	(4)	Section 59 (3) (b) and (4) (relating to undisclosed property) extend to an order for provision out of the estate or notional estate of a deceased person made before the commencement of this clause.	2
[18]	Schedules	2 and 3	ţ
	Omit the So	chedules.	(

Scl	nedule 2	Amendment of other Acts	1
		(Section 4)	2
2.1	Conveya	incing Act 1919 No 6	3
[1]	Section 36	SB .	4
	Insert after	section 36A:	5
	36B Con	tingent and future interests to carry the immediate income	6
[2]		Where under an instrument other than a will coming into operation after the commencement of the <i>Conveyancing (Amendment) Act 1930</i> property stands limited to a person for a contingent or future interest, or stands limited to trustees upon trust for a person whose interest is contingent or executory, such interest shall, subject to the statutory provisions relating to accumulations, carry the immediate income of that property from the time when the instrument comes into operation, except so far as such income or any part thereof may be otherwise expressly disposed of. 9 Savings, transitional and other provisions	7 8 9 10 11 12 13 14 15 16
	Omit Part	7. Insert instead:	18
	Part 7	Provision consequent on enactment of Succession Act 2006	19 20
	13 Con	tingent and future testamentary gifts	21
		Section 36B (1) of this Act, as in force immediately before its repeal by the <i>Succession Act 2006</i> , continues to apply (in so far as it is not affected by the operation of Schedule 1 to the <i>Succession Act 2006</i>) to a will made before that repeal as if that section had not been repealed. Note. Section 36B was repealed on the commencement of the <i>Succession Act 2006</i> on 1.3.2008. Schedule 1 to the <i>Succession Act 2006</i> provides for section 34 of that Act to apply to a will whenever made if the testator dies on or after 1.3.2008.	22 23 24 25 26 27 28 29 30

2.2	District Court Act 1973 No 9	1
[1]	Section 134 Jurisdiction in equity proceedings	2
	Omit "an order under section 7 of the <i>Family Provision Act 1982</i> " from section 134 (1) (c).	3 4
	Insert instead "a family provision order under Chapter 3 of the <i>Succession Act 2006</i> ".	5 6
[2]	Section 134 (2)	7
	Omit "the Family Provision Act 1982".	8
	Insert instead "Chapter 3 of the Succession Act 2006".	9
2.3	Duties Act 1997 No 123	10
	Section 163ZB Exempt transactions	11
	Omit "the Family Provision Act 1982" from section 163ZB (1) (d).	12
	Insert instead "Chapter 3 of the Succession Act 2006".	13
2.4	Forfeiture Act 1995 No 65	14
	Section 3 Definitions	15
	Omit "the Family Provision Act 1982" from the definition of benefit.	16
	Insert instead "Chapter 3 of the Succession Act 2006".	17
2.5	Judges' Pensions Act 1953 No 41	18
	Section 16 Payment of pension to legal personal representative in certain cases	19 20
	Omit "the Family Provision Act 1982".	21
	Insert instead "Chapter 3 of the Succession Act 2006".	22
2.6	Legal Aid Commission Act 1979 No 78	23
	Section 35 Means test	24
	Omit "the Family Provision Act 1982" from section 35 (4) (e).	25
	Insert instead "Chapter 3 of the Succession Act 2006".	26

2.7	Local Government and Other Authorities (Superannuation) Act 1927 No 35	1
	Section 17BA Payment without grant of probate etc	3
	Omit "the <i>Family Provision Act 1982</i> " wherever occurring from section 17BA (2) (a) and (3).	4 5
	Insert instead "Chapter 3 of the Succession Act 2006".	6
2.8	Police Regulation (Superannuation) Act 1906 No 28	7
	Section 18B Payment without grant of probate etc	8
	Omit "the <i>Family Provision Act 1982</i> " wherever occurring from section 18B (2) and (3).	9 10
	Insert instead "Chapter 3 of the Succession Act 2006".	11
2.9	Probate and Administration Act 1898 No 13	12
[1]	Section 40A Evidence or presumption of death	
	Omit "the Family Provision Act 1982" from section 40A (2).	
	Insert instead "Chapter 3 of the Succession Act 2006".	
[2]	Section 41A Probate or administration for purpose of Family Provision Act 1982	16 17
	Omit the section.	18
[3]	Section 42, note	19
	Insert at the end of section 42:	20
	Note. On grant of administration in respect of a deceased person to permit an application to be made for a family provision order, see section 91 of the <i>Succession Act 2006</i> .	21 22 23
[4]	Section 92 Distribution of assets after notice given by executor or administrator	24 25
	Omit section 92 (1). Insert instead:	26
	(1) The executor or administrator of the estate of a testator or an intestate may distribute the assets, or any part of the assets, of that estate among the persons entitled having regard to the claims of beneficiaries (including children conceived but not yet born at the date of the death of the testator or intestate), creditors and other persons in respect of the assets of the estate of which the executor or administrator has notice at the time of distribution if:	27 28 29 30 31 32 33

		(a)	the assets are distributed at least 6 months after the testator's or intestate's death, and	1 2
		(b)	the executor or administrator has given notice in the form approved under section 17 of the <i>Civil Procedure Act 2005</i> that the executor or administrator intends to distribute the assets in the estate after the expiration of a specified time, and	3 4 5 6 7
		(c)	the time specified in the notice is not less than 30 days after the notice is given, and	8 9
		(d)	the time specified in the notice has expired.	10
[5]	Fifth Sched		avings and transitional provisions arising from his Act	11 12
	Insert after	Part 1:		13
	Part 2	Suc	visions consequent on enactment of cession Amendment (Family vision) Act 2008	14 15 16
		ibutio nistra	n of assets after notice given by executor or tor	17 18
		comn Amerand in	on 92 (1), as in force immediately before the nencement of Schedule 2.9 [4] to the <i>Succession adment (Family Provision) Act 2008</i> , continues to apply to a respect of the estate of testator or intestate who died before commencement.	19 20 21 22 23
2.10	Public A	uthor	ities Superannuation Act 1985 No 41	24
	Section 58	Paym	ent without grant of probate etc	25
	Omit "the <i>F</i> (a) and (3).	amily.	Provision Act 1982" wherever occurring from section 58 (2)	26 27
	Insert instea	ad "Ch	apter 3 of the Succession Act 2006".	28
2.11	State Aut 1987 No		ies Non-contributory Superannuation Act	29 30
	Section 31	Paym	ent without grant of probate etc	31
	Omit "the <i>F</i> (a) and (3).	amily .	Provision Act 1982" wherever occurring from section 31 (2)	32 33
	Insert instea	ad "Ch	apter 3 of the Succession Act 2006".	34

2.12	State Authorities Superannuation Act 1987 No 211	1
	Section 51 Payment without grant of probate etc	2
	Omit "the <i>Family Provision Act 1982</i> " wherever occurring from section 51 (2) (a) and (3).	3 4
	Insert instead "Chapter 3 of the Succession Act 2006".	5
2.13	State Public Service Superannuation Act 1985 No 45	6
	Section 57 Payment without grant of probate etc	7
	Omit "the <i>Family Provision Act 1982</i> " wherever occurring from section 57 (2) (a) and (3).	8 9
	Insert instead "Chapter 3 of the Succession Act 2006".	10
2.14	Superannuation Act 1916 No 28	11
	Section 88A Payment without grant of probate etc	12
	Omit "the <i>Family Provision Act 1982</i> " wherever occurring from section 88A (2) (a) and (3).	13 14
	Insert instead "Chapter 3 of the Succession Act 2006".	15
2.15		15 16 17
2.15	Insert instead "Chapter 3 of the <i>Succession Act 2006</i> ". Testator's Family Maintenance and Guardianship of Infants	16
2.15	Insert instead "Chapter 3 of the <i>Succession Act 2006</i> ". Testator's Family Maintenance and Guardianship of Infants Act 1916 No 41	16 17

Amendment of	of other Acts
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Schedule 2

2.16	Transport Employees Retirement Benefits Act 1967 No 96	1
	Section 58 Payment without grant of probate etc	2
	Omit "the <i>Family Provision Act 1982</i> " wherever occurring from section 58 (2) (a) and (3).	3
	Insert instead "Chapter 3 of the Succession Act 2006".	5