

#### New South Wales

# Stronger Communities Legislation Amendment (Courts and Civil) Bill 2020

### **Explanatory note**

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

#### Overview of Bill

The object of this Bill is to amend various Acts and regulations relating to courts and other matters in the Communities and Justice portfolio, including as follows—

- (a) to extend obligations relating to the reporting of conduct to the Children's Guardian (for example, allegations of sexual assault against a child) to third parties who provide services to children on behalf of entities that are already subject to those reporting requirements,
- (b) to extend the definition of *contractor* for the purposes of the reportable conduct scheme under the *Children's Guardian Act 2019* to include an employee of, or a volunteer for, a third party employer,
- (c) to extend the definition of *employee* for the purposes of the reportable conduct scheme to an individual who is the head of a third party employer in certain circumstances,
- (d) to enable the transfer of existing functions and powers of the Children's Guardian under the *Children and Young Persons (Care and Protection) Act 1998* and the *Adoption Act 2000* to the *Children's Guardian Act 2019* and the regulations under that Act, including by—
  - (i) providing for the Children's Guardian to register and accredit agencies providing out-of-home care and to maintain relevant registers, and
  - (ii) providing for the accreditation of accredited adoption service providers, and
  - (iii) providing for conditions on an employer's authority, including a condition to comply with a Code of Practice relating to child employment, and for appropriate exemptions from the requirement to hold an authority,

- (e) to provide for the surrender of a designated agency's accreditation and the withdrawal of an application for accreditation as a designated agency,
- (f) to provide that the unauthorised sharing or transmission of an authorised recording of court proceedings is an offence in the same manner as it is an offence to make and transmit an unauthorised recording of court proceedings,
- (g) to provide that a person who applies for employment with the Office of the Sheriff must disclose spent convictions consistent with disclosures for employment with Corrective Services and the Police,
- (h) to provide that unclaimed money held by the District Court is managed consistently with fines and fees paid into the Court,
- (i) to transfer provisions that enable electronic witnessing and attestation of certain documents from the *Electronic Transactions Regulation 2017* to the *Electronic Transactions Act 2000* as a pilot scheme,
- (j) to transfer certain provisions relating to the administration of deceased estates from the *Imperial Acts Application Act 1969* to the *Probate and Administration Act 1898*,
- (k) to provide that certain procedural functions of the Conduct Division of the Judicial Commission of NSW can be exercised by the Chairperson alone rather than 3 members of the Division together,
- (l) to allow for the suspension of a judicial officer whose ability to perform the functions of the office is impaired,
- (m) to provide for the Legal Services Commissioner to delegate certain of the Commissioner's powers to the Bar Council or the Law Society Council,
- (n) to put beyond doubt the validity of costs assessments undertaken by the Manager, Costs Assessment, prior to 17 February 2020,
- (o) to provide that the NSW Trustee may meet liabilities incurred in exercising official functions from either money appropriated from the Consolidated Fund or from the NSW Trustee and Guardian's Reserve Fund,
- (p) to provide for federal judicial officers to witness statutory declarations in the same manner as state judicial officers,
- (q) to provide for appeals and reviews arising from the decisions of former judges to be assigned to the Court of Appeal,
- (r) to bring NSW into line with other jurisdictions by allowing the Supreme Court to vary or revoke a trust where that is in the interests of the beneficiaries and fulfils the purpose of the trust.

## 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.

Clause 3 provides that explanatory notes do not form part of the proposed Act.

Clause 4 provides for the repeal of the Courts Legislation Amendment Act 2004.

#### Schedule 1 Amendments

Schedule 1 amends the following instruments—

- (a) Children's Guardian Act 2019,
- (b) Court Security Act 2005,
- (c) Criminal Records Act 1991,
- (d) District Court Act 1973,

- (e) Electronic Transactions Act 2000,
- (f) Electronic Transactions Regulation 2017,
- (g) Imperial Acts Application Act 1969,
- (h) Judicial Officers Act 1986,
- (i) Legal Profession Uniform Law Application Act 2014,
- (j) NSW Trustee and Guardian Act 2009,
- (k) Oaths Act 1900,
- (1) Probate and Administration Act 1898,
- (m) Supreme Court Act 1970,
- (n) Trustee Act 1925.

The amendments to each instrument are explained in detail in the explanatory note relating to the instrument concerned set out in Schedule 1.



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# Stronger Communities Legislation Amendment (Courts and Civil) Bill 2020

No , 2020

#### A Bill for

An Act to amend various Acts and regulations relating to courts and to other Communities and Justice portfolio matters.

The	Legisl	ature of New South Wales enacts—	1			
1	1 Name of Act					
		This Act is the Stronger Communities Legislation Amendment (Courts and Civil) Act 2020.	3			
2	Com	mencement	5			
	(1)	This Act commences on the date of assent to this Act except as provided for in subsection (2).	6			
	(2)	Schedule 1.1[11]–[20] commences on the expiry of Schedule 4, clause 2 to the <i>Children's Guardian Act 2019</i> .	3			
3	Expl	anatory notes	10			
		The matter appearing under the heading "Explanatory note" in Schedule 1 does not form part of this Act.	11 12			
4	Repe	eal	13			
		The Courts Legislation Amendment Act 2004 is repealed.	14			

Sch	nedule 1 Amendments	1						
1.1	Children's Guardian Act 2019 No 25	2						
[1]	Section 10 Definitions							
	Insert at the end of the definition of <i>contractor</i> —							
	, and	5						
	(c) an employee of, or volunteer for, a third party employer.	6						
[2]	Section 10, definition of "third party employer"	7						
	Insert in alphabetical order—	8						
	<b>third party employer</b> means a person, other than a relevant entity, who engages another person to provide services to children on behalf of a relevant entity, including as a contractor.	9 10 11						
[3]	Section 16 Meaning of "employee"	12						
	Insert "employer" after "third party" wherever occurring in section 16(1)(a) and (b).	13						
[4]	Section 16(1)(a)(iv)	14						
	Insert at the end of the paragraph—	15						
	or	16						
	(v) if an individual is the head of a third party employer contracted to provide services to children on behalf of a Schedule 1 entity and the individual holds, or is required to hold, a working with children check clearance—the individual,	17 18 19 20						
[5]	Section 16(1)(b)(v)	21						
	Insert after section 16(1)(b)(iv)—	22						
	(v) if an individual is the head of a third party employer contracted to provide services to children on behalf of a public authority and the individual holds, or is required to hold, a working with children check clearance—the individual,	23 24 25 26						
[6]	Section 16(1), example	27						
	Insert at the end of section 16(1)—	28						
	<b>Example for paragraph (b)(iv)—</b> a dance teacher is employed as a contractor by a dance school. The dance school leases the dance school premises from a local council and is conducting dance classes on behalf of the council. As the dance teacher teaches children, the dance teacher is required to hold a working with children check clearance. The dance teacher is taken to be an employee of the local council for the purposes of this Part.	29 30 31 32 33 34						
[7]	Section 27 Who must give report of reportable allegation or conviction	35						
	Insert "or a third party employer," after "employee of the relevant entity" wherever occurring in section 27(2) and (3).	36 37						
[8]	Section 63 Retribution by employer	38						
	Omit "Ombudsman" wherever occurring in section 63(3)(a) and (c).	39						
	Insert instead "Children's Guardian".	40						

[9]	Section 72, heading				
	Omi	t the he	eading	g. Insert instead—	2
	72	Desi	gnate	d agencies—general	3
[10]	Sect	ion 72	(3)–(6		4
	Inse	t after	sectio	on 72(2)—	5
		(3)	Also	o, the regulations may make provision for the following—	6
			(a)	the surrender of a designated agency's accreditation,	7
			(b)	the withdrawal of an application for accreditation.	8
		(4)	nece chile	Children's Guardian may, if in the Children's Guardian's opinion it is essary to protect the safety, welfare or wellbeing of a child or class of dren, decide the date on which the surrender of a designated agency's editation takes effect.	9 10 11 12
		(5)	after	date decided by the Children's Guardian must be no more than 6 months the designated agency notifies the Children's Guardian of the agency's nation to surrender its accreditation.	13 14 15
		(6)	The	regulations may—	16
			(a)	treat a designated agency's failure to renew its accreditation as the surrender of the agency's accreditation, and	17 18
			(b)	make savings and transitional provisions to provide for the accreditation to remain in force until the surrender takes effect.	19 20
[11]	Part	5 Out	-of-ho	me care matters regulated by Children's Guardian	21
	Inse	t after	Divisi	ion 2—	22
	Division 2A			Accreditation of designated agencies	23
	80A	A Conditions		s of accreditation	24
				esignated agency's accreditation is subject to a condition prescribed by the lations—	25 26
			(a)	for all designated agencies, or	27
			(b)	for a class of designated agency to which the agency belongs.	28
	80B	Con	dition: editat	s imposed by Children's Guardian on accreditation and process of ion	29 30
		(1)	The	Children's Guardian may impose a condition on—	31
			(a)	the accreditation of a designated agency, or	32
			(b)	the process of accreditation of a designated agency.	33
		(2)		Children's Guardian may vary or revoke a condition imposed under ection (1).	34 35
		(3)	gove Min	he designated agency is a government sector agency or part of a ternment sector agency, the Children's Guardian must report to the sister on the need for a condition before imposing the condition under section (1)(a).	36 37 38 39
		(4)	this	e Children's Guardian decides to impose, vary or revoke a condition under section, the Children's Guardian must give the designated agency written ce of the decision, including—	40 41 42

		(a)	the condition to be imposed, varied or revoked, and	1				
		(b)	the reason for the decision, and	2				
		(c)	the way the agency may apply for a review of the decision.	3				
	(5)	The o	decision takes effect on—	4				
		(a)	the date stated in the notice, or	5				
		(b)	if no date is stated in the notice—the day the notice is given to the agency.	6 7				
80C	Shor	tening	g, suspension and cancellation of accreditation	8				
	(1)	The Children's Guardian may, by written notice given to a designated agency—						
		(a)	shorten the agency's accreditation period to a date stated in the notice, or	11 12				
		(b)	suspend the agency's accreditation—	13				
			(i) for a period stated in the notice, or	14				
			(ii) until a specified matter stated in the notice has been completed, or	15				
		(c)	cancel the agency's accreditation from a date stated in the notice.	16				
	(2)	desig	Children's Guardian may give a notice under subsection (1) to a gnated agency only if the Children's Guardian is satisfied of one or more e following—	17 18 19				
		(a)	the agency made a statement or gave information in connection with the administration of this Act or the <i>Children and Young Persons (Care and Protection) Act 1998</i> that the agency knew to be false or misleading in a material particular,	20 21 22 23				
		(b)	the principal officer of the agency made a statement or gave information in connection with the administration of this Act or the <i>Children and Young Persons (Care and Protection) Act 1998</i> that the principal officer knew to be false or misleading in a material particular,	24 25 26 27				
		(c)	the agency failed to comply with—	28				
		( )	(i) a condition of accreditation prescribed by the regulations, or	29				
			(ii) a condition imposed by the Children's Guardian under section 80B(1)(a),	30 31				
		(d)	the agency failed to comply with a requirement or prohibition imposed on the agency under this Act or the <i>Children and Young Persons (Care and Protection) Act 1998</i> ,	32 33 34				
		(e)	the principal officer of the agency failed to comply with a requirement or prohibition imposed on the principal officer under this Act or the <i>Children and Young Persons (Care and Protection) Act 1998</i> ,	35 36 37				
		(f)	the agency failed, while the agency had been accredited for less than 12 months, to substantially satisfy the accreditation criteria that applied to the agency for its application for accreditation,	38 39 40				
		(g)	the agency failed, after the agency had been accredited for at least 12 months, to satisfy the accreditation criteria that applied to the agency for the agency's application for accreditation,	41 42 43				
		(h)	any other ground prescribed by the regulations.	44				
	(3)		rever, the Children's Guardian must not take action under subsection (1) e Children's Guardian is satisfied the designated agency failed to comply	45 46 47				

	(a) a condition of accreditation that relates solely to the provision, arrangement or supervision of voluntary out-of-home care, other than a condition prohibiting the agency from providing, arranging or supervising voluntary out-of-home care, or	1 2 3 4
	(b) any other requirement or prohibition imposed on the agency under this Act that relates solely to the provision, arrangement or supervision of voluntary out-of-home care.	5 6 7
(4)	As soon as practicable after making a decision to shorten, suspend or cancel the accreditation of a designated agency, the Children's Guardian must, by written notice given to the agency, inform the agency of the following—	8 9 10
	(a) the decision,	11
	(b) when the decision takes effect,	12
	(c) the reasons for the decision,	13
	(d) the way the agency may apply for a review of the decision.	14
(5)	For a designated agency that is a government sector agency or part of a government sector agency, the Children's Guardian must report to the Minister before giving a notice under subsection (1).	15 16 17
(6)	The regulations may prescribe the circumstances in which an agency's accreditation may be extended despite any shortening of the accreditation period under subsection (1).	18 19 20
Rein	stating accreditation	21
(1)	This section applies if—	22
( )	(a) a designated agency given notice under section 80C(1) gives the Children's Guardian information in support of the withdrawal of the decision to shorten, suspend or cancel the agency's accreditation, and	23 24 25
	(b) the Children's Guardian decides the designated agency's accreditation should not have been shortened, suspended or cancelled.	26 27
(2)	The Children's Guardian may, by written notice given to the designated agency, withdraw the notice given and—	28 29
	(a) if the accreditation period was shortened—	30
	(i) reinstate the accreditation period of the agency, or	31
	<ul><li>(ii) reduce the period by which the agency's accreditation period has been shortened, or</li></ul>	32 33
	(b) reinstate the accreditation.	34
(3)	Subject to subsection (2)(b), if a designated agency's accreditation is reinstated under subsection (2), the accreditation is taken to have continued as if the notice under section 80C(1) had not been given.	35 36 37
Accr	editation criteria	38
(1)	On the recommendation of the Children's Guardian, the Minister may, from time to time, approve standards and other criteria for use in determining—	39 40
	(a) the requirements for accreditation as a designated agency, and	41
	(b) the accreditation period to be granted.	42
(2)	Without limiting subsection (1)—	43
	(a) criteria may be approved for a class of applicants, and	44

80E

80D

		(0)	criteria are to be integrated, to the greatest extent possible, with the criteria for accreditation of an adoption service provider under this Act, and	2
		(c)	the following matters must be addressed by the criteria—	4
			(i) the assessment procedures for determining if a person is suitable to be an authorised carer,	5 6
			(ii) the training to be provided to authorised carers,	7
			(iii) the supervision of authorised carers,	8
			(iv) how the applicant will involve a child in the making of decisions that affect the child,	9 10
			(v) how the applicant will involve persons with parental responsibility for a child immediately before the child enters out-of-home care in the making of decisions that affect the child,	11 12 13
			(vi) how the applicant will involve authorised carers in the making of decisions concerning a child in the care of the authorised carer.	14 15
	(3)	accree Guard	Children's Guardian may decide an applicant satisfies a particular ditation criterion if a body or entity, recognised by the Children's dian for the purposes of this subsection, has determined that the applicant an equivalent standard or other criterion imposed by the body or entity.	16 17 18 19
	(4)		Children's Guardian must do the following on the Office of the Children's dian's website—	20 21
		(a)	publish standards and criteria approved under subsection (1),	22
		(b)	identify the body or entity recognised for the purposes of subsection (3).	23
	(5)		re to comply with subsection (4) does not affect the validity of a decision Children's Guardian to accredit or not to accredit an applicant.	24 25
80F	Tran	sfer po	olicies	26
	(1)	Guard (the <i>t</i>	Children's Guardian may issue policies in relation to the Children's dian's function of transferring an accreditation from a designated agency <i>ransferor</i> ) to another organisation that is not a designated agency (the <i>feree</i> ).	27 28 29 30
	(2)	Witho	out limiting subsection (1), the policies may be issued for—	31
		(a)	the granting of approvals to transfer an accreditation, and	32
		(b)	the imposition of conditions on the process of transferring an accreditation and on transferred accreditations.	33 34
	(3)		Children's Guardian must publish the policies on the Office of the ren's Guardian's website.	35 36
	(4)	accre	Children's Guardian must refuse an application to transfer an ditation if the transferor and the transferee are in contravention of shed policies that apply to the application.	37 38 39
Divi	sion	2B	Registration of registered agencies	40
80G	Cond	ditions	of registration	41
			istered agency's registration is subject to the conditions prescribed by the ations for registered agencies.	42 43

80H	Conditions imposed by Children's Guardian on registration as registered agency					
	(1)		Children's Guardian may impose a condition on the registration of a stered agency.	3 4		
	(2)		Children's Guardian may vary or revoke a condition imposed under ection (1).	5 6		
	(3)	this s	e Children's Guardian decides to impose, vary or revoke a condition under section, the Children's Guardian must give the registered agency written the of the decision, including—	7 8 9		
		(a)	the condition to be imposed, varied or revoked, and	10		
		(b)	the reason for the decision, and	11		
		(c)	the way the agency may apply for a review of the decision.	12		
	(4)	The	decision takes effect on the date stated in the notice.	13		
801	Can	cellatio	on of registration	14		
	(1)	The	Children's Guardian may cancel a registered agency's registration if the dren's Guardian is satisfied of one or more of the following—	15 16		
		(a)	the agency made a statement or gave information in connection with the application for registration that the agency knew to be false or misleading in a material particular,	17 18 19		
		(b)	the agency failed to comply with a condition imposed by the regulations or a condition imposed by the Children's Guardian under section 80H(1),	20 21 22		
		(c)	the agency failed to comply with a prohibition or requirement imposed on the agency under this Act,	23 24		
		(d)	the agency failed to satisfy the registration criteria that applied to the agency in respect of the agency's application for registration,	25 26		
		(e)	the agency failed to comply with any other ground prescribed by the regulations.	27 28		
	(2)	regis	oon as practicable after making a decision to cancel the registration of a stered agency, the Children's Guardian must, by written notice given to the cy, inform the agency of the following—	29 30 31		
		(a)	the decision,	32		
		(b)	when the decision takes effect,	33		
		(c)	the reasons for the decision,	34		
		(d)	the way the agency may apply for a review of the decision.	35		
80J	Regi	istratio	on criteria	36		
	(1)	time	he recommendation of the Children's Guardian, the Minister may, from to time, approve criteria for use in deciding whether to grant an ication for registration as a registered agency.	37 38 39		
	(2)		Minister may approve different criteria for deciding applications relating fferent types of voluntary out-of-home care.	40 41		
	(3)		Children's Guardian must publish criteria approved under this section on Office of the Children's Guardian's website.	42 43		

[12]	Section 85	Regi	sters to	be kept	1	
	Omit sectio	n 85(	1)(a) an	d (b). Insert instead—	2	
		(a)	a reg	ister (the authorised carer's register) for the following—	3	
			(i)	authorised carers,	4	
			(ii)	applicants for authorisation as authorised carers,	5	
			(iii)	persons who, under section 10 of the <i>Child Protection (Working with Children) Act 2012</i> , are required to hold a working with children check clearance because the person resides on the same property as an authorised carer for 3 weeks or more,	6 7 8 9	
		(b)	a reg	ister for—	10	
			(i)	residential care workers, and	11	
			(ii)	applicants for employment as residential care workers,	12	
[13]	Section 85	(1)(d)			13	
	Insert after	sectio	n 85(1)	(c)—	14	
		(d)		rister for children in voluntary out-of-home care (the <i>voluntary</i> of-home care register).	15 16	
[14]	Section 93	Exen	nptions	from requirement to hold employer's authority	17	
	Insert at the end of the section—					
	(2)			ations may prescribe conditions of an exemption from the t to hold an employer's authority for the employment.	19 20	
[15]	Section 97 Conditions of authority					
	Insert after section 97(1)—					
	(1A)	Without limiting subsection (1), the regulations, or the Children's Guardian, may impose a condition making an employer's authority subject to the Code of Practice.				
	(1B)	The	Code o	f Practice is—	26	
		(a)	the C	ode of Practice prescribed by the regulations, or	27	
		(b)	way p	dode of Practice, prescribed by the regulations and modified in the prescribed by the regulations for a class of employers' authority to he the authority belongs, or	28 29 30	
		(c)	Guar regul	cholder of an employer's authority has applied to the Children's dian to modify the Code of Practice prescribed by the ations—the modified Code of Practice, as approved by the Iren's Guardian.	31 32 33 34	
[16]	Section 98	Char	ige in c	conditions	35	
	Insert after	sectio	n 98(1)	<u> </u>	36	
	(1A)			Children's Guardian may, on the Children's Guardian's own hange the conditions for a class of employers' authority by—	37 38	
		(a)	revok	king or varying a condition for the class of authority, or	39	
		(b)	impo	sing a further condition on the class of authority.	40	
[17]	Section 10	2 Exe	mption	by Children's Guardian	41	
	Insert after	sectio	n 102(4	1)	42	

		(5)	The	regulations may prescribe conditions of an exemption granted by the	4
		(3)		dren's Guardian.	2
[18]	Sect	ion 11	2 Acc	reditation and review of adoption service providers	3
	Inser	t after	section	n 112(2)—	4
		(2A)	An cond	accredited adoption service provider's accreditation is subject to a lition prescribed by the regulations—	5
			(a)	for all accredited adoption service providers, or	7
			(b)	for a class of accredited adoption service providers to which the provider belongs.	9
[19]	Sect	ion 11	3 Acc	reditation criteria	10
	Inser	t after	section	n 113(2)—	11
		(2A)	accre crite purp	Children's Guardian may decide an applicant for accreditation as an edited adoption service provider satisfies a particular accreditation rion if a body or entity, recognised by the Children's Guardian for the oses of this subsection, has determined that the applicant meets an valent standard or other criterion imposed by the body or entity.	12 13 14 15 16
		(2B)		Children's Guardian must identify the body or entity recognised for the oses of subsection (2A) on the Office of the Children's Guardian's site.	17 18 19
[20]	Sect	ions 1	<b>13A-</b> 1	113C	20
	Inser	t after	section	n 113—	21
	113A			s imposed by Children's Guardian on accreditation and process of ion as accredited adoption service provider	22 23
		(1)	The	Children's Guardian may impose a condition on—	24
			(a)	the accreditation of an accredited adoption service provider, or	25
			(b)	the process of accreditation of an accredited adoption service provider.	26
		(2)		Children's Guardian may vary or revoke a condition imposed under ection (1).	27 28
		(3)		Children's Guardian must give written notice to the accredited adoption ice provider of—	29 30
			(a)	the condition to be imposed, varied or revoked, and	31
			(b)	the reason for the decision to impose, vary or revoke the condition, and	32
			(c)	the way the provider may apply for a review of the decision.	33
		(4)		condition, or variation or revocation of a condition, takes effect on the stated in the notice.	34 35
	113B	Shor	tening	g, suspension and cancellation of accreditation	36
		(1)		Children's Guardian may, by written notice given to an accredited otion service provider—	37 38
			(a)	shorten the provider's accreditation period to a date stated in the notice, or	39 40
			(b)	suspend the provider's accreditation—	41
				(i) for a period stated in the notice, or	42

		(ii) until a specified matter stated in the notice has been completed, or	1				
	(c)	cancel the provider's accreditation from a date stated in the notice.	2				
(2)	The Children's Guardian may give a notice under subsection (1) to an accredited adoption service provider if the Children's Guardian is satisfied of one or more of the following—						
	(a)	the provider made a statement or gave information in connection with the administration of this Act that the provider knew to be false or misleading in a material particular,	6 7 8				
	(b)	the provider failed to comply with—	9				
		(i) a condition of accreditation prescribed by the regulations, or	10				
		(ii) a condition imposed by the Children's Guardian under section 113A(1)(a),	11 12				
	(c)	the provider failed to comply with a requirement or prohibition imposed on the provider under this Act,	13 14				
	(d)	the principal officer of the provider failed to comply with standards or criteria approved by the Minister under section 113,	15 16				
	(e)	the provider failed, while the provider had been accredited for less than 12 months, to substantially satisfy the accreditation criteria that applied to the provider for its application for accreditation,	17 18 19				
	(f)	the provider failed, after the provider had been accredited for at least 12 months, to satisfy the accreditation criteria that applied to the provider for the agency's accreditation,	20 21 22				
	(g)	any other ground prescribed by the regulations.	23				
(3)	the a	oon as practicable after making a decision to shorten, suspend or cancel accreditation of an accredited adoption service provider, the Children's rdian must, by written notice given to the provider, inform the provider of following—	24 25 26 27				
	(a)	the decision,	28				
	(b)	when the decision takes effect,	29				
	(c)	the reasons for the decision,					
	(d)	(d) the way the provider may apply for a review of the decision.					
(4)		Children's Guardian may, by further written notice given to the ider—	32 33				
	(a)	withdraw the notice given under subsection (1) and reinstate the accreditation, or	34 35				
	(b)	if the accreditation period has been shortened under subsection (1)(a)—	36				
		(i) reinstate the accreditation period of the accredited adoption service provider, or	37 38				
		(ii) reduce the period by which the provider's accreditation period has been shortened.	39 40				
(5)		ect to subsection (4)(b), the accreditation is taken to have continued as if otice under subsection (1) had not been given.	41 42				
(6)	may	regulations may prescribe the circumstances in which an accreditation be extended despite any shortening of the accreditation period under ection (1).	43 44 45				

	113C	Tran	sfer of accreditation policies	1
		(1)	The Children's Guardian may issue policies in relation to the Children's Guardian's function of transferring an accreditation from an accredited adoption service provider (the <i>transferor</i> ) to another organisation that is not an accredited adoption service provider (the <i>transferee</i> ).	2 3 4 5
		(2)	Without limiting subsection (1), the policies may be issued for—	6
			(a) the granting of approvals to transfer an accreditation, and	7
			(b) the imposition of conditions on the process of transferring an accreditation and on transferred accreditations.	8 9
		(3)	The Children's Guardian must publish the policies on the Office of the Children's Guardian's website.	10 11
		(4)	The Children's Guardian must refuse an application to transfer accreditation if the transferor and the transferee are in contravention of published policies that apply to the application.	12 13 14
[21]	Sche	dule (	6 Dictionary	15
	Omit	"secti	on 72" from the definition of <i>designated agency</i> . Insert instead "section 72(1)".	16
	Expla	natory	note	17
	of the	Childre	ne proposed amendments extends the definition of contractor for the purposes of Part 4 en's Guardian Act 2019 (the <b>Act</b> ) to include an employee of, or volunteer for, a third party em [2] defines third party employer. Item [3] makes a consequential amendment.	18 19 20
	who is entity	s the h or pul	I [5] extend the definition of employee for the purposes of Part 4 of the Act to an individual ead of a third party employer contracted to provide services on behalf of a Schedule 1 blic authority and if the individual is required to hold a working with children check em [6] provides an example of the definition of employee in section 16(1)(b)(iv) of the Act.	21 22 23 24
	-	-	nds reporting requirements to third party employers.	25
			lates references to the Children's Guardian as a consequence of the transfer of the conduct scheme from the Ombudsman to the Children's Guardian.	26 27
	applic	10] pro ation 1 dments	vides for the surrender of a designated agency's accreditation and the withdrawal of an for accreditation as a designated agency. Items [9] and [21] make consequential s.	28 29 30
			ovides for the accreditation of designated agencies and the registration of registered the Children's Guardian.	31 32
	for res	sidentia	vides for certain information to be kept on the authorised carer's register and the register all care workers. Item [13] enables the Children's Guardian to keep a register for children out-of-home care.	33 34 35
	Item [ hold a	14] pro an emp	vides for the regulations to prescribe conditions of an exemption from the requirement to loyer's authority for the employment.	36 37
			vides for the regulations, or the Children's Guardian, to impose a condition to comply with ractice on an employer's authority to employ children.	38 39
		oking/	ables the Children's Guardian to change the conditions for a class of employers' authority or varying a condition for the class of authority or imposing a further condition on the	40 41 42
			vides that the regulations may prescribe conditions of an exemption from the requirement mployer's authority granted by the Children's Guardian.	43 44
	Items	[18]–[2	20] provide for the accreditation of accredited adoption service providers.	45
1.2	2 Cou	rt Se	curity Act 2005 No 1	46
	Secti	ion 9E	•	47
	Inser	t after	section 9A—	48

	9B	Proh	ibitior	n on unauthorised distribution of court recording	1
		(1)		rson must not transmit or distribute a recording of sounds or images (or ) of court proceedings, including part of a recording, by any means.	2
			Max both.	imum penalty—200 penalty units or imprisonment for 12 months, or	5
		(2)	Subs	ection (1) does not apply to any of the following—	6
			(a)	any transmission or distribution of a recording that has been expressly approved by a judicial officer,	7
			(b)	the transmission or distribution of a recording for the purpose of transcribing court proceedings for the court,	9 10
			(c)	the transmission or distribution of a recording in circumstances prescribed by the regulations.	11 12
	_	anatory			13
	proce	edings	unless	endment creates an offence of transmitting or distributing a recording of court it is done for the purpose of transcribing court proceedings for the court or is by a judicial officer or the regulations.	14 15 16
1.3	Crin	ninal	Reco	ords Act 1991 No 8	17
	Sect	ion 15	Empl	oyment in certain occupations	18
				ce of the Sheriff, Department of Communities and Justice," after "1999),"	19
		ction 1 anatory	` ′		20 21
	The a	amendr	ment to	the Criminal Records Act 1991 provides that the right of an applicant for	22
	appoi	ntment	or emp	oloyment to withhold information concerning the applicant's spent convictions does to employment as a member of staff of the Office of the Sheriff of NSW.	23 24
1.4	Dist	rict C	Court	Act 1973 No 9	25
[1]	Sect	ion 15	2 Unc	laimed money	26
		"and on 152		d to the credit of the Special Deposits Account in the Treasury" from	27 28
	Inser	t inste	ad "foi	payment to the Consolidated Fund".	29
[2]	Sect	ion 15	2(2)		30
			ıbsecti	on.	31
	-	anatory			32
	The p	ropose er as fe	ed amer ees and	ndments require unclaimed money in the District Court to be treated in the same if fines by being paid into the Consolidated Fund.	33 34
1.5	Elec	ctroni	ic Tra	nsactions Act 2000 No 8	35
	Part	2B			36
	Inser	t after	Part 2.	A—	37
	Par	t 2B	Rer	mote witnessing pilot scheme	38
	Divi	sion	1	Witnessing and attestation	39
	14F	Defir	nitions	;	40
			In th	is Division—	41

		conte diffe	o visual link means technology that enables continuous and emporaneous audio and visual communication between persons at crent places, including video conferencing.	1 2 3
			ament includes the following—	4
		(a)	a will,	5
		(b)	a power of attorney or an enduring power of attorney,	6
		(c)	a deed or agreement,	7
		(d)	an enduring guardianship appointment,	8
		(e)	an affidavit, including an annexure or exhibit to the affidavit,	9
		(f)	a statutory declaration.	10
14G	Witn	essin	g and attestation of documents by audio visual link	11
	(1)	Desp	oite any other Act or law—	12
		(a)	if the signature of a document is required under an Act or another law to be witnessed, the signature may be witnessed by audio visual link, and	13 14 15
		(b)	arrangements in relation to witnessing signatures and the attestation of documents may be performed by audio visual link.	16 17
	(2)		erson witnessing the signing of a document by audio visual link (the ess) must—	18 19
		(a)	observe the person signing the document (the <i>signatory</i> ) sign the document in real time, and	20 21
		(b)	attest or otherwise confirm the signature was witnessed by signing the document or a copy of the document, and	22 23
		(c)	be reasonably satisfied the document the witness signs is the same document, or a copy of the document signed by the signatory, and	24 25
		(d)	endorse the document, or the copy of the document, with a statement—	26
			(i) specifying the method used to witness the signature of the signatory, and	27 28
			(ii) that the document was witnessed in accordance with this section.	29
			<b>Note.</b> A document may be endorsed under paragraph (d) with a statement, for example, that the document was signed in counterpart and witnessed over audio visual link in accordance with section 14G of the <i>Electronic Transactions Act 2000</i> .	30 31 32 33
	(3)		nout limiting the ways a witness may confirm the signature was witnessed, vitness may—	34 35
		(a)	sign a counterpart of the document as soon as practicable after witnessing the signing of the document, or	36 37
		(b)	if the signatory scans and sends a copy of the signed document electronically—countersign the document as soon as practicable after witnessing the signing of the document.	38 39 40
	(4)	With	nout limiting subclause (1)(b)—	41
		(a)	arrangements in relation to witnessing signatures by audio visual link include the following—	42 43
			(i) certification of matters required by an Act or another law,	44
			(ii) confirming or verifying the identity of the signatory to a document,	45 46

			(iii) attestation of a signature,	1
			(iv) swearing or affirming the contents of an affidavit,	2
			(v) seeing the face of the signatory, and	3
		(b)	a requirement in an Act or another law for the presence of a witness,	4
			signatory or other person is taken to be satisfied if the witness, signatory	5
			or other person is present by audio visual link.	6
Div	ision 2	2	Oaths and declarations	7
14H	Affida	vits a	and declarations made under Oaths Act 1900	8
		A do	ocument that is an oath, declaration or affidavit required for a purpose	9
			ified in section 26 of the Oaths Act 1900 may be taken or made before an	10
		Aust	ralian legal practitioner as if the practitioner were a justice of the peace.	11
141	Certa	in pe	rsons before whom statutory declarations may be made	12
		A sta	atutory declaration may be made before a person before whom a statutory	13
			aration under the Statutory Declarations Act 1959 of the Commonwealth	14
		may	be made.	15
Div	ision 3	<b>L</b>	Savings and repeal	16
רוע	131011 0	•	Savings and repeal	10
14J	Savin	gs		17
		An e	ndorsement that would have been satisfactory for the purposes of clause	18
			(d)(ii) of Schedule 1 to the <i>Electronic Transactions Regulation 2017</i> had	19
			paragraph not been repealed is taken to be satisfactory for the purposes of	20
		section	on 14G(2)(d)(ii).	21
14K	Repea	al of I	Part	22
		This	Part is repealed on 1 January 2022.	23
Exp	lanatory	note		24
The	proposed	ame	indment transfers the provisions of Schedule 1 to the Electronic Transactions	25
			a pilot scheme under the <i>Electronic Transactions Act 2000</i> . The pilot scheme will end of 2021.	26 27
1141	onoot ar		GNA 61 202 1.	
Ele	ctronic	Tra	nsactions Regulation 2017	28
Cla	use 8A (	OVI	D-19 response	29
Om	it the cla	use.		30
Sch	edule 1	Resp	oonse to COVID-19 pandemic	31
Om	it the Scl	nedule	e.	32
Exp	lanatory	note		33
			ndments omit provisions from the Electronic Transactions Regulation 2017 that	34
			ed to the <i>Electronic Transactions Act 2000</i> by Schedule 1.6. The transferred nue to have effect until the end of 2021.	35
ριον	ISIUI 6 WIII	COILL	ide to flave effect utitil tile effu of 2021.	36
lm	perial A	cts	Application Act 1969 No 30	37
Par	t 3, Divis	sion 1	Administration of Estates	38
Om	it the Div	vision	l.	39

1.6

[1]

[2]

1.7

	Explanatory note  The proposed amendment repeals a Division of the <i>Imperial Acts Application Act 1969</i> that contains an obsolete provision and provisions proposed to be re-enacted in the <i>Probate and Administration Act 1898</i> elsewhere in this Schedule.	1 2 3 4
1.8	Judicial Officers Act 1986 No 100	5
[1]	Section 13 The Conduct Division	6
	Omit "The" from section 13(3). Insert instead "Subject to subsection (3A), the".	7
[2]	Section 13(3A)	8
	Insert after section 13(3)—	9
	(3A) The following functions of the Conduct Division under Part 6 may be exercised by the Chairperson alone—	10 11
	(a) giving directions, (b) making determinations as to proceed and matters	12
	(b) making determinations as to procedural matters.	13
[3]	Section 40 Suspension of judicial officers	14
	Omit "offence," from section 40(1)(b)(ii). Insert instead— offence, or	15 16
	(c) a formal request, within the meaning of Part 6A, has been made in respect of a judicial officer,	17 18
[4]	Schedule 3 Provisions relating to the procedure of the Conduct Division	19
	Omit "All" from clause 2. Insert instead "Subject to subclause (2), all".	20
[5]	Schedule 3, clause 2	21
	Insert at the end of the clause—	22
	(2) This clause applies if the Conduct Division must be constituted by all 3 members.	23 24
[6]	Schedule 3, clause 3	25
	Omit "The".	26
	Insert instead "If the Conduct Division must be constituted by all 3 members, the".	27
[7]	Schedule 3, clause 3	28
	Omit "a meeting of the Conduct Division". Insert instead "the meeting of the Division".	29
[8]	Schedule 3, clause 7	30
	Insert after clause 6—	31
	7 Use of audio and audio visual links	32
	The following functions of the Conduct Division under Part 6 may be exercised by way of audio or audio visual link—	33 34
	(a) giving directions,	35
	(b) making determinations as to procedural matters.	36
	Explanatory note  Item [2] of the proposed amendments enables the Chairperson of the Conduct Division of the Judicial Commission of NSW to exercise certain procedural functions alone. Currently, all functions of the Conduct Division must be exercised by the 3 members of the Division.	37 38 39 40

	Item [3 opinio	3] enables	I–[7] make consequential amendments.  In the head of jurisdiction of a court to suspend a judicial officer of the court if of the dicial officer may have an impairment that affects the officer's performance of judicial	1 2 3 4
	Item [8	8] provide	s for the use of audio or audio visual link by the Conduct Division for the purpose of in procedural functions.	5 6
1.9	Lega	al Profe	ession Uniform Law Application Act 2014 No 16	7
[1]	Secti	on 28 De	elegation of functions of NSW Commissioner	8
	Omit	section 2	28(2) but not the note. Insert instead—	9
			he NSW Commissioner may delegate the following functions to the Bar Jouncil or the Law Society Council—	10 11
		(	a) any function of the NSW Commissioner under section 137 or 144 of this Act,	12 13
		(1	b) any of the NSW Commissioner's Chapter 5 functions.	14
[2]	Sche	dule 9 S	avings, transitional and other provisions	15
	Insert	at the er	nd of the Schedule, with appropriate Part and clause numbering—	16
	Part		Provision consequent on enactment of Stronger	17
			Communities Legislation Amendment (Courts and Civil) Act 2020	18 19
		Manage	er, Costs Assessment	20
		N	his clause applies to a Senior Deputy Registrar who assumed the role of Manager, Costs Assessment on and from 20 June 2016 until appointed to the osition of Manager, Costs Assessment on 18 February 2020.	21 22 23
		A h	to avoid doubt, for the purposes of the definition of <i>Manager</i> , <i>Costs ssessment</i> in section 3(1) of this Act, the Senior Deputy Registrar is taken to ave acted as the Manager, Costs Assessment on and from 20 June 2016 until 8 February 2020.	24 25 26 27
	•	natory no		28
	Commapplica	nissioner's ation, or to	proposed amendments enables the Legal Services Commissioner to delegate the power to apply to the Tribunal for an extension of time for making a disciplinary agree with a respondent lawyer on the terms of an instrument of consent, to the Bar Society Council.	29 30 31 32
	Costs from th	Āssessm	yond doubt the status of the person the subject of the amendment as the Manager, ent, within the meaning of the <i>Legal Profession Uniform Law Application Act 2014</i> , which the person assumed that role until the date on which the person was appointed	33 34 35 36
1.10	NSW	/ Trust	ee and Guardian Act 2009 No 49	37
[1]	Secti	on 120, l	heading	38
	Omit	the head	ing. Insert instead—	39
	120	Paymer	nt of liabilities	40
[2]	Secti	on 120(1	)	41
	Omit	the subse	ection. Insert instead—	42

		(1)	the NSW Trustee is required to pay an amount to discharge a hability that the NSW Trustee would be personally liable to discharge if it were a private trustee, the NSW Trustee may elect to make the payment from—	1 2 3
			(a) the Reserve Fund, or	2
			(b) the Consolidated Fund.	5
		(1A)	If the NSW Trustee elects to make the payment from the Consolidated Fund, the Consolidated Fund is appropriated for that purpose.	6 7
	_	anatory		8
	paym	ent fror	ne proposed amendments enables the NSW Trustee to discharge certain liabilities by in the Reserve Fund established under section 109 of the <i>NSW Trustee and Guardian</i> the Consolidated Fund. Item [1] makes a consequential amendment.	10 11
1.11	Oatl	hs Ac	et 1900 No 20	12
[1]	Sect	ion 21	Declarations in cases not specifically provided for	13
	Inser	t "a fe	deral judicial officer," after "affidavit," in section 21(1).	14
[2]	Sect	ion 21	(3)	15
	Inser	t after	section 21(2)—	16
		(3)	In this section—	17
			federal judicial officer means—	18
			(a) a Judge of the Federal Court of Australia, or	19
			(b) a Judge of the Federal Circuit Court of Australia, or	20
			(c) a Judge of the Family Court of Australia.	21
	Item statut	ory dec	note the proposed amendments authorises federal judicial officers to take and receive the claration of any person voluntarily making the same before the officer.  It a definition of federal judicial officer as a consequence.	22 23 24 25
1.12	Prol	bate a	and Administration Act 1898 No 13	26
[1]	Sect	ion 44	A	27
	Inser	t after	section 44—	28
	44A	Exec	cutor of executor represents original testator	29
		(1)	An executor of a sole or last surviving executor of a testator is the executor by representation of that testator.	30 31
		(2)	So long as the chain of executorial representation is unbroken, the last executor in the chain is the executor of every preceding testator.	32 33
		(3)	The chain of executorial representation is broken by—	34
			(a) an intestacy, or	35
			(b) the failure of a testator to appoint an executor, or	36
			(c) the failure to obtain probate of a will.	37
		(4)	The chain of executorial representation is not broken by a temporary grant of administration if probate is subsequently granted.	38 39
		(5)	This section does not apply to an executor who does not prove the will of his or her testator.	40 41

		(6)	execu	case of an executor who, on his or her death, leaves surviving some other ator of his or her testator who afterwards proves the will of that testator, ection ceases to apply on that probate being granted.	1 2 3
		(7)	Every	person in the chain of representation to a testator—	4
			(a)	has the same rights in respect of the estate of that testator as the original executor would have had if living, and	5 6
			(b)	is, to the extent to which the estate of that testator has come into his or her hands, answerable as if he or she were an original executor.	7 8
		(8)		provisions of this Act that apply to executors are modified to the extent sary to give effect to this section.	9 10
[2]	Sect	ion 74	A		11
	Inser	t after	section	. 74—	12
	74A	Right	ts and	liabilities of administrators	13
		(1)	the sa	son who is granted administration of the estate of a deceased person has ame rights and liabilities, and is accountable in the same way, as if the n were the executor of the deceased person.	14 15 16
		(2)		ection (1) is subject to the limitations, if any, contained in the grant of nistration.	17 18
	Expla	anatory	note		19
	Applic proce of wh repres perso	cation A ess by w nich the sentation on the sa	ct 1969 hich the decea n'). Pro ame righ	dments re-enact, with minor modifications, certain provisions in the <i>Imperial Acts</i> or relating to the administration of estates. Proposed section 44A provides for the executor of a deceased executor's estate becomes the executor of the estates ased executor was executor at his or her death (known as the 'chain of exposed section 74A confers on an administrator of the estate of a deceased hts, liabilities and accountabilities as an executor of the deceased person would limitations contained in the grant of administration.	20 21 22 23 24 25 26
1.13	Sup	reme	Cour	rt Act 1970 No 52	27
[1]	Sect	ion 48	Assig	nment to the Court of Appeal	28
		t "a per on 48(1		ho is or has been" after "means" in the definition of <i>judge or member</i> in	29 30
[2]	Sect	ion 48	(1)(b)(i	ii)	31
	Inser	t at the	end of	f section 48(1)(b)(ii)—	32
				, or	33
				(iii) a Justice of the High Court or a Judge of the Federal Court of Australia or a Supreme Court of another State or Territory.	34 35
	Expla	anatory	note		36
	proce Supre Appea judge New these	edings eme Co al of cer s or me South V procee	involvin urt of a tain pro mbers o Vales or dings a	seed amendments provides for the assignment to the Court of Appeal of certain a Justice of the High Court or a Judge of the Federal Court of Australia or a mother State or Territory. Item [1] provides for the assignment to the Court of occedings involving former Justices or Judges of those courts, as well as former of the Supreme Court, Land and Environment Court, Dust Diseases Tribunal of r District Court and former associate Judges of the Supreme Court. At present, re assigned to the Common Law Division or the Equity Division of the Supreme	37 38 39 40 41 42 43

1.14	1 Trustee Act 1925 No 14								
[1]	Sect	Section 42A							
	Inse	t after	section	n 42—	3				
	42A	Main	tenan	enance for adult beneficiaries					
		(1)	whet may incom	operty is held in trust for an adult beneficiary for any kind of interest, ther vested or contingent or absolute or liable to be divested, the trustee pay the beneficiary, or otherwise apply the whole or any part of the me of the property for or towards the maintenance, education or benefit of beneficiary.	5 6 7 8 9				
		(2)	This	section—	10				
			(a)	applies only if and to the extent a contrary intention is not expressed in the instrument, if any, creating the trust, and	11 12				
			(b)	has effect subject to the terms and provisions of the instrument.	13				
		(3)	This section	section extends to trusts created before the commencement of this on.	14 15				
		(4)	In th	is section—	16				
				t beneficiary means a beneficiary who is not an infant.	17				
			incon	Sections 43 and 43A make provision for the payment or application of trust ne for or towards the maintenance or education of infant beneficiaries based on the instrument creating the trust came into operation.	18 19 20				
[2]	Sect	ions 4	3 and	43A, headings	21				
	Inse	rt "for	infant	beneficiaries" after "maintenance" wherever occurring.	22				
[3]	Sect	ion 44	Adva	ncement	23				
	Omi	t sectio	n 44(1	A).	24				
[4]	Part 3, Division 3A								
	Insert after section 86—								
	Div	ision	3A	Power of Court to vary trusts	27				
	86A	Cou	rt orde	er to approve arrangement	28				
		(1)		operty is held in trust under any instrument creating the trust, the Court if it thinks fit, by order approve any arrangement to—	29 30				
			(a)	vary or revoke all or any of the trust, or	31				
			(b)	enlarge the powers of the trustees for the purpose of managing or administering any of the property subject to the purpose of the trust.	32 33				
		(2)	An o	order under this section may be made by the Court only on behalf of—	34				
			(a)	any person under the trust having an interest directly or indirectly, or vested or contingent, who by reason of being a minor or other incapacity is incapable of assenting, or	35 36 37				
			(b)	any person who may become entitled, directly or indirectly, to an interest under the trust, and the entitlement is contingent on a future date or event that has not occurred at the time of application for an order under this section, or	38 39 40 41				
			(c)	any unborn person, or	42				

		(d)	any person in respect of any discretionary interest of the person under protective trusts where the interest of the principal beneficiary has not failed or determined.	1 2 3			
	(3)	This	section—	4			
		(a)	extends to a trust created before the commencement of this section, and	5			
		(b)	does not apply to trusts affecting property created by another Act, and	6			
		(c)	does not limit the operation of section 81.	7			
	(4)	In thi	is section—	8			
			retionary interest, in relation to protective trusts, means an interest arising or section 45(6).	9 10			
		princ	cipal beneficiary has the same meaning as in section 45.	11			
		prote	ective trusts has the same meaning as in section 45.	12			
86B	Cou	rt orde	er to benefit person subject to application	13			
	(1)	The section person	Court must not approve an arrangement on behalf of any person under on 86A unless the carrying out of the order would be for the benefit of that on.	14 15 16			
	(2)		ection (1) does not apply to an approval of an arrangement under (2)(d).	17 18			
86C	Cou	rt may	direct notice of application to certain persons	19			
			ce of an application to the Court for an order under section 86A must be n to any persons as the Court may direct.	20 21			
Expla	natory	note		22			
or tov	vards a	n adult	osed amendments allows a trustee to pay or apply income from trust property for beneficiary's maintenance, education or benefit. Currently, this is permitted only les. Item [2] makes consequential amendments to certain headings.	23 24 25			
	Item [3] removes a limitation on the use of trust capital money paid to an infant for the purposes of maintenance or education where the infant's share of the trust property exceeds \$4,000.						
appro	ve an	arrange	ing the State in line with other jurisdictions by allowing the Supreme Court to ement varying or revoking a trust where this is beneficial to the interests of the ne fulfilment of the trust purpose.	28 29 30			