

#### New South Wales

# **Court Information Bill 2010**

## **Explanatory note**

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

#### Overview of Bill

The object of this Bill is to establish a new system for the provision of access to information held by courts in New South Wales. The new system includes provision for the following:

- (a) open access to certain court information, known as *open access information*, unless the court otherwise orders in a particular case,
- (b) access to information, known as *restricted access information* (being information that is not open access information) if access is permitted by leave of the court or by the regulations,
- (c) access by news media organisations to certain restricted access information,
- (d) access by parties to proceedings to any court information relating to the proceedings,
- (e) the imposition of conditions on access to court information relating to the way the information is provided or that restrict the disclosure or use of the information,
- (f) the protection of privacy and safety of participants in court proceedings, including by limiting access to personal identification information,

- (g) the protection of court information from misuse and unauthorised access, use or disclosure,
- (h) methods of access to court information, including charging of fees for access.

### Outline of provisions

### Part 1 Preliminary

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 sets out the objects of the proposed Act, which are as follows:

- (a) to promote consistency in the provision of access to court information across NSW courts,
- (b) to provide for open access to the public to certain court information to promote transparency and a greater understanding of the justice system,
- (c) to provide for additional access to the media to certain court information to facilitate fair and accurate reporting of court proceedings,
- (d) to ensure that access to court information does not compromise the fair conduct of court proceedings, the administration of justice or the privacy or safety of participants in court proceedings, by restricting access to certain court information.

**Clause 4** defines certain words and expressions used in the proposed Act. **Personal identification information** is defined to include information such as a person's tax file number, passport number, social security number, medicare number and personal telephone number.

Clause 5 provides for the types of court information that is open access information. Open access information is information that any person is entitled to access, unless the court otherwise orders in a particular case. Open access information includes the following:

- (a) in relation to criminal proceedings—indictments, court attendance notices, police fact sheets and statements of facts,
- (b) in relation to civil proceedings—originating processes and pleadings,
- (c) written submissions made by a party in proceedings,
- (d) transcripts of proceedings,
- (e) statements and affidavits admitted into evidence, including expert reports,
- (f) records of judgments and directions given in proceedings.

Clause 6 provides that court information that is not open access information is restricted access information. Restricted access information is information that a person is entitled to access only if permitted by leave of the court or by the

regulations made under the proposed Act. In addition, the provision specifies information that would otherwise be open access information but that is to be restricted access information, including:

- (a) personal identification information,
- (b) medical, psychiatric, psychological and pre-sentence reports,
- (c) criminal records.
- (d) victim impact statements,
- (e) letters of comfort provided by the prosecution in connection with criminal proceedings.

Clause 7 defines when proceedings are taken to be concluded for the purposes of the proposed Act. Civil proceedings are concluded when judgment is given or entered in the substantive proceedings or the substantive proceedings are withdrawn, dismissed or discontinued. Criminal proceedings are concluded when the accused person is discharged or acquitted or the court makes a finding (or accepts a plea) that the accused person is guilty or when the accused person is sentenced. Proceedings on an appeal against a decision are to be regarded as separate proceedings.

#### Part 2 Entitlement to access to court information

Clause 8 provides that a person is entitled to access to court information that is open access information unless the court otherwise orders in a particular case. The court can also impose conditions on access to open access information relating to the way in which the information is provided or that restrict the disclosure or use of the information to which access is provided.

Clause 9 provides that a person is entitled to access to court information that is restricted access information if access is permitted by leave of the court or by the regulations. When deciding whether to grant leave for access to restricted access information, the court may take certain matters into account, including the following:

- (a) the public interest in access to the information being provided,
- (b) the extent to which the principle of open justice will be adversely affected if access is not provided to the information,
- (c) the extent to which an individual's privacy or safety will be compromised by providing access to the information,
- (d) the extent to which providing access to the information will adversely affect the administration of justice.

A court may impose conditions on access to restricted access information granted by leave of the court and the regulations may impose conditions on access to restricted access information conferred by the regulations, but only conditions that relate to the way in which the information is provided or that restrict the disclosure or use of the information to which access is provided.

Clause 10 provides for a news media organisation to have access to certain court information that is restricted access information (in addition to access to open access information) unless the court orders otherwise in a particular case, including the following:

- (a) transcripts of proceedings in closed court or proceedings on a voire dire,
- (b) transcripts of and evidence in proceedings on an application to a court for an order to prohibit or restrict the publication or disclosure of information,
- (c) the brief of evidence in criminal proceedings.

It will be an offence with a maximum penalty of 250 penalty units for a news media organisation to publish any personal identification information except with the permission of the court or the person to whom the information relates.

A *news media organisation* is defined to mean a commercial enterprise that engages in the business of broadcasting or publishing news or a public broadcasting service that engages in the dissemination of news through a public news medium.

Clause 11 provides that a party to proceedings and the party's legal representative are entitled to access any court information (in addition to open access information) that relates to the proceedings unless the court orders otherwise in a particular case. A court that makes an order under the proposed section may impose conditions on access but only conditions that relate to the way in which the information is provided or that restrict the disclosure or use of the information to which access is provided.

Clause 12 provides that the proposed Act is not intended to prevent or otherwise interfere with the giving of access to court information as permitted or required by or under any other Act or law that entitles a person to access to court information.

Clause 13 provides that there is no entitlement to access to court information under the proposed Act if providing that access would contravene a court order or a provision of another Act or law.

## Part 3 How access to court information is provided

Clause 14 specifies the methods by which a person can be provided with access to court information, including:

- (a) by being given a reasonable opportunity to inspect the information,
- (b) by being provided with a copy of a court record that contains the information,
- (c) by any means provided for by the rules.

A court may refuse to provide access to court information in a particular case if providing access would require an unreasonable diversion of the court's resources or it is necessary to refuse access to ensure the safe custody and proper preservation of court records.

Clause 15 provides for the charging of fees for providing access to court information.

#### Part 4 Privacy protection

Clause 16 provides that the *Privacy and Personal Information Protection Act 1998* and the *Health Records and Information Privacy Act 2002* do not apply to the providing of access to court information under the proposed Act.

Clause 17 requires each court to publish on its website or by other appropriate means general information that promotes awareness of the potential for information provided by a party to proceedings to be accessed by other persons under the proposed Act and the court's practices and procedures for preventing or limiting access to personal information.

Clause 18 requires a court to ensure, to the maximum extent reasonably practicable, that court records that contain open access information do not contain personal identification information.

#### Part 5 Protection of court information

Clause 19 requires a court to take reasonable security safeguards to ensure court information is protected against misuse and unauthorised access, use or disclosure.

Clause 20 makes it an offence (with a maximum penalty of 100 penalty units or 2 years imprisonment or both) for a person to disclose or use court information obtained in the exercise of the person's functions as a court officer or in the execution or administration of the proposed Act, except with the consent of the person from whom the information was obtained, in the exercise of those functions or in the execution or administration of the proposed Act, as authorised by the regulations or as otherwise authorised or required by law.

Clause 21 makes it an offence (with a maximum penalty of 100 penalty units) for a person who is provided with access to court information under the proposed Act to disclose or use the information for a purpose or in a manner that the person knows is contrary to any condition imposed by a court or the regulations on the person's access to the information.

#### Part 6 Miscellaneous

Clause 22 enables a senior judicial officer of a court to delegate functions of the court under the proposed Act to registrars or other officers of the court.

Clause 23 provides that an action for defamation or breach of confidence cannot be brought against the Crown, a court or a court officer in respect of the disclosure of court information pursuant to an entitlement under the proposed Act.

Clause 24 protects persons involved in the administration of the proposed Act acting in good faith from personal liability.

**Clause 25** enables the Uniform Rules Committee under the *Civil Procedure Act* 2005 to make rules for the purposes of the proposed Act.

Clause 26 enables the Governor the make regulations for the purposes of the proposed Act.

Clause 27 provides that proceedings under the proposed Act are to be dealt with summarily before the Local Court.

Clause 28 provides for the review of the proposed Act in 2 years.

# Schedule 1 Savings, transitional and other provisions

**Schedule 1** enables regulations of a savings or transitional nature to be made and contains a transitional provision consequent on the enactment of the proposed Act.

#### Schedule 2 Amendments

**Schedule 2** amends the legislation specified in the Schedule as a consequence of the enactment of the proposed Act.



New South Wales

# **Court Information Bill 2010**

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New South Wales

# **Court Information Bill 2010**

No , 2010

### A Bill for

An Act to make provision for access to information held by courts.

Clause 1	Court	Information	Rill 2010	ì

Part 1 Preliminary

Γhe	Legisl	ature (	of New South Wales enacts:	
Par	t 1	Pre	liminary	2
1	Nam	e of A	ct	(
		This	Act is the Court Information Act 2010.	4
2	Com	menc	ement	í
		This	Act commences on a day or days to be appointed by proclamation.	(
3	Obje		3 3 11 31	-
	Obje		objects of this Act are as follows:	,
		(a)	to promote consistency in the provision of access to court information across NSW courts,	(
		(b)	to provide for open access to the public to certain court information to promote transparency and a greater understanding of the justice system,	1 <sup>1</sup> 12 13
		(c)	to provide for additional access to the media to certain court information to facilitate fair and accurate reporting of court proceedings,	14 15 16
		(d)	to ensure that access to court information does not compromise the fair conduct of court proceedings, the administration of justice, or the privacy or safety of participants in court proceedings, by restricting access to certain court information.	17 18 19 20
4	Defi	nitions	<b>.</b>	2
	(1)	In th	is Act:	22
			<b>proceedings</b> means any proceedings other than criminal eedings.	23 24
			<i>lusion of proceedings</i> —see section 7.	25
		<i>cour</i> Indu	t means each of the Supreme Court, Land and Environment Court, strial Court, District Court, Local Court and Children's Court.	26 27
			t information means information contained in a court record.	28
		cour to ex	t officer includes any person employed in the Government Service ercise functions in a court registry or other court office.	29 30
		posse	t record means any of the following records that a court has in its ession or custody (or that a court has in the possession or custody me other person) in connection with the court's judicial functions:	3° 32 33
		(a)	a record filed or tendered in the court by a party to proceedings before the court (including originating process to commence any	34 35

Preliminary Part 1

	such proceedings) or a record of or comprising written submissions made by a party to proceedings,	1 2
(b)	a record of any proceedings before the court (including a record of the dates on which proceedings are heard or to be heard and a record of the name of the judicial officer who heard or is officially listed to hear proceedings),	3 4 5 6
(c)	a record of judgment given and any directions given or orders made in proceedings before the court, including in connection with case management and listing of proceedings,	7 8 9
(d)	a record admitted into evidence by the court in connection with proceedings before the court.	10 11
crimi offen	<i>inal proceedings</i> means proceedings against a person for an ace (whether summary or indictable), and includes the following:	12 13
(a)	committal proceedings,	14
(b)	proceedings relating to bail,	15
(c)	proceedings relating to sentence,	16
(d)	proceedings on an appeal against conviction or sentence.	17
	<b>inal record</b> of a person means a record of the offences for which erson has been convicted or of the offences in respect of which:	18 19
(a)	the person has paid a penalty notice, or	20
(b)	an order has been made against the person under section 10 (Dismissal of charges and conditional discharge of offender) of the <i>Crimes (Sentencing Procedure) Act 1999</i> .	21 22 23
open	access information—see section 5.	24
<i>perso</i> inform	<i>onal identification information</i> means any of the following mation concerning a person:	25 26
(a)	tax file number,	27
(b)	social security number,	28
(c)	medicare number,	29
(d)	financial account numbers,	30
(e)	passport number,	31
(f)	personal telephone number,	32
(g)	date of birth (other than year of birth),	33
(h)	home address (other than suburb, city and State or Territory),	34
(i)	other information that can be used to establish a person's identity and that is prescribed by the regulations as personal identification information for the purposes of this Act.	35 36 37
proce	eedings means civil or criminal proceedings.	38
*	, <i>U</i>	

		recor	rd means any document or other source of information compiled, rded or stored in written form, or by electronic process, or in any manner or by any other means.	1 2 3
		restr	icted access information—see section 6.	4
	(2)	Note	s included in this Act do not form part of this Act.	5
5	Oper	acce	ess information	6
	-	Note.	An entitlement to access to open access information under this Act is ct to other laws or court orders that prohibit or restrict the publication or osure of court information. See section 13.	7 8 9
	(1)	Crim	inal proceedings	10
		Infor	mation contained in the following court records relating to inal proceedings is <i>open access information</i> :	11 12
		(a)	an indictment, court attendance notice or other document commencing proceedings,	13 14
		(b)	written submissions made by a party to proceedings,	15
		(c)	a police fact sheet, statement of facts or any similar document summarising the prosecution's case, but not if the proceedings have been set down for trial by jury and have not concluded,	16 17 18
			<b>Note.</b> This information is restricted access information after proceedings have been set down for jury trial and during the trial. See section 6 (2) (d).	19 20 21
		(d)	a transcript of proceedings in open court,	22
		(e)	statements and affidavits admitted into evidence in proceedings, including expert reports,	23 24
		(f)	a record of any judgment given and any direction given or order made in proceedings, including in connection with case management and court listing of proceedings and including a record of a conviction in criminal proceedings,	25 26 27 28
		(g)	a record of the dates on which proceedings are heard or to be heard and a record of the name of the judicial officer who heard or is officially listed to hear proceedings,	29 30 31
		(h)	such other records as may be prescribed by the regulations.	32
	(2)	Civil	proceedings	33
			rmation contained in the following court records relating to civil eedings is <i>open access information</i> :	34 35
		(a)	originating process and pleadings in proceedings, but only after the stage in the proceedings when the court has first had an opportunity to consider the originating process or pleadings	36 37 38

Preliminary Part 1

			(including in any cross-claim) or the proceedings have concluded, whichever happens first,	1
		(b)	any notice filed by a party to proceedings,	3
		(c)	written submissions made by a party to proceedings,	4
		(d)	a transcript of proceedings in open court,	5
		(e)	statements and affidavits admitted into evidence in proceedings, including expert reports,	6 7
		(f)	a record of any judgment given and any direction given or order made in proceedings, including in connection with case management and court listing of proceedings,	8 9 10
		(g)	a record of the dates on which proceedings are heard or to be heard and a record of the name of the judicial officer who heard or is officially listed to hear proceedings,	11 12 13
		(h)	such other records as may be prescribed by the regulations.	14
6	Rest	ricted	access information	15
	(1)		court information that is not open access information is restricted information.	16 17
	(2)		dition, the following information that would otherwise be open information is restricted access information:	18 19
		(a)	personal identification information,	20
		(b)	information contained in an affidavit, pleading or statement that has been rejected, struck out or otherwise not admitted,	21 22
		(c)	information contained in a transcript of, and statements and affidavits admitted into evidence (including expert reports) in, proceedings on a voire dire,	23 24 25
		(d)	a police fact sheet, statement of facts or any similar document summarising the prosecution's case in proceedings set down for trial by jury, but only after the proceedings have been set down for trial by jury and until the proceedings are concluded,	26 27 28 29
			<b>Note.</b> This information is open access information before the proceedings are set down for trial by jury and after the proceedings are concluded.	30 31 32
		(e)	information contained in a statement that comprises a medical, psychiatric, psychological or pre-sentence report, except information contained or summarised in a judgment given or orders made in proceedings,	33 34 35 36
		(f)	information contained in a statement of a person's criminal record, except information contained or summarised in a judgment given or orders made in proceedings,	37 38 39

	(g)	information contained in a transcript of, and statements and evidence admitted into evidence in, proceedings on an application to a court for an order to prohibit or restrict the publication or disclosure of information, but only while proceedings on the application are pending,  Note. If the proceedings result in the making of an order prohibiting or restricting the publication or disclosure of information, section 13 may prevent access to the information.	1 2 3 4 5 6 7 8
	(h)	information contained in a victim impact statement, other than information contained in a transcript of proceedings in open court or in a record of any judgment given or order made in proceedings,	9 10 11 12
	(i)	information contained in a letter of comfort provided by or on behalf of the prosecution in connection with criminal proceedings, other than information contained in a transcript of proceedings in open court or in a record of any judgment given or order made in proceedings.	13 14 15 16 17
Cond	lusion	n of proceedings	18
(1)	the s	proceedings are concluded when judgment is given or entered in substantive proceedings or the substantive proceedings are lrawn, dismissed or discontinued.	19 20 21
(2)	dischat that the	inal proceedings are concluded when the accused person is arged or acquitted or the court makes a finding (or accepts a plea) he accused person is guilty. If an accused person convicted of an ce is to be sentenced, the proceedings are not concluded until nce has been imposed.	22 23 24 25 26
(3)	concl	committal of an accused person for trial or sentence at the usion of committal proceedings is not the conclusion of the nal proceedings of which the committal proceedings form part.	27 28 29
(4)		redings in respect of bail are concluded when they are finally sed of, including by being withdrawn, dismissed or discontinued.	30 31
(5)	proce to be preve	ppeal against a decision in proceedings does not prevent the redings being regarded as concluded. Proceedings on the appeal are regarded as separate proceedings and a pending appeal does not ent the decision appealed against constituting the conclusion of the er proceedings.	32 33 34 35 36

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Par	t 2	Ent	titlement to access to court information	1
court section This A	orders n 13. Act app	that p	nt to access to court information under this Act is subject to other laws or rohibit or restrict the publication or disclosure of court information. See all to the providing of access to court information by courts. It does not another than the providing of access to court information by courts.	2 3 4 5
or phy	/sical e	xhibits	g authorities or a party to proceedings from giving access to documentary returned at the conclusion of proceedings.	6 7
8	Acce	ss to	open access information	8
	(1)		person is entitled to access to court information that is open access rmation unless the court otherwise orders in a particular case.	9 10
	(2)	whice that	court may in a particular case impose conditions on the way in chaccess to court information is to be provided under this section or restrict the disclosure or use of court information to which access is ided under this section.	11 12 13 14
9	Acce	ss to	restricted access information	15
	(1)		erson is entitled to access to court information that is restricted ss information if access is permitted:	16 17
		(a)	by leave of the court, or	18
		(b)	by the regulations.	19
	(2)	secti	eciding whether to grant leave for access to information under this on, a court may take the following matters into account to the nt to which it considers them relevant:	20 21 22
		(a)	the public interest in access to the information being provided,	23
		(b)	the extent to which the principle of open justice will be adversely affected if access is not provided to the information,	24 25
		(c)	the extent to which an individual's privacy or safety will be compromised by providing access to the information,	26 27
		(d)	the extent to which providing access to the information will adversely affect the administration of justice,	28 29
		(e)	the extent of the person's interest or involvement in the proceedings or other matter to which the information relates,	30 31
		(f)	the reasons for which access is sought,	32
		(g)	such other matters as the court considers relevant in the particular circumstances of the case.	33 34
	(3)		ourt can impose conditions on access granted by leave of the court or this section.	35 36
	(4)		regulations can impose conditions on access conferred by the lations under this section.	37 38

Maximum penalty: 250 penalty units.

	(5)	can o	ditions imposed under this section by the court or the regulations only relate to the way in which access is to be provided or restrict lisclosure or use of information to which access is provided.	1 2 3
10	New	s med	ia access to restricted access information	4
	(1)	court	ws media organisation is entitled to access to any of the following t information that is restricted access information unless the court rwise orders in a particular case:	5 6 7
		(a)	information contained in a transcript of proceedings in closed court,	8 9
		(b)	information contained in a transcript of, and statements and affidavits admitted into evidence in, proceedings on a voire dire, but only after the conclusion of the proceedings in the course of which the voire dire proceedings are held,	10 11 12 13
		(c)	information contained in a transcript of, and statements and evidence admitted into evidence in, proceedings on an application to a court for an order to prohibit or restrict the publication or disclosure of information,	14 15 16 17
			<b>Note.</b> Information in a court record referred to in paragraph (c) is restricted access information only during the proceedings. After the proceedings are concluded, the information will be open access information but entitlement to access will be subject to any order restricting or prohibiting publication or disclosure that results from the proceedings.	18 19 20 21 22 23
		(d)	information contained in a court record if the only restricted access information the record contains is personal identification information,	24 25 26
		(e)	information contained in the brief of evidence in criminal proceedings,	27 28
		(f)	information contained in a record admitted into evidence that is a document in written form or that can readily be reproduced as a document in written form.	29 30 31
	(2)	whice that i	court may in a particular case impose conditions on the way in the access to court information is to be provided under this section or restrict the disclosure or use of court information to which access is ided under this section.	32 33 34 35
	(3)	infor perm	ws media organisation must not publish any personal identification mation to which it obtains access under this section except with the mission of the court or of the person to whom the personal diffication information relates.	36 37 38 39

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	(4)	The entitlement to access under this section is in addition to the entitlement to access to open access information.	1 2
	(5)	In this section:	3
		<b>news media organisation</b> means a commercial enterprise that engages in the business of broadcasting or publishing news or a public broadcasting service that engages in the dissemination of news through a public news medium.	4 5 6 7
11	Acce	ess to court information by party to proceedings	8
	(1)	A party to proceedings and the party's legal representative are entitled to access to any court information that relates to the proceedings unless the court otherwise orders in a particular case.	9 10 11
	(2)	The court may in a particular case impose conditions on the way in which access to court information is to be provided under this section or that restrict the disclosure or use of court information to which access is provided under this section.	12 13 14 15
	(3)	The entitlement to access under this section is in addition to the entitlement to access to open access information.	16 17
	(4)	This section extends to proceedings that have been concluded. <b>Note.</b> See section 7 for the meaning of <i>concluded</i> .	18 19
12	Acce	ess under other laws	20
		This Act is not intended to prevent or otherwise interfere with the giving of access to court information as permitted or required by or under any other Act or law that entitles a person to access to court information.	21 22 23
13	Rest	rictions on access—court orders and other laws	24
		There is no entitlement to access to court information under this Act if providing that access would contravene:	25 26
		(a) any order of a court that prohibits or restricts the publication or disclosure of information, or	27 28
		(b) any provision made by or under any other Act or law that prohibits or restricts the publication or disclosure of information.	29 30

Part 3		How access to court information is provided			
14	Meth	Methods of providing access			
	(1)		erson who is entitled under this Act to access to court information be provided with that access in any of the following ways:	3 4	
		(a)	by being given a reasonable opportunity to inspect a court record (or a copy of a court record) that contains the information,	5 6	
		(b)	by being provided with a copy of a court record that contains the information,	7 8	
		(c)	by any means provided for by the rules,	9	
		(d)	by any other means that the court considers to be appropriate in a particular case.	10 11	
	(2)	perso	eciding how access to court information is to be provided to a on, the court is to consider any preference that the person expresses how access is to be provided.	12 13 14	
	(3)	for tl	court can impose reasonable conditions on the provision of access he purpose of ensuring the safe custody and proper preservation of t records.	15 16 17	
	(4)		court may refuse to provide access to court information in a cular case if:	18 19	
		(a)	providing access would require an unreasonable diversion of the court's resources, or	20 21	
		(b)	it is necessary to refuse access to ensure the safe custody and proper preservation of court records (but only if this cannot be ensured by the imposition of reasonable conditions on the provision of access).	22 23 24 25	
15	Charging of fees for access		26		
	(1)	A fee can be charged for providing access to court information under this Act.		27 28	
	(2)	Regulations under this Act or the <i>Civil Procedure Act 2005</i> may make provision for or with respect to the charging of fees for the provision of access to court information under this Act, including provision for or with respect to:		29 30 31 32	
		(a)	the maximum fees that may be charged for providing access, and	33	
		(b)	the waiver, reduction or refund of any fee payable or paid for providing access.	34 35	

Part 4		Privacy protection		
16	Application of privacy laws			
		The Privacy and Personal Information Protection Act 1998 and the Health Records and Information Privacy Act 2002 do not apply to the providing of access to court information pursuant to an entitlement arising under this Act.	3 4 5 6	
17	Courts to publicise privacy protection measures			
		Each court is to publish on its website, or by other appropriate means, general information that promotes awareness of the potential for information provided by a party to proceedings to be accessed by other persons pursuant to an entitlement under this Act and the court's practices and procedures for preventing or limiting access to personal information.	8 9 10 11 12 13	
18	Pers	onal identification information	14	
	(1)	For the purpose of facilitating access to court records, a court must ensure to the maximum extent reasonably practicable that court records that contain open access information do not contain personal identification information.		
	(2)	For that purpose, the rules may make provision for or with respect to:	19	
		(a) the providing of access to open access information contained in a court record by providing access to a copy of the record from which personal identification information has been deleted or removed, and	20 21 22 23	
		(b) the filing or tendering of court records that have had personal identification information deleted or removed from the record or contained in a separate record.	24 25 26	

Part 5		Protection of court information			
19	Secu	rity of court information			
		A court must take such security safeguards as are reasonable in the circumstances to ensure that the court information contained in court records is protected against misuse and unauthorised access, use or disclosure.	3 4 5		
20	Una	uthorised disclosure and use of court information	7		
	(1)	A person must not disclose or use court information obtained in the exercise of the person's functions as a court officer or in the execution or administration of this Act except:	8 9 10		
		(a) with the consent of the person from whom the information was obtained, or	11 12		
		(b) in the exercise of those functions or in the execution or administration of this Act, or	13 14		
		(c) as authorised by the regulations, or	15		
		(d) as otherwise authorised or required by law.	16		
	(2)	A person must not induce or attempt to induce another person to disclose or use court information in contravention of subsection (1).	17 18		
	(3)	If a court officer discloses court information by providing access to the information and believes in good faith when providing access to the information that this Act permits or requires that access to be provided, the officer is deemed to have disclosed the information in the execution of this Act.  Maximum penalty: 100 penalty units or imprisonment for 2 years, or both.	19 20 21 22 23 24		
	_		25		
21	Conditions of access to court information				
	(1)	A person who is provided with access to court information pursuant to an entitlement under this Act must not disclose or use the information for a purpose or in a manner that the person knows is contrary to any condition of access.	27 28 29 30		
	(2)	A <i>condition of access</i> is a condition imposed by the court or by the regulations that restricts the disclosure or use of court information to which access is provided pursuant to an entitlement under this Act. Maximum penalty: 100 penalty units.	31 32 33 34		

Miscellaneous Part 6

Part 6		Miscellaneous		1
22	Exer	rcise of functions by court officers		
	(1)	The se	enior judicial officer of a court may, by instrument in writing:	3
			direct that any function of the court under this Act may be exercised by such registrars or other officers of the court, and in such circumstances and subject to such conditions, as are specified in the instrument, and	4 5 6 7
		(b)	vary or revoke any such instrument.	8
	(2)	or othe	ut limiting any other functions he or she may exercise, a registrar er officer of a court may exercise any function conferred on such icer by the rules.	9 10 11
	(3)		ection does not limit any provision of the Act by which a court is tuted with respect to the exercise of the court's functions.	12 13
23	Protection in respect of disclosure of court information			
	(1)	If cour Act:	rt information is disclosed pursuant to an entitlement under this	15 16
			no action for defamation or breach of confidence lies against the Crown, a court or a court officer by reason of the disclosure of the information, and	17 18 19
			no action for defamation or breach of confidence in respect of any publication involved in, or resulting from, the disclosure of the information lies against the author of a record containing the information or any other person by reason of the author or other person having supplied the record to a court, and	20 21 22 23 24
			neither the person by whom the disclosure is made nor any other person concerned in disclosing the information is guilty of an offence merely because of the disclosing of the information.	25 26 27
	(2)	under to defa the pul	iving of access to court information pursuant to an entitlement this Act does not constitute, for the purposes of the law relating amation or breach of confidence, an authorisation or approval of blication of a record containing the information or its contents by rson to whom access to the information is given.	28 29 30 31 32
24	Pers	onal lia	bility	33
		the dir	atter or thing done by a court officer, or by any person acting under ection of a court officer, if the matter or thing was done in good or the purposes of executing this Act, subjects the court officer or a so acting, personally to any action, liability, claim or demand.	34 35 36 37

25	Rules of court				
	(1)	The Uniform Rules Committee under the <i>Civil Procedure Act 2005</i> may make rules, not inconsistent with this Act, for or with respect to any matter that by this Act is required or permitted to be prescribed by rules or that is necessary or convenient to be prescribed by rules for carrying out or giving effect to this Act.			
	(2)		rticular, the rules may make provision for or with respect to the wing matters:	7 8	
		(a)	the practice and procedure to be followed in respect of proceedings under this Act and any matters incidental to or relating to that practice and procedure,	9 10 11	
		(b)	the procedure for applying for access to court information under this Act,	12 13	
		(c)	the means by which access can be provided to court information under this Act,	14 15	
		(d)	the duties of registrars and other officers of a court in relation to or for the purpose of the operation of this Act,	16 17	
		(e)	the forms to be used in connection with the operation of this Act.	18	
	(3)	Act a	s made by the Uniform Rules Committee for the purposes of this re to form part of the rules made by that Committee under the <i>Civil edure Act 2005</i> .	19 20 21	
26	Regulations				
		or wi	Governor may make regulations, not inconsistent with this Act, for th respect to any matter that by this Act is required or permitted to rescribed by regulation or that is necessary or convenient to be ribed by regulation for carrying out or giving effect to this Act.	23 24 25 26	
27	Nature of proceedings for offences				
		Proceedings for an offence under this Act may be dealt with summarily before the Local Court.			
28	Review of Act				
	(1)	objec	Minister is to review this Act to determine whether the policy tives of the Act remain valid and whether the terms of the Act in appropriate for securing those objectives.	31 32 33	
	(2)	The review is to be undertaken as soon as possible after the period of 2 years from the date of assent to this Act.			
	(3)		port on the outcome of the review is to be tabled in each House of ament within 12 months after the end of the period of 2 years.	36 37	

Schedule 1			Savings, transitional and other provisions	1 2
Part 1		General		
1	Reg	ulation	ıs	4
	(1)		regulations may contain provisions of a savings or transitional re consequent on the enactment of the following Acts:  Act	5 6 7
	(2)		such provision may, if the regulations so provide, take effect from ate of assent to the Act concerned or a later date.	8
	(3)	is ear	ne extent to which any such provision takes effect from a date that relier than the date of its publication on the NSW legislation website, rovision does not operate so as:	10 11 12
		(a)	to affect, in a manner prejudicial to any person (other than the State or an authority of the State), the rights of that person existing before the date of its publication, or	13 14 15
		(b)	to impose liabilities on any person (other than the State or an authority of the State) in respect of anything done or omitted to be done before the date of its publication.	16 17 18
Part 2		Provisions consequent on enactment of this Act		19 20
2	Reda	action	of personal identification information	21
		Secti	on 18 (Personal identification information) does not apply in ect of a court record created before the commencement of that	22 23 24

#### Court Information Bill 2010

#### Schedule 2 Amendments

Sch	nedule 2 Amendments	1
2.1	Criminal Procedure Act 1986 No 209	2
	Section 314 Media access to court documents Omit the section.	3
2.2	Local Court Rules 2009	5
	Rule 8.10 Copies of court records Omit the rule.	6 7
2.3	Uniform Civil Procedure Rules 2005	8
[1]	Rule 36.12 Registrar to furnish copies of judgments and other documents	9 10
	Omit rule 36.12 (2).	11
[2]	Rule 36.12 (3)	12
	Omit "Despite subrules (1) and (2)" Insert instead "Despite subrule (1)"	13