First print



New South Wales

Civil Liability Amendment (Personal Responsibility) Bill 2002

Explanatory note

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

Overview of Bill

The object of this Bill is to amend the *Civil Liability Act 2002* (*the Principal Act*) as follows:

Negligence

- (a) Proposed Part 1A (see **Schedule 1 [1]**) deals with principles of the law of negligence in relation to all claims for damages for harm resulting from negligence. The new Part contains the following provisions:
 - (i) Division 1 (Preliminary) contains definitions of *harm*, *negligence* and *personal injury*, and provides for the Part to apply to all claims for damages for harm resulting from negligence. The Part extends to harm of any kind, including personal injury or death, damage to property and economic loss.

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- (ii) Division 2 (Duty of care) states certain general principles and other principles relating to liability in negligence resulting from a failure to take precautions against a risk of harm. A person will not be liable for harm unless the person knew or ought to have known of the risk, the risk was not insignificant and in the circumstances a reasonable person in that person's position would have taken the precautions. Principles are stated for determining whether a reasonable person would have taken precautions against the risk.
- (iii) Division 3 (Causation) establishes the elements of a determination that negligence caused particular harm (namely factual causation and scope of liability) and deals with the matters that are relevant to a determination of those elements. The Division also provides that the plaintiff always bears the onus of proving, on the balance of probabilities, any fact relevant to the issue of causation.
- (iv) Division 4 (Assumption of risk) deals with obvious risk (being a risk that in the circumstances would have been obvious to a reasonable person in the position of the person injured) and inherent risk. An injured person will be presumed to have been aware of an obvious risk unless the person can prove they were not aware of it. There will be no duty of care to warn of an obvious risk (with exceptions where the injured person requested information about the risk, a risk warning is required by law or the risk is a risk of injury or death resulting from the provision of a professional service). There will be no liability in negligence for harm suffered as a result of the materialisation of an inherent risk (a risk that cannot be avoided by the exercise of reasonable care and skill).
- (v) Division 5 (Recreational activities) deals with liability for harm resulting from a recreational activity. There will be no liability for harm resulting from an obvious risk of a dangerous recreational activity. There will be no liability for harm resulting from a risk of a recreational activity that was the subject of a risk warning. A contract for the supply of recreational services will be able to exclude, restrict or modify liability for harm resulting from failure to exercise reasonable care and skill.
- (vi) Division 6 (Professional negligence) deals with the standard of care for professionals. A professional will not be liable in negligence if the professional acts in a manner that is widely accepted in Australia by peer professional opinion as competent professional practice. The Division does not apply to any duty to warn of the risk of personal injury or death associated with the provision of a professional service.

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- (vii) Division 7 (Non-delegable duties and vicarious liability) provides that the existence and extent of liability in tort for breach of a non-delegable duty is to be determined on the basis of the principles applicable to vicarious liability.
- (viii) Division 8 (Contributory negligence) provides that the principles applicable to a determination of negligence also apply to the determination of contributory negligence, and that a court can determine a 100% reduction in damages due to contributory negligence. The Division also re-enacts section 20 of the Principal Act dealing with the application of contributory negligence in compensation to relatives actions.

Superannuation entitlements

(b) Proposed section 15A (see **Schedule 1 [2]**) provides that the maximum amount of damages that may be awarded for economic loss due to the loss of employer superannuation contributions is the minimum employer superannuation contribution percentage of the damages payable for the deprivation or impairment of the earning capacity on which the entitlement to those contributions is based.

Non-economic loss damages tariffs

(c) Proposed section 17A (see **Schedule 1 [3]**) provides that in determining damages for non-economic loss, a court may refer to earlier decisions of that or other courts for the purpose of establishing the appropriate award in the proceedings.

Structured settlements

(d) Proposed Division 7 of Part 2 (see **Schedule 1** [4]) contains provisions to encourage and facilitate structured settlements in personal injury damages cases, including provisions for the court to notify the parties of the terms of any proposed award so as to give the parties a reasonable opportunity to negotiate a structured settlement.

Mental harm

- (e) Proposed Part 3 (see **Schedule 1 [5]**) deals with claims for damages for mental harm resulting from negligence and provides for the following:
 - (i) In an action for personal injury, the plaintiff is not prevented from recovering for personal injury due to mental or nervous shock. This reenacts a provision of the *Law Reform (Miscellaneous Provisions)* Act 1944.

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- (ii) A plaintiff will not be able to recover for pure mental harm (ie mental harm that is not a consequence of any other kind of harm) arising from another person being killed, injured or put in peril unless the plaintiff witnesses at the scene the victim being killed, injured or put in peril or the plaintiff is a close member of the family of the victim.
- (iii) There will be no liability for pure mental harm resulting from negligence unless the harm consists of a recognised psychiatric illness.
- (iv) There will be no duty of care to avoid causing mental harm unless the defendant ought to have foreseen that a person of normal fortitude might, in the circumstances, suffer a recognised psychiatric illness.
- (v) A court will not be able to award damages for economic loss for consequential mental harm resulting from negligence unless the harm consists of a recognised psychiatric illness.

Proportionate liability

(f) Proposed Part 4 (see **Schedule 1 [5]**) introduces proportionate liability for claims involving economic loss or property damage in non-personal injury matters or a contravention of section 42 (Misleading or deceptive conduct) of the *Fair Trading Act 1987*, so that a person who is jointly responsible with some other person or persons will only be liable to the extent of their responsibility.

Liability of public and other authorities

- (g) Proposed Part 5 (see **Schedule 1 [5]**) deals with civil liability in tort of a public or other authority as follows:
 - general principles are established for determining liability, including a requirement to consider the financial and other resources that are reasonably available to an authority, resource allocation decisions by an authority, consideration of the broad range of an authority's activities, and evidence of compliance with general procedures and applicable standards,
 - (ii) a public or other authority will not be liable for breach of statutory duty (but without affecting liability in negligence) unless it has acted in a way that no reasonable public authority could act,
 - (iii) a public or other authority that has functions to prohibit or regulate an activity will not be liable in connection with a failure to exercise the function or to consider exercising the function unless the authority could have been compelled to exercise the function,

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- (iv) a roads authority will not be liable to the extent that a claim is based on the failure of the authority to carry out or consider carrying out road work (including inspection) unless the authority had actual knowledge of the particular risk at the time of the alleged failure,
- (v) the fact that a public or other authority exercises or decides to exercise a function will not of itself indicate that the authority is under a duty to exercise the function or that the function should be exercised in particular circumstances or in a particular way.

Intoxication

(h) Proposed Part 6 (see **Schedule 1 [5]**) provides that an intoxicated person will not be able to recover damages for personal injury or property damage unless the court is satisfied that the accident is likely to have occurred even if the person had not been intoxicated. If the court is satisfied that the accident is likely to have occurred anyway, the intoxicated person's damages will nevertheless be reduced on the basis of a statutory presumption of contributory negligence of 25% (or a greater percentage determined to be appropriate by the court in the particular case). There is no presumption of contributory negligence if the court is satisfied that the person's intoxication did not contribute in any way to the accident. Various principles are also established generally to the effect that no increased duty of care is owed to persons simply because they are or might be intoxicated.

Self-defence and recovery by criminals

- (i) Proposed Part 7 (see **Schedule 1 [5]**) limits liability for injury or death or damage to property resulting from self-defence or arising from criminal conduct as follows:
 - (i) there will be no civil liability for injury or death or damage to property arising from conduct that is in self-defence in response to unlawful conduct,
 - (ii) in a case where the defendant believes he or she is acting in self-defence but the defendant's actions are not a reasonable response in the circumstances (and so do not qualify as self-defence), there will be no civil liability unless the court considers the case exceptional and that damages should be awarded to avoid harshness or injustice (in which case the limits that apply to the recovery of damages under Part 2 of the Principal Act will apply, and there will be no recovery for noneconomic loss),

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(iii) no damages will be recoverable against a defendant in respect of the death of or injury to a person or damage to a person's property in the course of the commission of a serious criminal offence by the person unless the defendant's conduct itself constituted an offence.

Good samaritans

(j) Proposed Part 8 (see **Schedule 1 [5]**) provides that a good samaritan who comes to the assistance of a person in danger will be protected from all civil liability for acts or omissions in good faith.

Volunteers

(k) Proposed Part 9 (see Schedule 1 [5]) confers protection on volunteers doing work for community organisations from civil liability for acts or omissions in good faith.

Apologies

(l) Proposed Part 10 (see **Schedule 1 [5]**) provides that an apology by or on behalf of a person will not constitute an admission of liability, and will not be relevant to the determination of fault or liability, in connection with civil liability of any kind.

Limitation periods

- (m) Schedule 4.6 amends the *Limitation Act 1969* to make the following changes to the limitation provisions applicable to actions for the recovery of damages for personal injury or death caused by the fault of a person:
 - (i) the new limitation period will be 3 years starting from when the cause of action is *discoverable* (ie when the plaintiff first knew or ought to have known that there is an actionable cause of action against the defendant) or 12 years starting from the occurrence that gives rise to the claim, whichever expires first,
 - (ii) the 12 year period will be able to be extended at the discretion of the court but not beyond 3 years after the cause of action is discoverable,
 - (iii) the suspension of a limitation period during incapacity will not apply to a child who has a capable parent or guardian and discoverability of a cause of action by a minor will be assessed according to the knowledge of the parent or guardian,
 - (iv) a court will be able to extend a limitation period by up to 1 year if satisfied that the failure to bring an action on behalf of a minor was due to an irrational decision by a parent or guardian of the minor,

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- (v) for actions by minors injured by a parent or guardian or a close associate of their parent or guardian, the applicable limitation period will not start running until the person turns 25 years of age,
- (vi) the new provisions do not apply to motor accident claims (the limitation period for which is provided for by the *Motor Accidents Compensation Act 1999*).

Consequential and other amendments

- (n) Schedule 2 makes the following consequential and other amendments to the Principal Act:
 - (i) Schedule 2 [1], [2], [4], [5] and [9]–[12] make minor amendments to reorganise the structure of the Principal Act.
 - (ii) Schedule 2 [3] inserts proposed sections 3A and 3B in the Principal Act. Proposed section 3A re-enacts an existing provision and also provides that the Principal Act (except Part 2) does not prevent the parties to a contract from making express provision for their rights, obligations and liabilities under the contract. Proposed section 3B deals with how the Principal Act is to apply to intentional criminal acts, dust diseases claims, motor accident claims and workers compensation.
 - (iii) Schedule 2 [6]–[8] make minor clarifying amendments.
 - (iv) Schedule 2 [13] and [14] enact savings and transitional provisions.
 - (v) Schedule 2 [15] repeals spent amendments.

Repeals

- (o) Schedule 3 repeals the following provisions of other Acts that are superseded by the provisions proposed to be inserted in the Principal Act by the Bill:
 - (i) Part 3 of the Law Reform (Miscellaneous Provisions) Act 1944,
 - (ii) section 7 of the Law Reform (Miscellaneous Provisions) Act 1965,
 - (iii) section 9 of the Law Reform (Vicarious Liability) Act 1983,
 - (iv) Statutory Duties (Contributory Negligence) Act 1945.

Amendments to other Acts

- (p) Schedule 4 makes amendments to other Acts as follows:
 - (i) Schedule 4.1 amends the *Dust Diseases Tribunal Act 1989* as a consequence of the amendments to the *Limitation Act 1969*,
 - Schedule 4.2 repeals provisions of the *Environmental Planning and* Assessment Act 1979 that are superseded by the provisions proposed to be inserted in the Principal Act with respect to proportionate liability,

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- Schedule 4.3 amends the *Fair Trading Act 1987* to prevent the recovery of damages under that Act for death or personal injury resulting from a contravention of section 42 (Misleading or deceptive conduct) of that Act,
- (iv) Schedule 4.4 repeals a superseded provision of the *Health Care Liability Act 2001*,
- (v) Schedule 4.5 makes a consequential amendment to the *Legal Profession Act 1987*,
- (vi) Schedule 4.6 makes the amendments to the *Limitation Act 1969* referred to in paragraph (m) above,
- (vii) Schedule 4.7 and 4.8 make consequential amendments to motor accident claims legislation,
- (viii) Schedule 4.9 amends the *State Emergency and Rescue Management Act 1989* to extend an existing provision that protects members of accredited rescue units and certain volunteers engaged in a rescue operation or other emergency work from personal liability so that there will be no liability for acts and omissions in good faith by them or by accredited rescue units.

Application of amendments to pending claims

(q) The amendments to the Principal Act extend to civil liability arising before the commencement of the amendments but do not apply to proceedings already commenced. Proposed Part 7 (Self-defence and recovery by criminals) and section 30 (Limitation on recovery for pure mental harm arising from shock) of the Principal Act apply to proceedings commenced on or after 3 September 2002. See **Schedule 2** [14].

Application of amendments to intentional acts, dust diseases claims, motor accidents and workers compensation

- (r) The amendments will not apply to civil liability in respect of intentional criminal acts, dust diseases claims, motor accidents and workers compensation, subject to the following exceptions:
 - (i) Part 7 (Self-defence and recovery by criminals) will apply in respect of civil liability in respect of an intentional act that is done with intent to cause injury or death,
 - (ii) Divisions 1–4 and 8 of Part 1A (Negligence), Division 7 (Structured settlements) of Part 2, section 15A (Damages for loss of superannuation entitlements), section 17A (Tariffs for damages for non-economic loss),

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Part 3 (Mental harm), section 49 (Effect of intoxication on duty and standard of care), Part 7 (Self-defence and recovery by criminals) and Part 8 (Good samaritans) will apply to motor accidents. See **Schedule 2** [3].

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 on a day or days to be appointed by proclamation.

Clause 3 is a formal provision giving effect to the amendments to the *Civil Liability Act 2002* set out in Schedules 1 and 2.

Clause 4 is a formal provision giving effect to the repeals in Schedule 3 and the amendments to other Acts set out in Schedule 4.

Schedules 1 and 2 contain the amendments to the *Civil Liability Act 2002* outlined above.

Schedule 3 contains the repeals outlined above.

Schedule 4 contains the amendments to other Acts outlined above.

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Civil Liability Amendment (Personal Responsibility) Bill 2002

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New South Wales

No , 2002

A Bill for

An Act to amend the *Civil Liability Act 2002* and other Acts to effect further civil liability reforms; and for other purposes.

The L	egislature of New South Wales enacts:	1
1	Name of Act	2
	This Act is the <i>Civil Liability Amendment (Personal Responsibility) Act 2002.</i>	3 4
2	Commencement	5
	This Act commences on a day or days to be appointed by proclamation.	6 7
3	Amendment of Civil Liability Act 2002 No 22	8
	The <i>Civil Liability Act 2002</i> is amended as set out in Schedules 1 and 2.	9 10
4	Consequential repeals and amendment of other Acts	11
	(1) The Acts (and provisions of Acts) specified in Schedule 3 are repealed.	12 13
	(2) The Acts specified in Schedule 4 are amended as set out in that Schedule.	14 15

Principal amendments

Sch	edule	e 1	Prir	ncipal amendments	1
				• (Section 3)	2
[1]	Part 1	IA			3
	Insert	after	Part 1	:	4
	Part	:1A	Neg	gligence	5
	Divis	sion '	1	Preliminary	6
	5	Def	inition	IS	7
			In th	is Part:	8
			harn	<i>n</i> means harm of any kind, including the following:	9
			(a)	personal injury or death,	10
			(b)	damage to property,	11
			(c)	economic loss.	12
			negli	<i>igence</i> means failure to exercise reasonable care and skill.	13
			perso	onal injury includes:	14
			(a)	pre-natal injury, and	15
			(b)	impairment of a person's physical or mental condition, and	16 17
			(c)	disease.	18
	5A	App	olicatio	on of Part	19
		(1)	from	Part applies to any claim for damages for harm resulting negligence, regardless of whether the claim is brought in in contract, under statute or otherwise.	20 21 22
		(2)		Part does not apply to civil liability that is excluded from operation of this Part by section 3B.	23 24

Schedule 1 Principal amendments

Divis	Division 2		Duty of care	1
5B	Ger	neral p	rinciples	2
	(1)		rson is not negligent in failing to take precautions against of harm unless:	3 4
		(a)	the risk was foreseeable (that is, it is a risk of which the person knew or ought to have known), and	5 6
		(b)	the risk was not insignificant, and	7
		(c)	in the circumstances, a reasonable person in the person's position would have taken those precautions.	8 9
	(2)	preca	termining whether a reasonable person would have taken autions against a risk of harm, the court is to consider the wing (amongst other relevant things):	10 11 12
		(a)	the probability that the harm would occur if care were not taken,	13 14
		(b)	the likely seriousness of the harm,	15
		(c)	the burden of taking precautions to avoid the risk of harm,	16 17
		(d)	the social utility of the activity that creates the risk of harm.	18 19
5C	Oth	er prir	nciples	20
		In pro	oceedings relating to liability for negligence:	21
		(a)	the burden of taking precautions to avoid a risk of harm includes the burden of taking precautions to avoid similar risks of harm for which the person may be responsible, and	22 23 24 25
		(b)	the fact that a risk of harm could have been avoided by doing something in a different way does not of itself give rise to or affect liability for the way in which the thing was done, and	26 27 28 29
		(c)	the subsequent taking of action that would (had the action been taken earlier) have avoided a risk of harm does not of itself give rise to or affect liability in respect of the risk and does not of itself constitute an admission of liability in connection with the risk.	30 31 32 33 34

Principal amendments

Divisior	n 3 Causation	1
5D G	eneral principles	2
(1) A determination that negligence caused particular harm comprises the following elements:	3 4
	(a) that the negligence was a necessary condition of the occurrence of the harm (<i>factual causation</i>), and	5 6
	(b) that it is appropriate for the scope of the negligent person's liability to extend to the harm so caused (<i>scope of liability</i>).	7 8 9
(2	2) The fact that negligence materially contributed to the occurrence of the harm may be accepted as sufficient to establish factual causation, but only in an exceptional case in which the negligence should be considered a necessary condition of the occurrence of the harm even though it is not possible to establish that fact on the balance of probabilities.	10 11 12 13 14 15
(3	3) If it is relevant to the determination of factual causation to determine what the person who suffered harm would have done if the negligent person had not been negligent:	16 17 18
	(a) the matter is to be determined subjectively in the light of all relevant circumstances, subject to paragraph (b), and	19 20
	(b) any statement made by the person after suffering the harm about what he or she would have done is inadmissible except to the extent (if any) that the statement is against his or her interest.	21 22 23 24
(4	•) For the purpose of determining the scope of liability, the court is to consider (amongst other relevant things) whether or not and why responsibility for the harm should be imposed on the negligent party.	25 26 27 28
5E O	nus of proof	29
	In determining liability for negligence, the plaintiff always bears the onus of proving, on the balance of probabilities, any fact relevant to the issue of causation.	30 31 32

Schedule 1 Principal amend	ments
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 5F Meaning of "obvious risk" (1) For the purposes of this Division, an <i>obvious risk</i> to a person who suffers harm is a risk that, in the circumstances, would have been obvious to a reasonable person in the position of that person. (2) Obvious risks include risks that are patent or a matter of common knowledge. (3) A risk of something occurring can be an obvious risk even though it has a low probability of occurring. (4) A risk can be an obvious risk even if the risk (or a condition or circumstance that gives rise to the risk) is not prominent, conspicuous or physically observable. 5G Injured persons presumed to be aware of obvious risks 	2 3 4 5 6 7 8 9 10 11 12 13
 who suffers harm is a risk that, in the circumstances, would have been obvious to a reasonable person in the position of that person. (2) Obvious risks include risks that are patent or a matter of common knowledge. (3) A risk of something occurring can be an obvious risk even though it has a low probability of occurring. (4) A risk can be an obvious risk even if the risk (or a condition or circumstance that gives rise to the risk) is not prominent, conspicuous or physically observable. 	4 5 6 7 8 9 10 11 12
 common knowledge. (3) A risk of something occurring can be an obvious risk even though it has a low probability of occurring. (4) A risk can be an obvious risk even if the risk (or a condition or circumstance that gives rise to the risk) is not prominent, conspicuous or physically observable. 	8 9 10 11 12
though it has a low probability of occurring.(4) A risk can be an obvious risk even if the risk (or a condition or circumstance that gives rise to the risk) is not prominent, conspicuous or physically observable.	10 11 12
circumstance that gives rise to the risk) is not prominent, conspicuous or physically observable.	12
5G Injured persons presumed to be sware of obvious ricks	
og injured persons presumed to be award of obvious risks	14
(1) In determining liability for negligence, a person who suffers harm is presumed to have been aware of the risk of harm if it was an obvious risk, unless the person proves on the balance of probabilities that he or she was not aware of the risk.	15 16 17 18
(2) For the purposes of this section, a person is aware of a risk if the person is aware of the type or kind of risk, even if the person is not aware of the precise nature, extent or manner of occurrence of the risk.	19 20 21 22
5H No proactive duty to warn of obvious risk	23
 A person (<i>the defendant</i>) does not owe a duty of care to another person (<i>the plaintiff</i>) to warn of an obvious risk to the plaintiff. 	24 25 26
(2) This section does not apply if:	27
(a) the plaintiff has requested advice or information about the risk from the defendant, or	28 29
(b) the defendant is required by a written law to warn the plaintiff of the risk, or	30 31
(c) the defendant is a professional and the risk is a risk of the death of or personal injury to the plaintiff from the provision of a professional service by the defendant.	32 33 34

Principal amendments

	(3)	warn	ection (2) does not give rise to a presumption of a duty to of a risk in the circumstances referred to in that action.	1 2 3
51	No	liability	y for materialisation of inherent risk	4
	(1)		rson is not liable in negligence for harm suffered by the person as a result of the materialisation of an inherent	5 6 7
	(2)		<i>therent risk</i> is a risk of something occurring that cannot oided by the exercise of reasonable care and skill.	8 9
	(3)		section does not operate to exclude liability in connection a duty to warn of a risk.	10 11
Divis	sion (5	Recreational activities	12
5J	App	olicatio	n of Division	13
	(1)	for 1	Division applies only in respect of liability in negligence narm to a person (<i>the plaintiff</i>) resulting from a ational activity engaged in by the plaintiff.	14 15 16
	(2)		Division does not limit the operation of Division 4 in ct of a recreational activity.	17 18
5K	Def	inition	S	19
		In thi	s Division:	20
		0	<i>erous recreational activity</i> means a recreational activity nvolves a significant risk of physical harm.	21 22
		obvio	us risk has the same meaning as it has in Division 4.	23
		recre	ational activity includes:	24
		(a)	any sport (whether or not the sport is an organised activity), and	25 26
		(b)	any pursuit or activity engaged in for enjoyment, relaxation or leisure, and	27 28

		(c)	any pursuit or activity engaged in at a place (such as a beach, park or other public open space) where people ordinarily engage in sport or in any pursuit or activity	1 2 3	
			for enjoyment, relaxation or leisure.	4	
5L			y for harm suffered from obvious risks of dangerous al activities	5 6	
	(1)		rson (<i>the defendant</i>) is not liable in negligence for harm	7	
			red by another person (<i>the plaintiff</i>) as a result of the right of a demographic provides the d	8	
			rialisation of an obvious risk of a dangerous recreational ity engaged in by the plaintiff.	9 10	
	(2)	This	section applies whether or not the plaintiff was aware of	11	
		the ri	sk.	12	
5M	No	duty o	f care for recreational activity where risk warning	13	
	(1)		rson (the defendant) does not owe a duty of care to	14	
			er person who engages in a recreational activity (the	15	
			<i>tiff</i>) to take care in respect of a risk of the activity if the vas the subject of a risk warning to the plaintiff.	16 17	
	(2)				
	(2)		e person who suffers harm is an incapable person, the idant may rely on a risk warning only if:	18 19	
		(a)	the incapable person was under the control of or	20	
			accompanied by another person (who is not an incompanied person and not the defendent) and the rick	21	
			incapable person and not the defendant) and the risk was the subject of a risk warning to that other person, or	22 23	
		(b)	the risk was the subject of a risk warning to a parent of	24	
		(0)	the incapable person (whether or not the incapable	24	
			person was under the control of or accompanied by the	26	
			parent).	27	
	(3)		he purposes of subsections (1) and (2), a risk warning to	28	
		a pers	29		
		is given in a manner that is reasonably likely to result in people			
			g warned of the risk before engaging in the recreational	31	
			ty. The defendant is not required to establish that the	32	
			n received or understood the warning or was capable of ving or understanding the warning.	33 34	
	(4)		k warning can be given orally or in writing (including by		
	(4)		is of a sign or otherwise).	35 36	

Principal amendments

(5)	A risk warning need not be specific to the particular risk and can be a general warning of risks that include the particular risk concerned (so long as the risk warning warns of the general nature of the particular risk).	1 2 3 4
(6)	A defendant is not entitled to rely on a risk warning unless it is given by or on behalf of the defendant or by or on behalf of the occupier of the place where the recreational activity is engaged in.	5 6 7 8
(7)	A defendant is not entitled to rely on a risk warning if it is established (on the balance of probabilities) that the harm concerned resulted from a contravention of a provision of a written law of the State or Commonwealth that establishes specific practices or procedures for the protection of personal safety.	9 10 11 12 13 14
(8)	A defendant is not entitled to rely on a risk warning to a person to the extent that the warning was contradicted by any representation as to risk made by or on behalf of the defendant to the person.	15 16 17 18
(9)	A defendant is not entitled to rely on a risk warning if the plaintiff was required to engage in the recreational activity by the defendant.	19 20 21
(10)	The fact that a risk is the subject of a risk warning does not of itself mean:	22 23
	(a) that the risk is not an obvious or inherent risk of an activity, or	24 25
	(b) that a person who gives the risk warning owes a duty of care to a person who engages in an activity to take precautions to avoid the risk of harm from the activity.	26 27 28
(11)	This section does not limit or otherwise affect the effect of a risk warning in respect of a risk of an activity that is not a recreational activity.	29 30 31
(12)	In this section:	32
	<i>incapable person</i> means a person who, because of the person's young age or a physical or mental disability, lacks the capacity to understand the risk warning.	33 34 35

Schedule 1 Principal amendments

parent of an incapable person means any person (not being an incapable person) having parental responsibility for the incapable person.

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5N Waiver of contractual duty of care for recreational activities

- (1) Despite any other written or unwritten law, a term of a contract for the supply of recreation services may exclude, restrict or modify any liability to which this Division applies that results from breach of an express or implied warranty that the services will be rendered with reasonable care and skill.
- (2) Nothing in the written law of New South Wales renders such a term of a contract void or unenforceable or authorises any court to refuse to enforce the term, to declare the term void or to vary the term.
- (3) A term of a contract for the supply of recreation services that is to the effect that a person to whom recreation services are supplied under the contract engages in any recreational activity concerned at his or her own risk operates to exclude any liability to which this Division applies that results from breach of an express or implied warranty that the services will be rendered with reasonable care and skill.
- (4) In this section, *recreation services* means services supplied to a person for the purposes of, in connection with or incidental to the pursuit by the person of any recreational activity.
- (5) This section applies in respect of a contract for the supply of services entered into before or after the commencement of this section but does not apply in respect of a breach of warranty that occurred before that commencement.
- (6) This section does not apply if it is established (on the balance of probabilities) that the harm concerned resulted from a contravention of a provision of a written law of the State or Commonwealth that establishes specific practices or procedures for the protection of personal safety.

Principal amendments

Divis	sion 6 Professional negligence	:
50	Standard of care for professionals	2
	(1) A person practising a profession (<i>a profession</i>	
	a liability in negligence arising from the	
	professional service if it is established that	
	acted in a manner that (at the time the servi was widely accepted in Australia by peer pro	
	as competent professional practice.	ressional opinion
	(2) However, peer professional opinion cannot b	e relied on for the
	purposes of this section if the court consider	
	is irrational.	1
	(3) The fact that there are differing peer profe	
	widely accepted in Australia concerning a	
	prevent any one or more (or all) of those opin	-
	on for the purposes of this section.	1.
	(4) Peer professional opinion does not have t	
	accepted to be considered widely accepted.	1'
5P	Division does not apply to duty to warn of risk	1
	This Division does not apply to liability arise	
	with the giving of (or the failure to give) a w	
	other information in respect of the risk of dea	
	a person associated with the provision by a professional service.	professional of a 2
	professional service.	Ζ.
Divis	sion 7 Non-delegable duties and vicar	ious liability 24
5Q	Liability based on non-delegable duty	2
	(1) The existence and extent of liability in tort	of a person (<i>the</i> 2
	defendant) for breach of a non-delegable du	
	reasonable care is taken by a person in the ca	arrying out of any 2
	work or task delegated or otherwise entrusted	to the person by 2
	work or task delegated or otherwise entrusted the defendant is to be determined on the bas	1 to the person by2'sis of whether the3'
	work or task delegated or otherwise entrusted	1 to the person by291 to the person by291 sis of whether the301 omissions of the30

(2) For the purposes of applying subsection (1), the person performing the work or task is to be regarded as an employee of the defendant.(2) This section employee to encode on the task of the defendant.

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(3) This section applies to an action in tort whether or not it is an action in negligence, despite anything to the contrary in section 5A.

Division 8 Contributory negligence

5R Standard of contributory negligence

- (1) The principles that are applicable in determining whether a person has been negligent also apply in determining whether the person who suffered harm has been contributorily negligent in failing to take precautions against the risk of that harm.
- (2) For that purpose:
 - (a) the standard of care required of the person who suffered harm is that of a reasonable person in the position of that person, and
 - (b) the matter is to be determined on the basis of what that person knew or ought to have known at the time.

5S Contributory negligence can defeat claim

In determining the extent of a reduction in damages by reason of contributory negligence, a court may determine a reduction of 100% if the court thinks it just and equitable to do so, with the result that the claim for damages is defeated.

5T Contributory negligence—claims under the Compensation to Relatives Act 1897

- (1) In a claim for damages brought under the *Compensation to Relatives Act 1897*, the court is entitled to have regard to the contributory negligence of the deceased person.
- (2) Section 13 of the Law Reform (Miscellaneous Provisions) Act 1965 does not apply so as to prevent the reduction of damages by the contributory negligence of a deceased person in respect of a claim for damages brought under the Compensation to Relatives Act 1897.

Principal amendments

[2]	Section 15A			1
	Insert after section 15:			2
	15A	Dan	nages for loss of superannuation entitlements	3
		(1)	The maximum amount of damages that may be awarded for economic loss due to the loss of employer superannuation contributions is the relevant percentage of damages payable (in accordance with this Part) for the deprivation or impairment of the earning capacity on which the entitlement to those contributions is based.	4 5 6 7 8 9
		(2)	The relevant percentage is the percentage of earnings that is the minimum percentage required by law to be paid as employer superannuation contributions.	10 11 12
[3]	Section	on 17	Α	13
	Insert	after	section 17:	14
	17A	Tari	iffs for damages for non-economic loss	15
		(1)	In determining damages for non-economic loss, a court may refer to earlier decisions of that or other courts for the purpose of establishing the appropriate award in the proceedings.	16 17 18
		(2)	For that purpose, the parties to the proceedings or their counsel may bring the court's attention to awards of damages for non- economic loss in those earlier decisions.	19 20 21
		(3)	This section does not alter the rules for the determination of other damages.	22 23
[4]	Part 2	, Div	ision 7	24
	Omit	sectio	on 22. Insert instead:	25
	Divis	ion 7	7 Structured settlements	26
	22	Wha	at is a structured settlement	27
			For the purposes of this Division, a <i>structured settlement</i> is an agreement that provides for the payment of all or part of an award of damages in the form of periodic payments funded by an annuity or other agreed means.	28 29 30 31

Schedule 1 Principal amendments

23	Cou	rt req	uired to inform parties of proposed award	1
	(1)	The	purpose of this section is to enable the court to give the	
			es to proceedings a reasonable opportunity to negotiate a	2
		struc	tured settlement.	2
	(2)		purt that decides to make an award of personal injury	4
			ages in respect of future loss (not including interest)	6
			eding \$100,000 must first notify all the parties to the eedings of the terms of the award it proposes to make.	5
	(3)	In ac	dition, if the court considers that the person may be a	9
			on in need of protection, the court is to notify the	10
			ective Commissioner under the <i>Protected Estates Act 1983</i> e terms of the award it proposes to make.	11 12
	(4)		notification must set out the amount of each component	13
			of the proposed award in accordance with the	14
		•	irements of the regulations and rules of court.	15
	(5)	In thi	is section:	16
			on in need of protection means a person who is liable to	17
			bject to an order that the estate of the person be subject to	18
			agement under the <i>Protected Estates Act 1983</i> because the on is not capable of managing his or her own affairs.	19 20
24	Cou	rt ma	y make consent order for structured settlement	21
		A co	ourt may, on the application of the parties to a claim for	22
		perso	onal injury damages, make an order approving of or in the	23
			s of a structured settlement even though the payment of	24
		dama	ages is not in the form of a lump sum award of damages.	25
25	Obli	gatio	n of legal practitioners to provide advice	26
			gal practitioner must advise, in writing, a plaintiff who	27
		* *	oses to negotiate a settlement of a claim for personal injury ages about the following:	28 29
		(a)	the availability of structured settlements,	30
		(b)	the desirability of the plaintiff obtaining independent	31
		. /	financial advice about structured settlements and lump	32
			sum settlements of the claim.	33

Principal amendments

	26	Offe	r of structured settlement—legal costs	1
		(1)	Section 198F of the Legal Profession Act 1987 extends to an	2
			offer of compromise by way of a structured settlement on a	3
			claim for personal injury damages.	4
		(2)	In that case, the court is to have regard to the cost to the	5
			defendant of the proposed structured settlement as compared to	6
			the lump sum payment of damages when determining whether a reasonable offer of compromise has been made.	7 8
				0
[5]	Parts	3–10		9
	Insert	befor	e Schedule 1:	10 11
	moore	00101		11
	Dort	. .	lental harm	
	Fan	5 1		12
	27	Defi	nitions	13
			In this Part:	14
			consequential mental harm means mental harm that is a	15
			consequence of a personal injury of any other kind.	16
			mental harm means impairment of a person's mental	17
			condition.	18
			<i>negligence</i> means failure to exercise reasonable care and skill.	19
			personal injury includes:	20
			(a) pre-natal injury, and	21
			(b) impairment of a person's physical or mental condition,	22
			and	23
			(c) disease.	24
			<i>pure mental harm</i> means mental harm other than consequential mental harm.	25 26
	28	Арр	lication of Part	27
		(1)	This Part (except section 29) applies to any claim for damages	28
			for mental harm resulting from negligence, regardless of	29
			whether the claim is brought in tort, in contract, under statute	30
			or otherwise.	31

	Schedule	1	Principal	amendment
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	(2)	Section 29 applies to a claim for damages in any civil proceedings.	1 2
	(3)	This Part does not apply to civil liability that is excluded from the operation of this Part by section 3B.	3 4
29	Per	sonal injury arising from mental or nervous shock	5
		In any action for personal injury, the plaintiff is not prevented from recovering damages merely because the personal injury arose wholly or in part from mental or nervous shock.	6 7 8
30	Lim	nitation on recovery for pure mental harm arising from shock	9
	(1)	This section applies to the liability of a person (<i>the defendant</i>) for pure mental harm to a person (<i>the plaintiff</i>) arising wholly or partly from mental or nervous shock in connection with another person (<i>the victim</i>) being killed, injured or put in peril by the act or omission of the defendant.	10 11 12 13 14
	(2)	The plaintiff is not entitled to recover damages for pure mental harm unless:	15 16
		(a) the plaintiff witnessed, at the scene, the victim being killed, injured or put in peril, or	17 18
		(b) the plaintiff is a close member of the family of the victim.	19 20
	(3)	Any damages to be awarded to the plaintiff for pure mental harm are to be reduced in the same proportion as any reduction in the damages that may be recovered from the defendant by or through the victim on the basis of the contributory negligence of the victim.	21 22 23 24 25
	(4)	No damages are to be awarded to the plaintiff for pure mental harm if the recovery of damages from the defendant by or through the victim in respect of the act or omission would be prevented by any provision of this Act or any other written or unwritten law.	26 27 28 29 30
	(5)	In this section:	31
		close member of the family of a victim means:	32
		(a) a parent of the victim or other person with parental responsibility for the victim, or	33 34
		(b) the spouse or partner of the victim, or	35

Principal amendments

Schedule 1

		(c)	a child or stepchild of the victim or any other person for whom the victim has parental responsibility, or	1 2
		(d)	a brother, sister, half-brother or half-sister, or stepbrother or stepsister of the victim.	3 4
		spous	se or partner means:	5
		(a)	a husband or wife, or	6
		(b)	the other party to a de facto relationship within the meaning of the <i>Property (Relationships) Act 1984</i> ,	7 8
			where more than one person would so qualify as a spouse rtner, means only the last person to so qualify.	9 10
31	Pur	e men	tal harm—liability only for recognised psychiatric illness	11
			e is no liability to pay damages for pure mental harm	12
			ting from negligence unless the harm consists of a	13
		recog	gnised psychiatric illness.	14
32	Mer	ntal ha	rm—duty of care	15
	(1)	-	erson (the defendant) does not owe a duty of care to	16
			her person (<i>the plaintiff</i>) to take care not to cause the tiff mental harm unless the defendant ought to have	17
			een that a person of normal fortitude might, in the	18 19
			mstances of the case, suffer a recognised psychiatric illness	20
		if rea	sonable care were not taken.	21
	(2)	For the	he purposes of the application of this section in respect of	22
		-	mental harm, the circumstances of the case include the	23
		follo	0	24
		(a)	whether or not the mental harm was suffered as the result of a sudden shock,	25 26
		(b)	whether the plaintiff witnessed, at the scene, a person being killed, injured or put in peril,	27 28
		(c)	the nature of the relationship between the plaintiff and any person killed, injured or put in peril,	29 30
		(d)	whether or not there was a pre-existing relationship between the plaintiff and the defendant.	31 32
	(3)	For th	he purposes of the application of this section in respect of	33
	~ /	conse	equential mental harm, the circumstances of the case	34
		inclu	de the personal injury suffered by the plaintiff.	35

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Schedule 1 F	Principal amendments
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	(4)	This section does not require the court to disregard what the defendant knew or ought to have known about the fortitude of the plaintiff.	1 2 3
33	Lial	pility for economic loss for consequential mental harm	4
		A court cannot make an award of damages for economic loss	5
		for consequential mental harm resulting from negligence unless	6
		the harm consists of a recognised psychiatric illness.	7
Part	:4 I	Proportionate liability	8
34	App	lication of Part	9
	(1)	This Part applies to the following claims (apportionable	10
		claims):	11
		(a) a claim for economic loss or damage to property in an	12
		action for damages (whether in contract, tort or	13
		otherwise) arising from the failure of two or more	14
		concurrent wrongdoers to exercise reasonable care (but not including any claim arising out of personal injury),	15 16
		(b) a claim for damages for a contravention of section 42 of	17
		the Fair Trading Act 1987 arising from the acts or	18
		omissions of two or more concurrent wrongdoers.	19
	(2)	A concurrent wrongdoer, in relation to a claim, is a person	20
		who is one of two or more persons whose acts or omissions	21
		caused, independently of each other or jointly, the damage or loss that is the subject of the claim.	22 23
	(2)		
	(3)	For the purposes of this Part, apportionable claims are limited to those claims specified in subsection (1).	24 25
	(4)	For the purposes of this Part it does not matter that a concurrent	26
		wrongdoer is insolvent, is being wound up or has ceased to	27
		exist or died.	28
	(5)	This Part does not apply to civil liability that is excluded from	29
		the operation of this Part by section 3B.	30

Principal amendments

85	Pro	portio	nate liability for apportionable claims	
	(1)	In an	y proceedings involving an apportionable claim:	
		(a)	the liability of a defendant who is a concurrent	
			wrongdoer in relation to that claim is limited to an	
			amount reflecting that proportion of the damage or loss	
			claimed that the court considers just having regard to the	
			extent of the defendant's responsibility for the damage or loss, and	
		(b)		
		(b)	the court may give judgment against the defendant for not more than that amount.	
	(2)	If the	proceedings involve both an apportionable claim and a	
		claim	that is not an apportionable claim:	
		(a)	liability for the apportionable claim is to be determined	
			in accordance with the provisions of this Part, and	
		(b)	liability for the other claim is to be determined in	
			accordance with the legal rules, if any, that (apart from	
			this Part) are relevant.	
	(3)		portioning responsibility between defendants in the	
		proce	edings:	
		(a)	the court is to exclude that proportion of the damage or	
			loss in relation to which the plaintiff is contributorily	
			negligent under any relevant law, and	
		(b)	the court may have regard to the comparative	
			responsibility of any concurrent wrongdoer who is not	
			a party to the proceedings.	
	(4)		section applies in proceedings involving an apportionable	
			whether or not all concurrent wrongdoers are parties to	
			roceedings.	
	(5)		erence in this Part to a defendant in proceedings includes	
			person joined as a defendant or other party in the	
			redings (except as a plaintiff) whether joined under this under rules of court or otherwise.	
		Tall,	under fules of court of otherwise.	
6	Cor	ntributi	on not recoverable from defendant	
			endant against whom judgment is given under this Part as	
		a con	current wrongdoer in relation to an apportionable claim:	

Schedule 1 Prir	cipal amendments
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 (a) cannot be required to contribute to any damages or contribution recovered from another concurrent wrongdoer in respect of the apportionable claim (whether or not the damages or contribution are recovered in the same proceedings in which judgment is given against the defendant), and 1

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(b) cannot be required to indemnify any such wrongdoer.

37 Subsequent actions

- (1) In relation to an apportionable claim, nothing in this Part or any other law prevents a plaintiff who has previously recovered judgment against a concurrent wrongdoer for an apportionable part of any damage or loss from bringing another action against any other concurrent wrongdoer for that damage or loss.
- (2) However, in any proceedings in respect of any such action the plaintiff cannot recover an amount of damages that, having regard to any damages previously recovered by the plaintiff in respect of the damage or loss, would result in the plaintiff receiving compensation for damage or loss that is greater than the damage or loss actually sustained by the plaintiff.

38 Joining non-party concurrent wrongdoer in the action

- (1) The court may give leave for any one or more persons to be joined as defendants in proceedings involving an apportionable claim.
- (2) The court is not to give leave for the joinder of any person who was a party to any previously concluded proceedings in respect of the apportionable claim.

39 Application of Part

Nothing in this Part:

- (a) prevents a person from being held vicariously liable for a proportion of any apportionable claim for which another person is liable, or
- (b) prevents a partner from being held severally liable with another partner for that proportion of an apportionable claim for which the other partner is liable, or

Principal amendments

		(c)	affects the operation of any other Act to the extent that it imposes several liability on any person in respect of what would otherwise be an apportionable claim.	1 2 3
Part	5 L	_iabil	ity of public and other authorities	4
40	App	olicatio	n of Part	5
	(1)	This F	Part applies to civil liability in tort.	6
	(2)		Part extends to any such liability even if the damages are t in an action for breach of contract or any other action.	7 8
	(3)		Part does not apply to civil liability that is excluded from peration of this Part by section 3B.	9 10
41	Defi	initions	i	11
		In this	s Part:	12
		exerci	ise a function includes perform a duty.	13
		functi	<i>on</i> includes a power, authority or duty.	14
		public	e or other authority means:	15
		(a)	the Crown (within the meaning of the Crown Proceedings Act 1988), or	16 17
		(b)	a Government department, or	18
		(c)	a public health organisation within the meaning of the <i>Health Services Act 1997</i> , or	19 20
		(d)	a local council, or	21
		(e)	any public or local authority constituted by or under an Act, or	22 23
		(f)	a person or body prescribed (or of a class prescribed) by the regulations as an authority to which this Part applies (in respect of all or specified functions), or	24 25 26
		(g)	any person or body in respect of the exercise of public or other functions of a class prescribed by the regulations for the purposes of this Part.	27 28 29

Schedule 1	Principal amendments
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42 Principles concerning resources, responsibilities etc of public or other authorities

The following principles apply in determining whether a public or other authority has a duty of care or has breached a duty of care in proceedings to which this Part applies: 1

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- (a) the functions required to be exercised by the authority are limited by the financial and other resources that are reasonably available to the authority for the purpose of exercising those functions,
- (b) the general allocation of those resources by the authority is not open to challenge,
- (c) the functions required to be exercised by the authority are to be determined by reference to the broad range of its activities (and not merely by reference to the matter to which the proceedings relate),
- (d) the authority may rely on evidence of its compliance with the general procedures and applicable standards for the exercise of its functions as evidence of the proper exercise of its functions in the matter to which the proceedings relate.

43 Proceedings against public or other authorities based on breach of statutory duty

- (1) This section applies to proceedings to which this Part applies that are based on an alleged breach of a statutory duty by a public or other authority in connection with the exercise of or a failure to exercise a function of the authority.
- (2) For the purposes of any such proceedings, an act or omission of the authority does not constitute a breach of statutory duty unless the act or omission was in the circumstances so unreasonable that no authority having the functions of the authority in question could properly consider the act or omission to be a reasonable exercise of its functions.
- (3) In the case of a function of a public or other authority to prohibit or regulate an activity, this section applies in addition to section 44.

Principal amendments

44	When public or other authority not liable for failure to exercise regulatory functions			
	(1)	A public or other authority is not liable in proceedings to which	3	
		this Part applies to the extent that the claim is based on the	4	
		failure of the authority to exercise or to consider exercising any	5	
		function of the authority to prohibit or regulate an activity if the	6	
		authority could not have been required to exercise the function	7	
		in proceedings instituted by the claimant.	8	
	(2)	Without limiting what constitutes a function to regulate an	9	
		activity for the purposes of this section, a function to issue a	10	
		licence, permit or other authority in respect of an activity, or to	11	
		register or otherwise authorise a person in connection with an	12	
		activity, constitutes a function to regulate the activity.	13	
45	Spe	cial non-feasance protection for roads authorities	14	
	(1)	A roads authority is not liable in proceedings to which this Part	15	
	. /	applies for harm arising from a failure of the authority to carry	16	
		out road work, or to consider carrying out road work, unless at	17	
		the time of the alleged failure the authority had actual	18	
		knowledge of the particular risk the materialisation of which	19	
		resulted in the harm.	20	
	(2)	In this section:	21	
		carry out road work means carry out any activity in	22	
		connection with the construction, erection, installation,	23	
		maintenance, inspection, repair, removal or replacement of a	24	
		road work within the meaning of the Roads Act 1993.	25	
		<i>roads authority</i> has the same meaning as in the <i>Roads</i>	26	
		Act 1993.	27	
46	Exercise of function or decision to exercise does not create duty			
		In proceedings to which this Part applies, the fact that a public	29	
		or other authority exercises or decides to exercise a function	30	
		does not of itself indicate that the authority is under a duty to	31	
		exercise the function or that the function should be exercised	32	
		in particular circumstances or in a particular way.	33	

Schedule 1	Principal amendments

Part 6 Intoxication

47	Part applies to civil liability for death, injury or property damage			
	(1)		Part applies to civil liability of any kind for personal injury ges (as defined in Part 2) or damage to property.	3 4
	(2)		Part does not apply to civil liability that is excluded from peration of this Part by section 3B.	5
48	Defi	inition	of "intoxication"	7
		refere drug	ference in this Part to a person being <i>intoxicated</i> is a ence to a person being under the influence of alcohol or a (whether or not taken for a medicinal purpose and her or not lawfully taken).	8 9 10 11
49	Effe	ct of i	ntoxication on duty and standard of care	12
	(1)	The following principles apply in connection with the effect that a person's intoxication has on the duty and standard of care that the person is owed:		
		(a)	in determining whether a duty of care arises, it is not relevant to consider the possibility or likelihood that a person may be intoxicated or that a person who is intoxicated may be exposed to increased risk because the person's capacity to exercise reasonable care and skill is impaired as a result of being intoxicated,	16 17 18 19 20 21
		(b)	a person is not owed a duty of care merely because the person is intoxicated,	22 23
		(c)	the fact that a person is or may be intoxicated does not of itself increase or otherwise affect the standard of care owed to the person.	24 25 26
	(2)	Moto Accid	section applies in place of a provision of section 74 of the <i>r</i> Accidents Act 1988 or section 138 of the Motor lents Compensation Act 1999 to the extent of any sistency between this section and the provision.	27 28 29 30
50	No	recove	ery where person intoxicated	31
	(1)	whos	section applies when it is established that the person e death, injury or damage is the subject of proceedings for ecovery of damages was at the time of the act or omission	32 33 34

Principal amendments

Schedule 1

that caused the death, injury or damage intoxicated to the extent 1 that the person's capacity to exercise reasonable care and skill 2 was impaired. 3 (2) A court is not to award damages in respect of liability to which 4 this Part applies unless satisfied that the death, injury or 5 damage to property (or some other injury or damage to 6 property) is likely to have occurred even if the person had not 7 been intoxicated. 8 (3) If the court is satisfied that the death, injury or damage to 9 property (or some other injury or damage to property) is likely 10 to have occurred even if the person had not been intoxicated, 11 it is to be presumed that the person was contributorily negligent 12 unless the court is satisfied that the person's intoxication did 13 not contribute in any way to the cause of the death, injury or 14 damage. 15 (4) When there is a presumption of contributory negligence, the 16 court must assess damages on the basis that the damages to 17 which the person would be entitled in the absence of 18 contributory negligence are to be reduced on account of 19 contributory negligence by 25% or a greater percentage 20 determined by the court to be appropriate in the circumstances 21 of the case. 22 (5) This section does not apply in a case where the court is 23 satisfied that the intoxication was not self-induced. 24 Part 7 Self-defence and recovery by criminals 25 Part applies to civil liability for death, injury or property damage 51 26 (1) This Part applies to civil liability of any kind for personal injury 27 damages (as defined in Part 2) or damage to property. 28 (2) This Part extends to any such liability even if the damages are 29 sought in an action for breach of contract or any other action. 30 (3) This Part does not apply to civil liability that is excluded from 31 the operation of this Part by section 3B. 32

Schedule 1 Principal amendments

52	No	civil liability for acts in self-defence	1
	(1)	A person does not incur a liability to which this Part applies arising from any conduct of the person carried out in self- defence, but only if the conduct to which the person was responding was unlawful.	2 3 4 5
	(2)	A person carries out conduct in self-defence if and only if the person believes the conduct is necessary:	
		(a) to defend himself or herself or another person, or	8
		(b) to prevent or terminate the unlawful deprivation of his or her liberty or the liberty of another person, or	9 10
		(c) to protect property from unlawful taking, destruction, damage or interference, or	11 12
		(d) to prevent criminal trespass to any land or premises or to remove a person committing any such criminal trespass,	13 14 15
		and the conduct is a reasonable response in the circumstances as he or she perceives them.	16 17
	(3)	This section does not apply if the person uses force that involves the intentional or reckless infliction of death only:	18 19
		(a) to protect property, or	20
		(b) to prevent criminal trespass or to remove a person committing criminal trespass.	21 22
53	Damages limitations apply even if self-defence not reasonable response		23 24
	(1)	If section 52 would operate to prevent a person incurring a liability to which this Part applies in respect of any conduct but for the fact that the conduct was not a reasonable response in the circumstances as he or she perceived them, a court is nevertheless not to award damages against the person in respect of the conduct unless the court is satisfied that:	
		(a) the circumstances of the case are exceptional, and	31
		(b) in the circumstances of the case, a failure to award damages would be harsh and unjust.	32 33

Principal amendments

	(2)		e court determines to award damages on the basis of action (1), the following limitations apply to that award:	1 2
		(a)	Part 2 (with the exception of Division 3 of that Part)	3
		(4)	applies with respect to the award of damages despite	4
			section 3B (1) (a), and	5
		(b)	no damages may be awarded for non-economic loss.	6
54	Crir	ninals	not to be awarded damages	7
	(1)		art is not to award damages in respect of liability to which Part applies if the court is satisfied that:	8 9
		(a)	the person whose death, injury or damage is the subject	10
			of the proceedings was, at the time of the incident that resulted in death, injury or damage, engaged in conduct	11 12
			that (on the balance of probabilities) constitutes a	12
			serious offence, and	14
		(b)	that conduct contributed materially to the risk of death,	15
			injury or damage.	16
	(2)		section does not apply to an award of damages against a	17
			dant if the conduct of the defendant that caused the death, y or damage concerned constitutes an offence (whether or	18 19
			serious offence).	19 20
		Note. damag	Sections 52 and 53 can apply to prevent or limit recovery of ges even though the defendant's conduct constitutes an offence.	21 22
	(3)		<i>rious offence</i> is an offence punishable by imprisonment months or more.	23 24
	(4)	This s	section does not affect the operation of the Felons (Civil	25
			eedings) Act 1981.	26
	(5)		section operates whether or not a person whose conduct	27
			eged to constitute an offence has been, will be or is	28
		capat	ble of being proceeded against or convicted of any offence	29 30
		conce		50
Part	8 (Good	I samaritans	31
55	App	olicatio	n of Part	32
	• •		Part applies to civil liability of any kind.	33
	. /			

Schedule 1 Principal amendments

	(2)	This Part does not apply to civil liability that is excluded from the operation of this Part by section 3B.	1 2
56	Wh	o is a good samaritan	3
		For the purposes of this Part, a good samaritan is a person	4
		who, in good faith and without expectation of payment or other	5
		reward, comes to the assistance of a person who is apparently injured or at risk of being injured.	6 7
57	Pro	ection of good samaritans	8
	(1)	A good samaritan does not incur any personal civil liability in	9
		respect of any act or omission done or made by the good	10
		samaritan in an emergency when assisting a person who is	11
		apparently injured or at risk of being injured.	12
	(2)	This section does not affect the vicarious liability of any other	13
		person for the acts or omissions of the good samaritan.	14
58	Exc	lusion from protection	15
	(1)	The protection from personal liability conferred by this Part	16
		does not apply if it is the good samaritan's intentional or	17
		negligent act or omission that caused the injury or risk of injury	18
		in respect of which the good samaritan first comes to the assistance of the person.	19 20
	(2)	The protection from personal liability conferred by this Part in	21
		respect of an act or omission does not apply if:	22
		(a) the ability of the good samaritan to exercise reasonable	23
		care and skill was significantly impaired by reason of	24
		the good samaritan being under the influence of alcohol	25
		or a drug voluntarily consumed (whether or not it was	26
		consumed for medication), and	27
		(b) the good samaritan failed to exercise reasonable care	28
		and skill in connection with the act or omission.	29
	(3)	This Part does not confer protection from personal liability on	30
		a person in respect of any act or omission done or made while	31
		the person is impersonating a health care or emergency	32
		services worker or a police officer or is otherwise falsely representing that the person has skills or expertise in connection	33
		with the rendering of emergency assistance.	34 35
		with the rendering of entergency assistance.	55

Principal amendments

Part 9 Volunteers				
59	Арр	plication of Part	2	
	(1)	This Part applies to civil liability of any kind, other than liability for defamation.	3 4	
	(2)	This Part does not apply to civil liability that is excluded from the operation of this Part by section 3B.	5 6	
60	Defi	initions	7	
	(1)	In this Part:	8	
		<i>community organisation</i> means any of the following that organises the doing of community work by volunteers and that is capable of being sued for damages in civil proceedings:	9 10 11	
		(a) a body corporate,	12	
		(b) a church or other religious organisation,	13	
		(c) an authority of the State.	14	
		<i>community work</i> means work that is not for private financial gain and that is done for a charitable, benevolent, philanthropic, sporting, educational or cultural purpose, and includes work declared by the regulations to be community work but does not include work declared by the regulations not to be community work.	15 16 17 18 19 20	
		organised includes directed or supervised.	21	
		<i>volunteer</i> means a person who does community work on a voluntary basis.	22 23	
		<i>work</i> includes any activity.	24	
	(2)	For the purposes of this Part:	25	
		(a) community work done by a person under an order of a court is not to be regarded as work done on a voluntary basis, and	26 27 28	
		(b) community work for which a person receives remuneration by way of reimbursement of the person's reasonable expenses in doing the work, or within limits prescribed by the regulations, is to be regarded as work done on a voluntary basis.	29 30 31 32 33	

Schedule 1 Principal amendments

	(3) A regulation declaring work to be community work may be expressed to extend to apply in respect of civil liability for an	1 2
	act or omission occurring before the commencement of the	3
	regulation, except in a case in which proceedings to recover	4
	damages for the act or omission were commenced in a court	5
	before that commencement.	6
61	Protection of volunteers	7
	A volunteer does not incur any personal civil liability in respect	8
	of any act or omission done or made by the volunteer in good	9
	faith when doing community work:	10
	(a) organised by a community organisation, or	11
	(b) as an office holder of a community organisation.	12
62	Liability not excluded for criminal acts	13
	This Part does not confer protection from personal liability on	14
	a volunteer in respect of an act or omission of the volunteer if	15
	it is established (on the balance of probabilities) that at the time	16
	of the act or omission the volunteer was engaged in conduct	17
	that constitutes an offence.	18
63	Liability of intoxicated volunteer not excluded	19
	The protection from personal liability conferred on a volunteer	20
	by this Part in connection with any community work does not	21
	apply if:	22
	(a) the ability of the volunteer to exercise reasonable care	23
	and skill when doing the work was significantly	24
	impaired by reason of the volunteer being under the	25
	influence of alcohol or a drug voluntarily consumed (whether or not it was consumed for medication), and	26
		27
	(b) the volunteer failed to exercise reasonable care and skill	28
	when doing the work.	29
64	Liability of volunteer not excluded if acting outside scope of activities or contrary to instructions	30 31
	This Part does not confer protection from personal liability on	32
	a volunteer in respect of an act or omission of a volunteer if the	33
	volunteer knew or ought reasonably to have known that he or	34
	she was acting:	35

Principal amendments

		(a) outside the scope of the activities authorised by the community organisation concerned, or	1 2
		(b) contrary to instructions given by the community organisation.	3 4
65	Liał	ility not excluded if insurance required	5
		This Part does not confer protection from personal liability on	6
		a volunteer if the liability is a liability that is required by or	7
		under a written law of the State to be insured against.	8
66	Liał	ility not excluded for motor accidents	9
		The protection from personal liability conferred on a volunteer	10
		by this Part does not apply if the liability would, but for this	11
		Part, be covered by a third-party insurance policy under the	12
		<i>Motor Accidents Compensation Act 1999</i> or be recoverable from the Nominal Defendant under that Act.	13 14
		nom de Nomma Defendant under that Act.	14
Part	10	Apologies	15
67	App	lication of Part	16
	(1)	This Part applies to civil liability of any kind.	17
	(2)	This Part does not apply to civil liability that is excluded from	18
		the operation of this Part by section 3B.	19
68	Def	nition	20
		In this Part:	21
		apology means an expression of sympathy or regret, or of a	22
		general sense of benevolence or compassion, in connection	23
		with any matter whether or not the apology admits or implies	24
		an admission of fault in connection with the matter.	25
69	Effe	ct of apology on liability	26
	(1)	An apology made by or on behalf of a person in connection	27
		with any matter alleged to have been caused by the person:	28
		(a) does not constitute an express or implied admission of	29
		fault or liability by the person in connection with that	30
		matter, and	31

Schedule 1 Principal amendments

(b)	is not relevant to the determination of fault or liability in
	connection with that matter.
Fyide	nce of an anology made by or on behalf of a person in

(2) Evidence of an apology made by or on behalf of a person in connection with any matter alleged to have been caused by the person is not admissible in any civil proceedings as evidence of the fault or liability of the person in connection with that matter.

Consequential and other amendments

Schedule 2

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Schedule 2 Consequential and other amendments (Section 3) [1] Section 3 Definitions

Omit the de	efinitior	n of <i>damages</i> . Insert instead:
	<i>damages</i> includes any form of monetary compensation but does not include:	
	(a)	any payment authorised or required to be made under a State industrial instrument, or
	(b)	any payment authorised or required to be made under a superannuation scheme, or
	(c)	any payment authorised or required to be made under an insurance policy in respect of the death of, injury to or damage suffered by the person insured under the policy.

[2] Section 3

Omit the definitions of *claimant*, *fault*, *injury* and *personal injury damages*.

[3] Sections 3A and 3B

Insert after section 3:

Provisions relating to operation of Act 3A 19 (1) A provision of this Act that gives protection from civil liability 20 does not limit the protection from liability given by another 21 provision of this Act or by another Act or law. 22 (2) This Act (except Part 2) does not prevent the parties to a 23 contract from making express provision for their rights, 24 obligations and liabilities under the contract with respect to any 25 matter to which this Act applies and does not limit or otherwise 26 affect the operation of any such express provision. 27 (3) Subsection (2) extends to any provision of this Act even if the 28

provision applies to liability in contract.

Schedule 2 Consequential and other amendments

3B Civil liability excluded from Act

- (1) The provisions of this Act do not apply to or in respect of civil liability (and awards of damages in those proceedings) as follows:
 - (a) civil liability in respect of an intentional act that is done with intent to cause injury or death or that is sexual assault or other sexual misconduct—the whole Act except Part 7 (Self-defence and recovery by criminals) in respect of civil liability in respect of an intentional act that is done with intent to cause injury or death,

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- (b) civil liability in proceedings of the kind referred to in section 11 (Claims for damages for dust diseases etc to be brought under this Act) of the *Dust Diseases Tribunal Act 1989*—the whole Act,
- (c) civil liability relating to an award to which Part 6 of the *Motor Accidents Act 1988* applies—the whole Act except the provisions that subsection (2) provides apply to motor accidents,
- (d) civil liability relating to an award to which Chapter 5 of the *Motor Accidents Compensation Act 1999* applies (including an award to and in respect of which that Chapter applies pursuant to section 121 (Application of common law damages for motor accidents to railway and other public transport accidents) of the *Transport Administration Act 1988*)—the whole Act except the provisions that subsection (2) provides apply to motor accidents,
- (e) civil liability relating to an award to which Division 3 of Part 5 of the *Workers Compensation Act 1987* applies—the whole Act,
- (f) civil liability for compensation under the Workers Compensation Act 1987, the Workers Compensation (Bush Fire, Emergency and Rescue Services) Act 1987, the Workers' Compensation (Dust Diseases) Act 1942, the Victims Support and Rehabilitation Act 1996 or the Anti-Discrimination Act 1977 or a benefit payable under the Sporting Injuries Insurance Act 1978—the whole Act.

Consequential and other amendments

[4]

	(2)	The fo	ollowing provisions apply to motor accidents:	1
		(a)	Divisions 1-4 and 8 of Part 1A (Negligence),	2
		(b)	section 15A (Damages for loss of superannuation entitlements),	3 4
		(c)	section 17A (Tariffs for damages for non-economic loss),	5 6
		(d)	Division 7 (Structured settlements) of Part 2,	7
		(e)	Part 3 (Mental harm),	8
		(f)	section 49 (Effect of intoxication on duty and standard of care),	9 10
		(g)	Part 7 (Self-defence and recovery by criminals),	11
		(h)	Part 8 (Good samaritans).	12
	(3)	liabili operat	egulations may exclude a specified class or classes of civil ty (and awards of damages in those proceedings) from the tion of all or any specified provisions of this Act. Any regulation may make transitional provision with respect to	13 14 15 16
			s for acts or omissions before the commencement of the	17 18
Sectio	ons 4	8		19
Omit	the se	ections.	Insert instead:	20
4	Mis	cellane	eous provisions	21
	(1)	Act to	bind Crown	22
			Act binds the Crown in right of New South Wales and, in	23
			as the legislative power of the Parliament of New South	24
		Wales	s permits, the Crown in all its other capacities.	25
	(2)	Regul		26
			Governor may make regulations, not inconsistent with this	27
			for or with respect to any matter that by this Act is red or permitted to be prescribed or that is necessary or	28 29
			enient to be prescribed for carrying out or giving effect to	29 30
		this A		31
	(3)	Notes		32
	(-)		included in this Act do not form part of this Act.	33

Schedule 2	Consequential and other amendments
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		(4)	Savings and transitional provisions Schedule 1 has effect.	1 2
[5]	Section	ons 9	–11	3
	Omit	the se	ections. Insert instead:	4
	11	Defi	initions	5
			In this Part:	6
			<i>injury</i> means personal injury and includes the following:	7
			(a) pre-natal injury,	8
			(b) impairment of a person's physical or mental condition,	9
			(c) disease.	10
			<i>personal injury damages</i> means damages that relate to the death of or injury to a person.	11 12
	11A	Арр	lication of Part	13
		(1)	This Part applies to and in respect of an award of personal injury damages, except an award that is excluded from the operation of this Part by section 3B.	14 15 16
		(2)	This Part applies regardless of whether the claim for the damages is brought in tort, in contract, under statute or otherwise.	17 18 19
		(3)	A court cannot award damages, or interest on damages, contrary to this Part.	20 21
[6]	Section	on 14	Damages for future economic loss—discount rate	22
			nomic loss that is referable to the future" from section 14 (1). ad "future economic loss of any kind".	23 24
[7]	Section	on 16	Determination of damages for non-economic loss	25
	Omit	"to a	claimant" and "of the claimant" wherever occurring.	26

Consequential and other amendments

[8]	Section 17 Indexation of maximum amount relating to non-economic loss	1 2	
	Insert after section 17 (5):	3	
	(6) A declaration made or published in the Gazette after 1 October	4	
	in a year and specifying a date that is before the date it is made	5	
	or published as the date from which the amount declared by the order is to apply has effect as from that specified date.	6 7	
[9]	Part 2, Division 4, heading	8	
	Omit the heading. Insert instead:	9	
	Division 4 Interest on damages	10	
[10]	Part 2, Division 5, heading	11	
	Insert before section 19:	12	
	Division 5 Third party contributions	13	
[11]	Section 20 Contributory negligence—claims under the Compensation to Relatives Act 1897	14 15	
	Omit the section.	16	
[12]	Part 2, Division 6	17	
	Omit section 21. Insert instead:		
	Division 6 Exemplary and similar damages	19	
	21 Limitation on exemplary, punitive and aggravated damages	20	
	In an action for the award of personal injury damages where the	21	
	act or omission that caused the injury or death was negligence,	22	
	a court cannot award exemplary or punitive damages or damages in the nature of aggravated damages.	23 24	

Schedule 2	Consequential and other amendments
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[13]	Schedu	ule 1 Savings and transitional provisions	1
	Insert a	t the end of clause 1 (1):	2
		Civil Liability Amendment (Personal Responsibility) Act 2002	3
[14]	Schedu	ule 1	4
	Insert a	t the end of the Schedule:	5
	Part 3	3 Provisions consequent on enactment of Civil Liability Amendment (Personal Responsibility) Act 2002	6 7 8
	5	Definition	9
		In this Part:	10
		2002 amending Act means the Civil Liability Amendment (Personal Responsibility) Act 2002.	11 12
	6	Application of amendments	13
		 The amendments to this Act made by the 2002 amending Act extend to civil liability arising before the commencement of the amendments, but do not apply to or in respect of proceedings commenced in a court before that commencement. 	14 15 16 17
		(2) Despite subclause (1), the following provisions of this Act (as inserted by the 2002 amending Act) apply to and in respect of proceedings commenced in a court on or after 3 September 2002 (except in respect of a decision of the court made before the commencement of this clause):	18 19 20 21 22
		(a) Part 7 (Self-defence and recovery by criminals),	23
		(b) section 30 (Limitation on recovery for pure mental harm arising from shock).	24 25
	7	Motor accident amendments	26
		 Section 77 of the <i>Motor Accidents Act 1988</i> and section 141 of the <i>Motor Accidents Compensation Act 1999</i> apply to and in respect of proceedings commenced in a court before 3 September 2002 as if they had not been repealed. 	27 28 29 30

Consequential and other amendments

	(2)	the <i>M</i> respectively.	on 75 of the <i>Motor Accidents Act 1988</i> and section 139 of <i>Notor Accidents Compensation Act 1999</i> apply to and in ct of proceedings commenced in a court before the nencement of section 5T as if they had not been repealed.	1 2 3 4
8	Rep Ass		of section 109ZJ Environmental Planning and ent Act 1979	5 6
	(1)	Act 1 amen	on 109ZJ of the <i>Environmental Planning and Assessment</i> 979 continues to apply (despite its repeal by the 2002 ding Act) to and in respect of an award of damages in a ing action or subdivision action commenced before that l.	7 8 9 10 11
	(2)		(Proportionate liability) of this Act does not apply to or pect of:	12 13
		(a)	a claim in a building action or subdivision action referred to in subclause (1), or	14 15
		(b)	any development that is excluded from the operation of Part 4C of the <i>Environmental Planning and Assessment</i> <i>Act 1979</i> by the operation of clause 34 of the <i>Environmental Planning and Assessment (Savings and</i> <i>Transitional) Regulation 1998.</i>	16 17 18 19 20
9	Repeal of Part 4 of Health Care Liability Act 2001			21
		the 2	epeal of Part 4 of the <i>Health Care Liability Act 2001</i> by 2002 amending Act does not affect proceedings nenced in a court before the repeal of that Part.	22 23 24
10	Оре	eration	of amendment to section 14	25
		loss-	mendment of section 14 (Damages for future economic -discount rate) by the 2002 amending Act is taken to have henced on 20 March 2002.	26 27 28
11	Law	Refor	m (Miscellaneous Provisions) Act 1944	29
		contir liabili	of the <i>Law Reform (Miscellaneous Provisions) Act 1944</i> nues to apply despite its repeal to and in respect of civil ty that is excluded from the operation of Part 3 of this Act ction 3B.	30 31 32 33

[15]	Schedule 2 Amendment of Acts		
	Omit the Schedule.	2	

Repeals

Schedule 3

Schedule 3 Repeals

(Section 4 (1))

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2

Part 3 of the Law Reform (Miscellaneous Provisions) Act 1944	3
section 7 of the Law Reform (Miscellaneous Provisions) Act 1965	4
section 9 of the Law Reform (Vicarious Liability) Act 1983	5
Statutory Duties (Contributory Negligence) Act 1945	6

Sch	edule 4 Amendment of other Acts	1		
	(Section 4 (2))	2		
4.1	Dust Diseases Tribunal Act 1989 No 63	3		
	Section 12A No limitation period	4		
	Omit section 12A (3) (a). Insert instead:	5		
	 (a) sections 14, 18A, 60C and 60G of, Division 6 of Part 2 of, and Schedule 5 to, the <i>Limitation Act 1969</i> do not prevent the bringing or maintenance of any such proceedings before the Tribunal, and 	6 7 8 9		
4.2	Environmental Planning and Assessment Act 1979 No 203	10		
	Section 109ZJ Apportionment of liability	11		
	Omit the section.			
4.3	Fair Trading Act 1987 No 68	13		
[1]	Section 68 Actions for damages	14		
	Insert after section 68 (1):			
	(1A) A reference to loss or damage in subsection (1) does not, if the loss or damage arises from a contravention of Part 5 (section 43 excepted), include a reference to:	16 17 18		
	(a) the death of a person, or	19		
	 (b) personal injury to a person (including any pre-natal injury, any impairment of the person's physical or mental condition and any disease). 	20 21 22		

Amendment of other Acts

[2]	Section 72 Other orders		
	Insert before section 72 (1):		
	(1A) A reference in this section to loss or damage does not, if the loss or damage arises from a contravention of Part 5 (section 43 excepted), include a reference to:		
	(a) the death of a person, or	6	
	(b) personal injury to a person (including any pre-natal injury, any impairment of the person's physical or mental condition and any disease).	7 8 9	
[3]	Schedule 1 Paramount legislation	10	
	Insert in alphabetical order:	11	
	Civil Liability Act 2002	12	
4.4	Health Care Liability Act 2001 No 42	13	
	Part 4 Provision of emergency health care—protection from liability	14	
	Omit the Part.	15	
4.5	Legal Profession Act 1987 No 109	16	
	Section 198C Interpretation and application	17	
	Omit the definition of <i>personal injury damages</i> from section 198C (1). Insert instead:	18 19	
	<i>personal injury damages</i> has the same meaning as in Part 2 of the <i>Civil Liability Act 2002</i> .	20 21	

Schedule 4 Amendment of other

4.6	Limitation Act 1969 No 31	1		
[1]	Section 11A	2		
	Insert after section 11:	3		
	11A Notes	4		
	Notes included in this Act do not form part of this Act.	5		
[2]	Section 18A Personal injury	6		
	Insert at the end of section 18A (1) (b):	7		
	, or	8		
	(c) a cause of action to which Division 6 applies.	9		
[3]	Section 18A (1)	10		
	Insert after section 18A (1):			
	Note. Division 6 provides for the limitation period for non-motor accident actions for death or personal injury resulting from an incident that occurs on or after the commencement of that Division.	12 13 14		
[4]	Section 19 Compensation to relatives	15		
	Insert at the end of section 19:			
	(2) This section does not apply in respect of a cause of action to which Division 6 applies.	17 18		
	Note. Division 6 provides for the limitation period for causes of action for non-motor accident actions for death or personal injury resulting from an incident that occurs on or after the commencement of that Division.	19 20 21		

Amendment of other Acts

[5]	Part 2	, Divisi	on 6	1
	Insert after Division 5 of Part 2:			2
	Divis	ion 6	Personal injury actions	3
	50A	Applie	cation of Division—kinds of causes of action	4
		r	This Division applies to a cause of action for damages that elate to the death of or personal injury to a person, regardless of whether the claim for the damages is brought in tort, in contract, under statute or otherwise.	5 6 7 8
		C V C	This Division applies only to causes of action where the act or omission alleged to have resulted in the injury or death with which the claim is concerned occurs on or after the commencement of this Division (as inserted by the <i>Civil</i> <i>Liability Amendment (Personal Responsibility) Act 2002)</i> .	9 10 11 12 13
			This Division does not apply to a cause of action on a claim under the <i>Motor Accidents Compensation Act 1999</i> .	14 15
		(4) 7	This section extends to a cause of action that:	16
		(a) is a survivor action, or	17
		(b) is a compensation to relatives action.	18
	50B	Defini	tions	19
		Ι	n this Division:	20
			<i>compensation to relatives action</i> means a cause of action that arises under the <i>Compensation to Relatives Act 1897</i> .	21 22
		Ċ	<i>urvivor action</i> means a cause of action that survives on the leath of a person for the benefit of the person's estate under section 2 of the <i>Law Reform (Miscellaneous Provisions)</i> <i>Act 1944.</i>	23 24 25 26
	50C	Limita	ation period for personal injury actions	27
		i l	An action on a cause of action to which this Division applies s not maintainable if brought after the expiration of a imitation period of whichever of the following periods is the irst to expire:	28 29 30 31

(a) the *3 year post discoverability limitation period*, which is the period of 3 years running from and including the date on which the cause of action is discoverable by the plaintiff,

(b) the *12 year long-stop limitation period*, which is the period of 12 years running from the time of the act or omission alleged to have resulted in the injury or death with which the claim is concerned.

Note. The 12 year long-stop limitation period can be extended by a court under Division 4 of Part 3.

- (2) For the purposes of the application of the 3 year post discoverability limitation period to a survivor action, the cause of action is taken to be discoverable by the plaintiff at whichever is the earliest of the following times:
 - (a) the date on which the cause of action is discoverable by the deceased if the cause of action is discoverable by the deceased more than 3 years before the death of the deceased,
 - (b) the appointment of the plaintiff as the deceased's personal representative if the cause of action is discoverable by the plaintiff at or before the time of that appointment,
 - (c) the date on which the cause of action is discoverable by the plaintiff if the cause of action is discoverable by the plaintiff after the appointment of the plaintiff as the deceased's personal representative.
- (3) For the purposes of a compensation to relatives action, the 12 year long-stop limitation period runs from the death of the deceased.

50D Date cause of action is discoverable

- (1) For the purposes of this Division, a cause of action is *discoverable* by a person on the first date that the person knows or ought to know of each of the following facts:
 - (a) the fact that the injury or death concerned has occurred,
 - (b) the fact that the injury or death was caused by the fault of the defendant,

Amendment of other Acts

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	(c)	in the case of injury, the fact that the injury was sufficiently serious to justify the bringing of an action on the cause of action.	1 2 3	
(2)	wou	A person <i>ought to know</i> of a fact at a particular time if the fact would have been ascertained by the person had the person taken all reasonable steps before that time to ascertain the fact.		
(3)	a cou	In determining what a person knows or ought to have known, a court may have regard to the conduct and statements, oral or in writing, of the person.		
(4)		emove doubt, a compensation to relatives action is not overable before the date of death of the deceased.	10 11	
Sp	ecial li	mitation period for minors injured by close relatives	12	
(1)	perso omis caus pare	If a cause of action is founded on the death of or injury to a person (<i>the victim</i>) who was a minor at the time of the act or omission alleged to have resulted in that death or injury and the cause of action is against a person who at that time was a parent or guardian of the victim or a close associate of a parent or guardian of the victim:		
	(a)	the cause of action is for the purposes of this Division discoverable by the victim when the victim turns 25 years of age or when the cause of action is actually discoverable by the victim, whichever is the later, and	19 20 21 22	
	(b)	the 12 year long-stop limitation period for the cause of action is a period of 12 years running from when the victim turns 25 years of age.	23 24 25	
(2)	victi	erson is a <i>close associate</i> of a parent or guardian of the m if the person is a person whose relationship with the nt or guardian is such that:	26 27 28	
	(a)	the parent or guardian might be influenced by the person not to bring a claim on behalf of the victim against the person, or	29 30 31	
	(b)	the victim might be unwilling to disclose to the parent or guardian the conduct or events in respect of which the cause of action is founded.	32 33 34	

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	(3)	period	victim dies before turning 25 years of age, the limitation d applicable to a survivor action that survives on the death victim is to be determined as if references in this section	1 2 3		
			en the victim turns 25 years of age were references to the of the victim.	4 5		
50F	Effe	ct of d	isability on limitation period	6		
	(1)	If a person has a cause of action for which a limitation period has commenced to run and the person is under a disability, the running of the limitation period is suspended for the duration of the disability.				
	(2)	A per	son is <i>under a disability</i> while the person:	11		
		(a)	is a minor, but not while the minor has a capable parent or guardian, or	12 13		
		(b)	is an incapacitated person for a continuous period of 28 days or more, but not while the person is a protected person.	14 15 16		
	(3)	person under a capa incapa	termining when a cause of action is discoverable by a n who is a minor, or an incapacitated person, who is not a disability, facts that are known or ought to be known by able parent or guardian of the minor or the guardian of the acitated person are taken to be facts that are known or to be known by the minor or incapacitated person.	17 18 19 20 21 22		
	(4)	In this	s section:	23		
		a pare	ble parent or guardian of a minor means a person who is ent or guardian of the minor and who is not under a ility (as referred to in subsection (2)).	24 25 26		
		of the Minis	<i>lian</i> of a minor includes a person who under a written law e State is exercising the parental responsibilities of the ter under the <i>Children and Young Persons (Care and</i> <i>ction) Act 1998</i> for the minor.	27 28 29 30		
		substa in rela	acitated person means a person who is incapable of, or antially impeded in, the management of his or her affairs ation to the cause of action in respect of the limitation d for which the question arises, by reason of: any disease or any impairment of his or her physical or mental condition, or	31 32 33 34 35 36		
			- ···· ·	50		

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	(b)	restraint of his or her person, lawful or unlawful, including detention or custody under the <i>Mental Health Act 1990</i> , or	1 2 3
	(c)	war or warlike operations or circumstances arising out of war or warlike operations.	4
	protec	eted person means:	6
	(a)	a person in respect of whose person another person is guardian, whether under the <i>Guardianship Act 1987</i> or any other Act or law, or	7 8 9
	(b)	a person in respect of whom an order is in force under the <i>Protected Estates Act 1983</i> or the <i>Guardianship</i> <i>Act 1987</i> that the estate (or any part of the estate) of the person be subject to management under the <i>Protected</i> <i>Estates Act 1983</i> .	10 11 12 13 14
(5)		ns 52 (Disability) and 53 (Notice to proceed) do not to a cause of action to which this Division applies.	15 16
Part 3, Divi	sion 3,	heading	17
Omit the he	eading.	Insert instead:	18
Division 3	3	Personal injury cases arising before 2002 amendments	19 20
Section 60	A Purp	ose of this Subdivision	21
Insert at the end of section 60A:			22
		Subdivision does not apply to a cause of action to which on 6 of Part 2 applies.	23 24
Section 60	B Subo	division applies only to new causes of action	25
Insert at the	e end of	f section 60B:	26
		Subdivision does not apply to a cause of action to which on 6 of Part 2 applies.	27 28

Schedule 4 Amendment of other Acts

[9]	Part 3	B, Div	ision 4	1
	Insert	after	Division 3 of Part 3:	2
	Divis	sion 4	4 Personal injury cases arising after 2002 amendments	3 4
	62A	Exte	ension of 12 year long-stop limitation period	5
		(1)	A person claiming to have a cause of action to which Division 6 of Part 2 applies may apply to a court for the extension of the 12 year long-stop limitation period applicable to the cause of action under that Division.	6 7 8 9
		(2)	The court is to hear such of the persons likely to be affected by the application as it sees fit and may, if it decides that it is just and reasonable to do so, order the extension of the 12 year long-stop limitation period applicable to the cause of action for such period as the court determines, but not so as to extend that period beyond the period of 3 years after the date on which the cause of action is discoverable (within the meaning of Division 6 of Part 2) by the plaintiff.	10 11 12 13 14 15 16 17
		(3)	 If a court orders the extension of the 12 year long-stop limitation period for a cause of action under this section, that limitation period is accordingly extended for the purposes of: (a) an action brought by the applicant in that court on the cause of action that the applicant claims to have, and (b) section 26 (1) (b) in relation to any associated action for contribution under section 5 (1) of the <i>Law Reform (Miscellaneous Provisions) Act 1946</i> brought by the person against whom that cause of action lies. 	18 19 20 21 22 23 24 25 26
		(4)	The court may, in an order under this section in relation to a cause of action arising under the <i>Compensation to Relatives Act 1897</i> , exclude any beneficiary or class of beneficiaries from the operation of the order, if it decides that it is just and reasonable to do so.	27 28 29 30 31
		(5)	If a court excludes a beneficiary or class of beneficiaries from the operation of an order under this section, the beneficiary or beneficiaries are to be treated as not being entitled to damages	32 33 34

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in any action on a cause of action arising under the 1 Compensation to Relatives Act 1897 brought as a consequence 2 of the making of the order. 3 62B Matters to be considered in determining application for extension 4 of 12 year long-stop limitation period 5 (1) In exercising the powers conferred on it by section 62A, a 6 court is to have regard to all the circumstances of the case, and 7 (without affecting the generality of the foregoing), the court is, 8 to the extent that they are relevant to the circumstances of the 9 case, to have regard to the following: 10 (a) the length of and reasons for the delay, 11 (b) the extent to which, having regard to the delay, there is 12 or may be prejudice to the defendant by reason that 13 evidence that would have been available if the 14 proceedings had been commenced within the limitation 15 period is no longer available, 16 (c) the nature and extent of the plaintiff's injury or loss, 17 any conduct of the defendant that induced the plaintiff (d) 18 to delay bringing the action, 19 the steps (if any) taken by the plaintiff to obtain (e) 20 medical, legal or other expert advice and the nature of 21 any such advice the plaintiff may have received, 22 the time when the cause of action was discoverable (f) 23 (within the meaning of Division 6 of Part 2) by the 24 plaintiff. 25 (2) In the application of this section in respect of a cause of action 26 that has survived on the death of a person for the benefit of the 27 person's estate under section 2 of the Law Reform 28 (Miscellaneous Provisions) Act 1944, references in 29 subsection (1) to the plaintiff include references to the deceased 30 and the applicant, or any of them, as appropriate in the 31 circumstances. 32 (3) In the application of this section in respect of a cause of action 33 arising under the Compensation to Relatives Act 1897. 34 references in subsection (1) to the plaintiff include references 35

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to the deceased, the personal representative of the deceased, and the beneficiaries, or any of them, as appropriate in the circumstances.

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62C Special provisions for compensation to relatives action

- (1) If a cause of action arises under the *Compensation to Relatives Act 1897* (or would arise under that Act but for the expiration as against the deceased of a limitation period) and the cause of action of the deceased was not discoverable (within the meaning of Division 6 of Part 2) by the deceased before the death of the deceased, the court may (in addition to an order under section 62A) order that the expiration as against the deceased of a limitation period for the cause of action by the deceased has no effect in relation to an action brought by the applicant in that court on the cause of action claimed by the applicant.
- (2) If such an order is made and the person against whom the claimed cause of action lies brings an action for contribution under section 5 (1) of the *Law Reform (Miscellaneous Provisions) Act 1946*, the expiration as against the deceased of a limitation period for the deceased's action has no effect in relation to the action for contribution.

62D Extension of limitation period where irrational failure to bring action for minor

- (1) A person claiming to have a cause of action to which Division 6 of Part 2 applies who was a minor at the time of the act or omission alleged to have resulted in the injury or death with which the cause of action is concerned may apply to a court for the extension of a limitation period applicable to the cause of action on the basis that the failure to bring an action founded on the cause of action within that limitation period is attributable to an irrational decision by a parent or guardian of the person made after the cause of action is discoverable (within the meaning of Division 6 of Part 2) by the parent or guardian.
- (2) If it appears to the court that:
 - (a) the limitation period applicable to the cause of action expired before or within 1 year after the applicant reached 18 years of age, and

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	(b)	the failure to bring an action on the cause of action	1
		within that limitation period is attributable to an	2
		irrational decision by a parent or guardian of the	3
		applicant made while the applicant was a minor, and	4
	(c)	there is evidence to establish the cause of action, apart	5
		from any defence founded on the expiration of a	6
		limitation period,	7
		ourt may order that the limitation period for the cause of	8
		n be extended so that it expires at the end of one year after	9
	the n	naking of the court's order.	10
(3)		court orders the extension of a limitation period for a cause	11
		uction under this section, that limitation period is	12
	acco	rdingly extended for the purposes of:	13
	(a)	an action brought by the applicant in that court on the	14
		cause of action that the applicant claims to have, and	15
	(b)	section 26 (1) (b) in relation to any associated action for	16
		contribution under section 5 (1) of the Law Reform	17
		(Miscellaneous Provisions) Act 1946 brought by the	18
		person against whom that cause of action lies.	19
Cos	sts		20
	With	out affecting any discretion that a court has in relation to	21
		a, a court hearing an action brought as a result of an order	22
		r this Division may reduce the costs otherwise payable to	23
		ccessful plaintiff, on account of the expense to which the	24
		and that has been put because the action was commenced	25
	outsi	de the original limitation period.	26
Effe	ect of	expiry of limitation period prior to extension	27
(1)	App	lications and orders may be made under this Division as if	28
	Divi	sion 1 of Part 4 had never been in force.	29
(2)	An c	order under this Division in respect of a limitation period,	30
		an application for such an order, may be made under this	31
	Divis	sion even though the limitation period has already expired.	32
(3)	If a	limitation period that has expired is extended by order	33
		r this Division, that expiration of the limitation period has	34
	no et	ffect for the purposes of this Act.	35

Schedule 4	Amendment of other Acts
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4.7	Motor Accidents Act 1988 No 102	1
[1]	Section 75 Contributory negligence—claims under the Compensation to Relatives Act 1897	2 3
	Omit the section.	4
[2]	Section 77 Damages for psychological or psychiatric injury	5
	Omit the section.	6
4.8	Motor Accidents Compensation Act 1999 No 41	7
[1]	Section 139 Contributory negligence—claims under the Compensation to Relatives Act 1897	8 9
	Omit the section.	10
[2]	Section 141 Damages for psychological or psychiatric injury	11
	Omit the section.	12
4.9	State Emergency and Rescue Management Act 1989 No 165	13
	Section 59	14
	Omit the section. Insert instead:	15
	59 Liability for actions of members of rescue units and volunteers	16
	(1) Anything done or omitted to be done by an accredited rescue unit or by a person as a member of an accredited rescue unit or authorised volunteer does not, if done or omitted in good faith in connection with a rescue operation or otherwise in response to an emergency, subject the accredited rescue unit, the person or any other person to any action, liability, claim or demand.	17 18 19 20 21 22

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(2)	Anything done or omitted to be done by a casual volunteer does not, if done or omitted in good faith in connection with a rescue operation or otherwise in response to an emergency, subject the volunteer personally to any action, liability, claim or demand.	1 2 3 4 5	
(3)	In this section:	6	
	accredited rescue unit includes:	7	
	(a) a rescue unit (within the meaning of Division 4) engaged in surf life-saving, and	8 9	
	(b) any organisation or agency (other than a government agency) that manages or controls an accredited rescue unit.	10 11 12	
	<i>authorised volunteer</i> means a person who assists an accredited rescue unit in carrying out a rescue operation with the consent of the person in charge of the rescue operation.		
	<i>casual volunteer</i> means a person who assists, on his or her own initiative, in a rescue operation or otherwise in response to an emergency in circumstances in which the assistance was reasonably given.		