

New South Wales

Statute Law (Miscellaneous Provisions) Bill 1999

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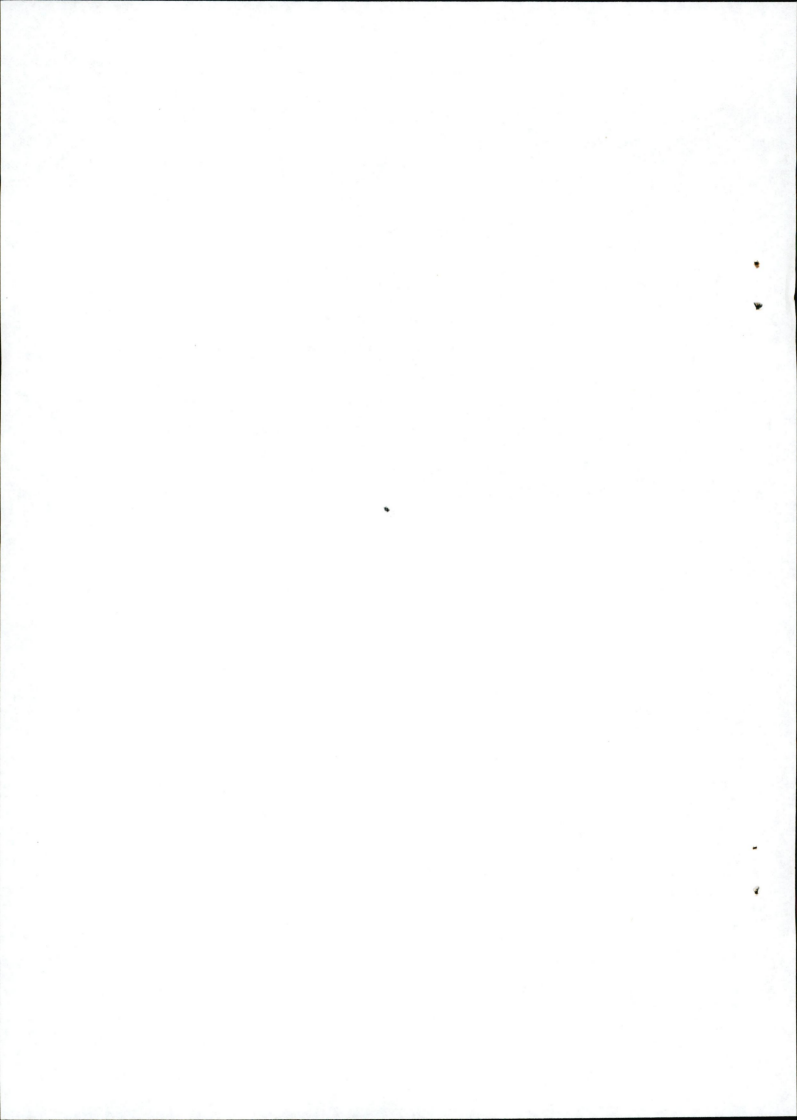
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This Public Bill, originated in the Legislative Assembly and, having this day passed, is now ready for presentation to the Legislative Council for its concurrence.

Clerk of the Legislative Assembly. Legislative Assembly,



New South Wales

Statute Law (Miscellaneous Provisions) Bill 1999

Act No , 1999

An Act to repeal certain Acts and to amend certain other Acts in various respects, including for the purpose of effecting statute law revision; and to make certain savings.

EXAMINED

Chairman of Committees

The I	The Legislature of New South Wales enacts:		
1	Name of Act	2	
	This Act is the Statute Law (Miscellaneous Provisions) Act 1999.	3	
2	Commencement	4	
	(1) This Act commences on the date of assent, except as provided by subsection (2).	5	
	(2) The amendments made by Schedules 1, 2 and 3 commence on the day or days specified in those Schedules in relation to the amendments concerned. If a commencement day is not specified, the amendments commence on the date of assent.	7 8 9 10	
3	Amendments	11	
	Each Act specified in Schedules 1-6 is amended as set out in those Schedules.	12 13	
4	Repeals	14	
	Each Act, or provision of an Act, specified in Schedule 7 is repealed.	15	
5	General savings, transitional and other provisions	16	
	Schedule 8 has effect.	17	
6	Explanatory notes	18	
	The matter appearing under the heading "Explanatory note" in any of the Schedules does not form part of this Act	19 20	

Sch	edule 1 Minor amendments	1
	(Section 3)	2
1.1	Anti-Discrimination Act 1977 No 48	3
[1]	Section 72 Appointment of members	4
	Omit "one full-time member and 4 part-time members". Insert instead "5 members (including a President)".	5
[2]	Section 73 Term of office	7
	Omit "full-time member" from section 73 (a). Insert instead "President".	8
[3]	Section 73 (b)	9
	Omit "a part-time member". Insert instead "any other member".	10
[4]	Section 75 Vacation of office	11
	Insert "full-time" before "President" in section 75 (b).	12
[5]	Section 76 Removal from office	13
	Omit "part-time member". Insert instead "member (other than the President)".	14 15
re1		
[6]	Section 79 Remuneration of members other than the President Omit "part-time member". Insert instead "member (other than the President)".	16
[7]	Section 80 President	18
	Omit section 80 (1). Insert instead:	19
	(1) The President may be appointed on a full-time or part-time basis.	20
[8]	Section 80 (2)	21
	Omit "The President".	22
	Insert instead "A President appointed on a full-time basis".	23
[9]	Section 80 (3) and (3A)	24
	Insert after section 80 (2):	25
	(3) A President appointed on a part-time basis is entitled to be paid	20
	such remuneration (including travelling and subsistence allowances) as the Minister may from time to time determine in	27
	respect of him or her.	29

ce, and exercise functions, as President -time) even though the person also holds, ons of, a judicial office or a statutory or n 82 (1).	1 2 3 4
n 82 (1)	
	5 6 7
*	8 9 10 11
r occurring.	12 13 14
stead "A President".	15 16
	17
tead "The President".	18
	19 20 21 22
	23
	24 25 26
	27 28 29
holds judicial or statutory office.	30 31 32
sequential affectorients.	32
1984 No 143	33
	34
	35
s in whole or in part, or	36
	President". Is of President who was previously occurring in section 84 (2), (3) and (4). Per occurring. Istead "A President". Istead "The President". Istead "The President". In anti-Discrimination Board immediately before the Anti-Discrimination Board which has four partired to devote the whole of his or her time to the lice and provides for either full-time or part-time times any prohibition on a person holding the office in holds judicial or statutory office. It 1984 No 143

Explanatory note The proposed amendment provides for the Governor to make regulations under the	1
Associations Incorporation Act 1984 for or with respect to the waiver of fees payable under the Act.	2 3 4
City of Sydney Act 1988 No 48	5
Section 14 Definitions	6
Omit "subsections (1A) and (3)" from the definition of ratepaying lessee in	7
section 14 (1) (b).	8
Insert instead "subsections (1A), (3) and (4)".	9
Section 14 (3) (b)	10
Omit "general manager of the City of Sydney".	11
Insert instead "Electoral Commissioner".	12
Section 14 (3) (b)	13
Omit "general manager" where secondly occurring.	14
Insert instead "Electoral Commissioner".	15
Explanatory note	16
The provisions of the <i>City of Sydney Act 1988</i> that deal with the conduct of elections for the City of Sydney were amended by the Local Government Legislation Amendment (Elections) Act	17 18
1998. One of those amendments (inserted in the committee stage of Parliament's consideration	19
of the Bill) provided for the Electoral Commissioner, rather than the general manager of the City	20
	21 22
enrolment.	23
Items [2] and [3] of the proposed amendments provide for the Electoral Commissioner to	24
	25 26
item [1] of the proposed amendments corrects a cross-reference.	20
Coal Mines Regulation Act 1982 No 67	27
Section 79 District check inspector may act as check inspector	28
Insert after section 79 (2):	29
(3) For the purposes of conducting any examination or inspection	30
under section 91, a district check inspector has the powers of a	31
check inspector under section 73.	32
Sections 90 and 91	33
Insert "district" before "check inspector" wherever occurring.	34
	Associations Incorporation Act 1984 for or with respect to the waiver of fees payable under the Act. City of Sydney Act 1988 No 48 Section 14 Definitions Omit "subsections (1A) and (3)" from the definition of ratepaying lessee in section 14 (1) (b). Insert instead "subsections (1A), (3) and (4)". Section 14 (3) (b) Omit "general manager of the City of Sydney". Insert instead "Electoral Commissioner". Section 14 (3) (b) Omit "general manager" where secondly occurring. Insert instead "Electoral Commissioner". Explanatory note The provisions of the City of Sydney Act 1988 that deal with the conduct of elections for the City of Sydney were amended by the Local Government Legislation Amendment (Elections) Act 1988. One of those amendments (inserted in the committee stage of Parliament's consideration of the Bill) provided for the Electoral Commissioner, rather than the general manager of the City of Sydney, to be responsible for the preparation of electoral rolls. However, section 14 (3) of the Act continues to provide for the peneral manager to choose between competing claimants for enrolment. Items [2] and [3] of the proposed amendments provide for the Electoral Commissioner to exercise all functions relating to enrolment. Items [2] and [3] of the proposed amendments corrects a cross-reference. Coal Mines Regulation Act 1982 No 67 Section 79 District check inspector may act as check inspector Insert after section 79 (2): (3) For the purposes of conducting any examination or inspection under section 91, a district check inspector has the powers of a check inspector under section 73.

Schedule 1 Minor amendments

	Explanatory note	
	Item [1] of the proposed amendments makes clear the powers of a district check inspector to	
	conduct examinations and inspections when visiting a mine at which an accident or dangerous occurrence has taken place.	2
	Item [2] of the proposed amendments makes consequential amendments.	5
1.5	Community Land Development Act 1989 No 201	(
[1]	Section 16 Taking on lease of additional association property	
	Omit "Crown, and" from paragraph (b) of the definition of land in	- 8
	section 16 (5). Insert instead "Crown.".	10
	insert instead Crown	10
[2]	Section 16 (5), definition of "land"	1
	Omit paragraph (c) of the definition.	12
[3]	Section 16 (5)	13
	Insert at the end of section 16 (5):	1-
	lease includes:	1:
	(a) a sublease, and	10
	(b) a leasehold estate or interest acquired by transfer.	11
[4]	Section 17 Lease of certain association property	18
	Insert after section 17 (1):	19
	(1A) A community association or precinct association may:	20
	(a) transfer a lease accepted or acquired by the association	2
	under section 16, if such a transfer is not prevented by the terms or conditions of the lease, or	2:
	(b) grant by way of sublease, a lease of any or all of its estate	22
	or interest in land the subject of a lease so accepted or	2:
	acquired, if such a grant is not prevented by the terms or conditions of the lease.	20
	conditions of the lease.	2
[5]	Section 17 (3)	2
	Insert ", transfer of a lease or sublease" after "lease".	29
[6]	Section 22 Subdivision of neighbourhood lots and related	3
	neighbourhood property	3
	Omit "Supreme Court" from section 22 (3) (d). Insert instead "Community Schemes Board".	3
	moet motera Community ochemics board.	3.

[7]	Section 23 Acquisition of additional neighbourhood property	1		
	Omit "Crown, or" from paragraph (b) of the definition of <i>land</i> in section 23 (6).	2		
	Insert instead "Crown.".	3		
[8]	Section 23 (6), definition of "land"	4		
	Omit paragraph (c) of the definition.	5		
[9]	Section 23 (6)	6		
	Insert at the end of section 23 (6):	7		
	lease includes:	8		
	(a) a sublease, and	9		
	(b) a leasehold estate or interest acquired by transfer.	10		
[10]	Section 24 Lease or transfer by neighbourhood association	11		
	Insert after section 24 (1):			
	(1A) A neighbourhood association may, by unanimous resolution:			
	(a) transfer a lease of land accepted or acquired by the	14		
	association under section 23, if such a transfer is not	15		
	prevented by the terms or conditions of the lease, or	16		
	(b) grant by way of sublease, a lease of any or all of its estate	17		
	or interest in land the subject of a lease so accepted or	18		
	acquired, if such a grant is not prevented by the terms or conditions of the lease.	19 20		
	collutions of the lease.	20		
[11]	Section 24 (5)	21		
	Insert ", sublease" after "lease".	22		
[12]	Section 40 Recording of certain orders	23		
[]	Omit "a Community Schemes Board" from section 40 (1).	24		
	Insert instead "the Community Schemes Board".	25		
[13]	Section 40 (5), definition of "certified"	26		
	Omit paragraph (a) of the definition. Insert instead:			
	(a) if the order is an order of the Community Schemes	28		
	Board—certified by the Registrar appointed under section	29		
	109N of the Community Land Management Act 1989, or	30		

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OCI		uit	

Minor amendments

[14]	Schedule 7 Conversion of neighbourhood lot to neighbourhood property	1 2
	Omit clause 4 (b). Insert instead:	3
	(b) the conversion must have been authorised by the	4
	Community Schemes Board.	5
[15]	Schedule 9 Additions to association property by lease or transfer	6
	Insert "(except where a leasehold interest is acquired by transfer of lease or sublease)" after "transferred" in clause 1 (a).	7 8
[16]	Schedule 10 Dealings with association property	9
	Insert ", sublease, or transfer of a lease" after "lease" in clause 1 (a).	10
[17]	Schedule 10, clause 3 (b)	11
	Omit the subclause. Insert instead:	12
	(b) the dealing has been authorised by the Community Schemes Board.	13 14
	Explanatory note	15
	Lease of additional land by an association	16
	Section 16 of the <i>Community Land Development Act 1989</i> empowers a community association or a precinct association to add to its association property by registering a lease of land to it. Section 23 of the Act makes similar provision for neighbourhood associations.	17 18 19
	Items [3] and [9] of the proposed amendments make it clear that an association can add to association property land that is sublet to the association. An association may also add to its association property by accepting a transfer or assignment of a lease.	20 21 22
	Items [5] and [15] make consequential amendments.	23
	Lease of association property Section 17 of the Act empowers a community association or a precinct association to lease some of its association property. Section 24 of the Act enables a neighbourhood association to lease neighbourhood property. Items [4] and [10] of the proposed amendments enable an association to transfer a lease of	24 25 26 27 28
	association property or to sublet land the subject of a lease to the association. Items [11] and [16] make consequential amendments.	29
	Authorisation of acts during the initial period	31
	Section 23 of the Community Land Management Act 1989 imposes restrictions on an association during the initial period for its related scheme, including restrictions on the conversion to association property of a neighbourhood lot and the subdivision of a neighbourhood lot within a scheme. Section 23 (4) of that Act provides that those restrictions may be waived, varied or extinguished by order of the Community Schemes Board.	32 33 34 35 36
	Section 22 of, clause 4 (b) of Schedule 7 and clause 3 (b) of Schedule 10 to, the <i>Community Land Development Act 1989</i> incorrectly refer to the authorisation of a subdivision, conversion or dealing by the Supreme Court.	37 38 39
	Items [6], [14] and [17] of the proposed amendments clarify that the authorisation is by the Community Schemes Board.	40

	Other amendments Items [1], [2], [7] and [8] of the proposed amendments omit redundant paragraphs of definitions. Item [12] updates a reference to the Community Schemes Board. Item [13] updates a reference to the office holder responsible for the certification of orders made by the Community Schemes Board.	1 2 3 4 5	
1.6	Community Land Management Act 1989 No 202	6	
[1]	Section 14 Amendment of management statement	7	
	Omit section 14 (4). Insert instead:		
	(4) An amendment has no effect until it is registered.	9	
	(5) Lodgment of an amendment cannot be accepted later than 2 months after the passing of the resolution making the amendment.	10 11	
[2]	Section 64 Registrar to be satisfied mediation has been attempted before accepting application	12 13	
	Omit "agree" from section 64 (2) (b). Insert instead "agrees".	14 15	
	 Explanatory note Section 13 of the Community Land Management Act 1989 gives legal effect to the following categories of management statements: (a) a community management statement, which is a statement that is registered with a community plan as a statement of the by-laws and other particulars governing participation in the community scheme, (b) a neighbourhood management statement, which is a statement that is registered with a neighbourhood plan as a statement of the by-laws and other particulars governing participation in the neighbourhood scheme, (c) a precinct management statement, which is a statement that is registered with a precinct plan as a statement of the by-laws and other particulars governing participation in the precinct scheme. Section 14 of the Act provides for the amendment of such management statements by resolution of the association. At present, section 14 (4) provides that an amendment to a management statement has no effect unless it is registered within 2 months of the resolution making the amendment. Item [1] of the proposed amendments provides that an amendment to a management statement must be lodged for registration within 2 months after the resolution making the amendment, and takes effect on registration. Item [2] of the proposed amendments corrects a grammatical error. 	16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 31 32 33 34	
1.7	Constitution Act 1902 No 32	36	
	Section 31A Absence of Speaker from New South Wales	37	
	Omit "Chairman of Committees" wherever occurring. Insert instead "Deputy Speaker".	38	

Schedule 1 Minor amendments

	Explan	atory i	note	1
		ive As	of the Constitution Act 1902 provides for the Chairman of Committees of the sembly to act in the place of the Speaker when he or she is absent from New	2 3 4
	The propriet	oposed s for th	d amendment omits references to the Chairman of Committees and instead e Deputy Speaker of the Legislative Assembly to act in the place of the Speaker.	5
1.8	Cons	ume	r Claims Act 1998 No 162	7
[1]	Sched	dule 1	1 Savings and transitional provisions	8
	Insert	after (clause 3 (1):	9
		(2)	A consumer claims tribunal is abolished:	10
			(a) when the member (who constitutes the tribunal) ceases, in accordance with a notice under clause 4, to hold office, or	11 12
			(b) on 1 November 1999,	13
			whichever is earlier.	14
[2]	Sched	dule 1	1, clause 5 (2)	15
	Insert	at the	end of clause 5:	16
		(2)	This clause ceases to have effect on 1 November 1999.	17
[3]	Sched	dule 1	1, clause 5A	18
	Insert	after (clause 5:	19
	5 A	Pen	ding proceedings after 1 November 1999	20
		(1)	If proceedings were instituted before the commencement of this Schedule but had not commenced to be heard by a consumer claims tribunal before 1 November 1999, the proceedings are taken to have been duly instituted in the Tribunal (as constituted, or reconstituted, in accordance with section 13 of the <i>Fair Trading Tribunal Act 1998</i>).	21 22 23 24 25 26
		(2)	If a consumer claims tribunal had commenced to hear (but had not finally determined) a matter before 1 November 1999, the Tribunal (as constituted, or reconstituted, in accordance with section 13 of the <i>Fair Trading Tribunal Act 1998</i>) is to continue to hear and determine the matter.	27 28 29 30 31
		(3)	For the purpose of subclauses (1) and (2):	32
		/	(a) the Tribunal has and may exercise all the functions that the relevant consumer claims tribunal had immediately before its abolition, and	33 34 35

	(b)	the provisions of any Act, statutory rule or other law that would have applied to or in respect of the proceedings had this Act not been enacted continue to apply.	1 2 3
		he purposes of proceedings heard under subclause (2), the inal may have regard to any record of the proceedings before	4 5
		elevant consumer claims tribunals, including a record of any ence taken in the proceedings.	6 7
[4]	Schedule 1, clau		8
	Omit "this clause"	'from clause 6 (b). Insert instead "clause 5".	9
[5]	Schedule 1, clau	use 6	10
	Omit "to be an ord	der made by the Tribunal under the corresponding provision	11
		e Fair Trading Tribunal Act 1998 and may be enforced	12
	accordingly".		13
		r the purpose only of its enforcement and not for the purpose	14
		right of appeal or review, to be an order made by the Tribunal	15
		onding provision of this Act, the Home Building Act 1989 or	16
	the Fair Trading T	Tribunal Act 1998".	17
	Explanatory note		18
		s Act 1998 abolished consumer claims tribunals and conferred jurisdiction	19 20
		er claims on the Fair Trading Tribunal. Schedule 1 to the Act continues the or claims tribunals, but only for the purpose of the exercise by the tribunals	21
	of their functions in re	lation to pending proceedings.	22
		proposed amendments provide that, from 1 November 1999, matters	23
	Fair Trading Tribunal.	r claims tribunals, including part-heard matters, will be dealt with by the	24 25
	Item [4] corrects a wro		26
		r that no right of appeal or review is to be conferred in relation to orders	27
		sumer Claims Tribunals Act 1987 before its repeal or orders made under	28 29
	immediately before its	nents in relation to proceedings that were pending under that Act repeal. Item [5] also recognises that it is appropriate for some orders of	30
	consumer claims tribu	nals having effect immediately before the repeal of the Consumer Claims	31
		nd some orders made in proceedings that were pending on the repeal of tas orders under the <i>Home Building Act 1989</i> .	32 33
		1 1 M 1 A -1 4007 N - 440	
1.9	Contaminated	Land Management Act 1997 No 140	34
[1]	Section 17 Inves	stigation order	35
	Insert after section	17 (1) (c):	36
	(d)	the most appropriate means for undertaking remediation of the land.	37 38

Statute Law (Miscellaneous Provisions) Bill 1999

Schedule 1	Minor	amendments
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[2]	Section 23 Remediation order	1
	Insert "or, at the discretion of the EPA, a plan recommended by the EPA or	2
	submitted by a site auditor accredited under Part 4" after "subsection (1) (b)" in	3
	section 23 (2).	4
[3]	Section 24 Details of remediation order	5
	Insert ", or prepare the plan required by the order" after "the remediation"	6
	wherever occurring in section 24 (3) (a) and (b).	7
[4]	Section 24 (3) (c)	8
	Insert ", or the preparation of the plan of remediation" after "remediation".	9
[5]	Section 24 (3) (d)	10
[0]	Insert ", or the plan of remediation," after "remediation".	
	insert , of the plan of remediation, after remediation.	11
[6]	Section 24 (3) (d)	12
	Insert "or plan" after "such a report".	13
[7]	Section 24 (3) (e)	14
	Insert "or the plan of remediation" after "remediation".	15
[8]	Section 36 Recovery of costs of investigation or remediation	16
[-]	Insert "a reference to" after "includes" in section 36 (6).	17
[9]	Section 36 (6)	18
	Omit all words after "authority" where firstly occurring.	19
[10]	Section 36 (8)	20
	Omit "to be". Insert instead "of".	21
[11]	Section 36 (8)	22
ניין	•	22
	Omit "clause 33". Insert instead "section 33 or 34".	23
[12]	Section 47 Definitions	24
	Insert after paragraph (b) (iii) of the definition of site audit in section 47 (1):	25
	(iv) the suitability and appropriateness of a plan of	26
	remediation, a long-term management plan, a	27
	voluntary investigation proposal or a remediation	28
	proposal.	29

proposal.

auditor.

[13]	Section 53 Annual returns and other notifications	1
	Omit "not later than 21 days" from section 53 (1).	2
	Insert instead "not more than 60 days and not less than 30 days".	3
	Explanatory note	4
	Investigation and remediation orders	5
	Part 3 of the Contaminated Land Management Act 1997 provides for the investigation and remediation of contaminated land.	6 7
	Section 17 of the Act empowers the EPA to issue investigation orders in relation to land declared to be an investigation area. Such an order requires a person to report on the nature and extent of the contamination of land, the nature and extent of the harm caused by the contamination and the risk that the contamination will cause such harm.	8 9 10 11
	Item [1] of the proposed amendments enables an investigation order to require a person to report on the most appropriate means for remediation of the land.	12 13
	Section 23 of the Act provides for the EPA to make remediation orders requiring a person to carry out specified remediation and other action or requiring the submission of a plan of remediation to the EPA.	14 15 16
	Item [2] provides that a remediation order requiring a person to carry out specified remediation and other action may adopt, with or without modification, a report recommended by the EPA or by a site auditor. Such a report may have been submitted in relation to an earlier remediation order.	17 18 19 20
	Items [3]-[7] include the preparation of a plan for remediation of land in a provision that lists examples of the kinds of action that may be required by a remediation order.	21 22
	Recovery of costs of contamination	23
	Section 36 of the Act allows a person to recover the costs of investigation or remediation of contaminated land from certain other persons responsible for the contamination.	24 25
	Item [9] of the proposed amendments makes it clear that the section applies in all respects to any public authority.	26 27
	Items [8] and [10] correct grammatical errors. Item [11] provides for a person to recover the administrative costs charged by the EPA from the persons responsible for the contamination.	28 29 30
	Site audits	31
	Part 4 of the Act provides for the audit of investigation or remediation carried out in respect of the actual or possible contamination of land.	32 33
	Item [12] of the proposed amendments includes within the scope of that Part an audit that is conducted for the purposes of determining the suitability and appropriateness of a plan of remediation, a long-term management plan, a voluntary investigation proposal or a remediation proposal.	34 35 36 37

Item [13] changes the period within which a site auditor is required to furnish the EPA with an annual return and other notifications regarding site audits commenced or completed by the

38 39 40

Schedule 1	Minor amendments

1.10	Contracts Review Act 1980 No 16	1
[1]	Section 4 Definitions	2
	Omit paragraphs (d) and (e) of the definition of <i>Court</i> in section 4 (1). Insert instead:	3 4
	(d) in accordance with section 89D of the Home Building Act 1989, and without affecting the jurisdictional limitations referred to in that section, the Fair Trading Tribunal.	5
[2]	Section 4 (1)	8
	Insert in alphabetical order:	9
	Fair Trading Tribunal means the Fair Trading Tribunal constituted under the Fair Trading Tribunal Act 1998.	10
	Commencement The amendments to the Contracts Review Act 1980 are taken to have commenced on 1 March 1999, the date of commencement of section 79 of the Fair Trading Tribunal Act 1998 (which repealed the Commercial Tribunal Act 1984).	12 13 14 15
	Explanatory note The proposed amendments update references to Tribunals.	10
1.11	Credit Act 1984 No 94	18
[1]	Section 81 Assignment of rights by credit provider	19
	Insert "other than a credit provider" after "person" wherever occurring in section 81 (1) (a) and (b).	20
[2]	Section 147 Matters to be considered by Tribunal	22
	Omit "contact" from section 147 (4). Insert instead "contract".	23
[3]	Section 166A Evidence	24
	Omit "another" from section 166A. Insert instead "other".	25
	Explanatory note Section 81 of the <i>Credit Act 1984</i> prevents the assignment of certain rights by a credit provider unless the assignment is made bona fide by way of security in respect of a liability incurred by the assignor or is made with the consent of the Director-General of the Department of Fair Trading or the Fair Trading Tribunal.	26 27 28 29 30

	Item [1] of the proposed amendments makes it clear that a person, being a credit provider, can assign the whole or any part of the person's rights as a credit provider under a regulated contract to another credit provider without the need for the assignment to be made either by way of security or with the consent of the Director-General.	1 2 3 4
	Items [2] and [3] of the proposed amendments correct typographical errors.	5
1.12	Environmental Planning and Assessment Act 1979 No 203	6
[1]	Section 108 Regulations respecting existing use	7
	Omit "section 88A" from section 108 (4). Insert instead "section 89".	8
[2]	Sections 118B, 118C (3) (c), 118D (1) and (2), 118E (2), 118F (1), 118G, 118H, 118I (2), 118K (1) and 118L (1)	9
	Omit "council or the Minister" wherever occurring.	11
	Insert instead "council, the Minister or the Director".	12
[3]	Section 118B Inspections and investigations	13
	Omit "the council's or the Minister's".	14
	Insert instead "the council's, the Minister's or the Director's".	15
[4]	Section 118C Notice of entry	16
	Insert ", the Director" after "Minister" in section 118C (1).	17
[5]	Section 118E Notification of use of force or urgent entry	18
[0]	Omit "council or, if the person was authorised by the Minister under section	19
	118C (3) or 118D (1), the Minister" from section 118E (1).	20
	Insert instead "council, Minister or Director (whichever authorised the person	21
	to enter the premises under section 118C (3) or 118D (1))".	22
[6]	Section 121B What orders may be given by a consent authority?	23
• •	Omit "this Act, the Local Government Act 1993 or the Local Government Act	24
	1919" from Item 9 (a) in the Table to section 121B (1).	25
	Insert instead "this Act or the Local Government Act 1993".	26
	Explanatory note	27
	Section 118A of the <i>Environmental Planning and Assessment Act 1979</i> empowers a council, the Minister and the Director-General of the Department of Urban Affairs and Planning (called	28 29
	the "Director" in the Act) to authorise persons to enter premises for the purpose of enabling the	30
	council, the Minister or the Director-General to exercise the council's, the Minister's or the	31
	Director-General's powers under the Act. Although the Director-General has the same power	32
	to authorise a person to enter premises as a council or the Minister, the other provisions of Division 1A (Entry on to land and other powers) of Part 6 of the Act, which elaborate on the	33 34
	exercise of that power of entry, refer only to a person authorised by a council or the Minister.	35

	provisions, to give effe	ect to the	powers	nts include references to the Director-General in other of entry that the Director-General may authorise.	1 2
				orrects a cross-reference.	3
	item [o] omits a refere	a reference to a repealed Act.			
1.13	Fair Trading Tr	ibunal	Act 19	998 No 161	5
[1]	Section 6 Fair Tr	ading 1	ribuna	al	6
	Omit "Property, S.	tock and	l Busin	ess Agents Act 1941" and "Retail Leases Act	7
	1994" from the no				8
[2]	Section 12 Divisi	ions of	the Tr	ibunal	9
	Omit section 12 (1) (a) (vi) and (vii).	10
[3]	Schedule 4 Ame				11
	Omit Schedule 4.9	[2]. Ins	ert inst	ead:	12
	[2]	Section	n 42A	Review of commissions, fees etc	13
		Omit :	section	42A (4)–(13). Insert instead:	14
		(4)	With	out limiting the Consumer Claims Act 1998,	15
			the p	erson served with the statement of claim in	16
				dance with subsection (1) or the person	17
				ving or obtaining an itemised account as	18
				ded in subsection (3) may, in accordance with on 6 of that Act, apply to the Tribunal for the	19 20
				mination of a consumer claim within the	20
				ing of that Act in relation to:	22
			(a)	the entitlement of the licensee to the whole	23
			(u)	or any part of the amount specified in the	24
				statement of claim or the itemised account,	25
				or	26
			(b)	whether the whole or any part of the	27
				amount is reasonable,	28
			or bo	th.	29
		(5)	With	out limiting the Consumer Claims Act 1998,	30
		(-)		ribunal has jurisdiction to hear and determine	31
			any s	uch consumer claim despite:	32
			(a)	the terms or conditions of any agreement or	33
				contract entered into between the licensee	34
				and the applicant, and	35

			(b)	max	kimum a which a	mount (if	nore or less fany) of res is entitled	muneration	n S	1 2 3 4
		(6)	respection prescription claim section Direct	et to r ibed or it n, of or-Ge	requiring by the temised a notice eneral, o	g the included regulation accounts to the containing the containin	provision to lusion, in to ons, in states referred form approving g advice Consumer	he manner tements of to in this ved by the concerning	r f s e	
[4]	Schedule 4.9 [4] Insert after Schedul	le 4.9 [3	5]:						1	
	[4]	Sched	ule 2 Sa	aving	s and ti	ansition	al provisio	ons	1	5
		Insert	after Pa	rt 5:					1	6
		Part	6		e Fair		nseque ng Tribu		t 1	7 8 9
		24	Proce	edin	ngs und	ler secti	ion 42A		2	0
			detern detern	nined nined	before in acco	l Mar rdance w	r section 4 ch 1999 with that se are determ	are to be ction as ir	e 2 1 2	1223
		25					statement nder secti			5
			statem	nent on 42A	of clain	n or iter	nsee must a mised acco e form las	ount under	r 2 d 2	.7 .8 .9

[5]	Schedule	5 Savings, transitional and other provisions							
	Insert at th	end of clause 3:							
	(2)	A former body is abolished:	3						
		(a) when the last of its members ceases, in accordance with a	4						
		notice under clause 4, to hold office, or	5						
		(b) on 1 November 1999,							
		whichever is earlier.	7						
[6]	Schedule	5, clause 5 (1A)	8						
[0]		r clause 5 (1):	9						
	(IA)	Subclause (1) ceases to have effect on 1 November 1999.	10						
[7]	Schedule	5, clause 5A	11						
	Insert after		12						
	5A Pe	nding proceedings after 1 November 1999	13						
	(1)	If proceedings were instituted before the closure date but had not	14						
		commenced to be heard by a former body before 1 November	15						
		1999, the proceedings are taken to have been duly instituted in the Tribunal (as constituted, or reconstituted, in accordance with	16 17						
		section 13 of this Act).	18						
	(2)	If a former body had commenced to hear (but had not finally	19						
	(2)	determined) a matter before 1 November 1999, the Tribunal (as	20						
		constituted, or reconstituted, in accordance with section 13 of this	21						
		Act) is to continue to hear and determine the matter.	22						
	(3)	For the purposes of subclauses (1) and (2):	23						
		(a) the Tribunal has and may exercise all the functions that the	24						
		former body had immediately before its abolition, and	25						
		(b) the provisions of any Act, statutory rule or other law that	26						
		would have applied to or in respect of the proceedings had	27						
		this Act not been enacted continue to apply.	28						
	(4)) For the purposes of proceedings heard under subclause (2), the	29						
		Tribunal may have regard to any record of the proceedings before	30						
		the relevant former body, including a record of any evidence taken							
in the proceedings.									

	Explanatory note	1
	Pending proceedings	2
	The Fair Trading Tribunal Act 1998 abolished the Commercial Tribunal, the Motor Vehicle Repairs Disputes Committee and disputes committees constituted under former section 34 of the Motor Dealers Act 1974. The Act conferred jurisdiction on the Fair Trading Tribunal in respect of most matters formerly dealt with by those bodies. Schedule 5 to the Act continues the existence of those former bodies, but only for the purpose of the exercise by them of their functions in relation to some pending proceedings.	3 4 5 6 7 8
	Item [3] clarifies the position under the current law that a person who wishes to challenge the entitlement of a licensee under the <i>Property, Stock and Business Agents Act 1941</i> to any remuneration by way of commission, fee, gain or reward or any sum as reimbursement for expenses or charges, or who wishes to dispute the reasonableness of any such remuneration or sum, has a general consumer claim under the <i>Consumer Claims Act 1998</i> and has access to the Fair Trading Tribunal via the provisions of the <i>Consumer Claims Act 1998</i> . Item [3] also restores some of the provisions of section 42A of the <i>Property, Stock and Business Agents Act 1941</i> that were repealed by the <i>Fair Trading Tribunal Act 1998</i> . Item [4] makes transitional provisions as a consequence of the amendment made by item [3]. Items [5]–[7] of the proposed amendments provide that, from 1 November 1999, matters commenced in the bodies abolished by the Act, including part-heard matters, will be dealt with by the Fair Trading Tribunal.	9 10 11 12 13 14 15 16 17 18 19
	Statute law revision Items [1] and [2] of the proposed amendments omit incorrect references to the <i>Property, Stock and Business Agents Act 1941</i> and the <i>Retail Leases Act 1994</i> as being Acts that confer jurisdiction, either directly or at all, on the Fair Trading Tribunal. The <i>Property, Stock and Business Agents Act 1941</i> creates a consumer claim that may be pursued before the Fair Trading Tribunal, but under the provisions of the <i>Consumer Claims Act 1998</i> . The <i>Retail Leases Act 1994</i> confers jurisdiction on the Administrative Decisions Tribunal.	21 22 23 24 25 26 27
.14	First State Superannuation Act 1992 No 100	28
[1]	Section 9 Membership on making conversion election	29
	Insert at the end of section 9 (2):	30
	However, the salary or wages so nominated cannot be lower than:	31
	(a) the monetary remuneration payable to the member at the time of the nomination, or	32 33
	(b) the maximum contribution base, within the meaning of the Superannuation Guarantee (Administration) Act 1992 of the Commonwealth, applicable at that time,	34 35 36
	whichever is the lower.	37
[2]	Part 3, divisions 2, 3, 4 and 5, heading Omit the heading.	38
[3]	Schedule 2 Employees who are not full members of the Fund	40
اما	Omit "section 30A" from clause 1 (c). Insert instead "section 12".	4

Schedule 1	Minor amendment
Concadio i	Trimine and an incident

[4]	Dictionary	1				
	Omit "section 30A" from paragraph (b) of the definition of <i>inactive member</i> . Insert instead "section 12".	2				
	Explanatory note Part 3B of the <i>Police Regulation (Superannuation) Act 1906</i> and Part 3B of the <i>Superannuation Act 1916</i> provide for employees to be offered the opportunity to receive a conversion benefit if they leave the superannuation schemes established under those Acts and become members of the First State Superannuation Fund established under the <i>First State Superannuation Act 1992</i> . Section 9 of the <i>First State Superannuation Act 1992</i> provides that, on an election taking effect under the relevant provisions, the person making the election is to be a full member of the First State Superannuation Fund. For that purpose, the salary or wages of an employee who is an executive officer is taken to be the salary nominated by the employee in the conversion election. Item [1] of the proposed amendments provides that the amount nominated as salary cannot be less than the monetary remuneration payable to the member at the time of the nomination or the maximum contribution base under the <i>Superannuation Guarantee (Administration) Act 1992</i> of the Commonwealth, whichever is the lower. Item [2] of the proposed amendments omits unnecessary headings. Items [3] and [4] correct a cross-reference.					
1.15	Food Production (Safety) Act 1998 No 128	20				
[1]	Schedule 3 Amendment of Meat Industry Act 1978	21				
	Omit "12 members" from section 47 (2) of the <i>Meat Industry Act 1978</i> (as proposed to be inserted by Schedule 3 [16]). Insert instead "13 members".	22 23 24				
[2]	Schedule 3 [16]	25				
	Insert after section 47 (2) (i) of the <i>Meat Industry Act 1978</i> (as proposed to be inserted by Schedule 3 [16]):	26 27				
	, and	28				
	 one, who is a member of a trade union, is to be a representative of consumers of abattoir meat and processed meat. 	29 30 31				
	Explanatory note The Food Production (Safety) Act 1998 amends the Meat Industry Act 1978 by establishing a Meat Industry Consultative Council, the functions of which include the provision of advice to the Minister on certain matters relating to the meat industry. The proposed amendments provide for the appointment of a consumer representative to the Council.					

1.16	Grain Marketing Act 1991 No 15	1					
[1]	Section 4A Insert after section 4:						
	4A Delegation by Director-General						
	The Director-General may delegate to any person any of the Director-General's functions under this Act, other than:	5					
	(a) any function of the Minister delegated to the Director- General under section 4, or	7					
	(b) this power of delegation.	9					
[2]	Section 12 Membership of the Consultative Committee	10					
	Omit section 12 (1) (b). Insert instead:	11					
	(b) I member nominated by the Director-General and appointed by the Minister.	12 13					
	Explanatory note The <i>Grain Marketing Act 1991</i> provides for the marketing of coarse grains and oilseeds. Item [1] of the proposed amendments empowers the Director-General of the Department of Agriculture to delegate any of his or her functions under the Act. Item [2] of the proposed amendments provides for a nominee of the Director-General, rather than the Director-General himself or herself, to be a member of the Grain Marketing Consultative Committee.	14 15 16 17 18 19 20					
1.17	Growth Centres (Development Corporations) Act 1974 No 49	21					
[1]	Section 3 Definitions	22					
	Omit the definition of <i>Managing Director</i> in section 3 (1).	23					
[2]	Section 3 (1) Insert in alphabetical order:	24 25					
	Director-General means the Director-General of the Department of Urban Affairs and Planning.	26 27					
[3]	Section 3 (1), definition of "member"	28					
	Omit "Managing Director". Insert instead "Director-General".	29					
[4]	The whole Act (except section 3)	30					
	Omit "Managing Director" and "Property Services Group" wherever occurring. Insert instead "Director-General" and "Department of Urban Affairs and Planning", respectively.	31 32					

[5]	Section 6 Provisions relating to constitution and procedure of development corporation						
	Insert after section 6 (1A):						
	(1B) The Director-General may be represented at any meeting of a development corporation by a person nominated for the time being by the Director-General. In so representing the Director-General, the person nominated has and may exercise and perform the same powers, authorities, duties and functions as the Director-General has at any meeting of a development corporation (including voting rights), and is taken to be the Director-General.	5 6 7 8 9					
[6]	Section 33 Misuse of information	1					
	Omit "an officer or employee" from section 33 (6) (b). Insert instead "a member of staff".	12 12					
[7]	Schedule 2 Provisions relating to the constitution and procedure of development corporations						
	Omit "the Public Service Act 1902" from clause 5.	10					
	Insert instead "Part 2 of the Public Sector Management Act 1988".	1					
	Explanatory note Under the <i>Growth Centres (Development Corporations) Act 1974</i> , the Managing Director of the Property Services Group is a member of the development corporations constituted under the Act. By virtue of clause 14 (2) and (4) of the <i>Administrative Changes (Departments) Order 1995</i> and section 13 (4) of the <i>Environmental Planning and Assessment Act 1979</i> , references in the first-mentioned Act to the Managing Director and to the Property Services Group are to be read as references to the Director-General of the Department of Urban Affairs and Planning, and to that Department, respectively.	18 20 21 22 22 22 24 25					
	Item [5] of the proposed amendments allows the Director-General of the Department of Urban Affairs and Planning to be represented at any meetings of development corporations that he or she is unable to attend personally. Any such representative is to be nominated by the Director-General.	20 21 21 22					
	Items [1]-[4] and [6] of the proposed amendments recognise the construction of references concerning the Managing Director and the Property Services Group, and make consequential amendments.	30 3 31					
	Item [7] of the proposed amendments updates a reference to a repealed Act.	3					
1.18	Home Building Act 1989 No 147	3					
	Section 102 General requirements for insurance	3					
	Omit "\$200,000, or such other amount as may be prescribed by the regulations,	3					
	in relation to each dwelling to which the insurance relates" in section 102 (3).	3					
	Insert instead "\$200,000 in relation to each dwelling to which the insurance relates, or such other amount as may be prescribed by the regulations".	3					

	Explanatory note		1
	Part 6 of the Home Bu	uilding Act 1989 imposes obligations regarding insurance of certain work,	2
		uilding work done under contract (section 92), the supply of kit homes	3
		uilder work (section 95) and residential building work done by a developer	4
	or done otherwise tha	n under contract (section 96).	5
		provides that all contracts of insurance required to be entered into by or	6
		t must provide for cover of not less than \$200,000, or such other amount	7
		by the regulations, in relation to each dwelling to which the insurance	8
	relates.		9
		nent restates that obligation. Under the amended subsection the contract	10
		ovide for cover of not less than \$200,000 in relation to each dwelling to	11
		elates, or such other amount as may be prescribed by the regulations.	12
		les the existing power to make regulations to vary the standard \$200,000 or residential building work to be exercised in an appropriate case without	13 14
		ed amount to be multiplied by the number of dwellings in the building.	15
		se of the repair of common property such as a roof of a residential flat	16
		coverage can be prescribed that is not required to be artificially increased	17
	by being multiplied by	the number of units within the building.	18
	, , ,		
1.19	Impounding Ad	+ 1993 No 31	19
1.15	impounding Ac	1 1330 140 01	19
[1]	Section 20 Impo	unding authority to notify owner	20
	•	practicable after becoming aware of the name or address"	21
	after "item" in sec	tion 20 (3).	22
[2]	Section 39 Time	limit for applications	23
		ounding" from section 39 (a).	24
	Insert instead "date	e on which impounding was notified".	25
[3]	Section 39 (c)		26
[-]	• •	30 (h):	
	Insert after section	39 (0):	27
		, or	28
	(c)	if notice of the impounding was not given within 28 days	29
		from the day on which the article was impounded, 28 days	30
		from the day on which the article was impounded.	31
	Evalenatory note		32
	Explanatory note	200 average an improved in a efficient to improved an extiste found in the	
		993 empowers an impounding officer to impound an article found in the	33
		ations if the officer believes on reasonable grounds that the article has ft unattended. Section 20 of the Act requires an impounding authority to	34 35
		nquiries in an effort to find out the name and address of the owner of an	36
		nen to notify the owner that the item has been impounded. A person can	37
		the Administrative Decisions Tribunal to review an impounding decision.	38
		nust be made within 28 days from the date of impounding.	39

Statute Law (Miscellaneous Provisions) Bill 1999

	Item [1] of the proposed amendments requires notice of the impounding of an item to be given as soon as practicable after an impounding authority finds out the name and address of the owner. Item [2] provides for the 28-day appeal period to run from the date that the owner is notified of the impounding of the item, rather than the date of impounding. Item [3] retains the existing appeal period in cases where notice was not given.							
1.20	Interpreta	ation Act 1987 No 15	7					
[1]	Section 69	9 A	8					
	Insert after	section 69:	9					
		dence of publication of Australian standards or other blications	10 11					
		If an Act or statutory rule applies, adopts or incorporates by way	12					
		of reference any publication, or any provision of a publication, of	13					
		Standards Australia, any other body or any person expressly or impliedly identified in the Act or statutory rule, evidence of the	14 15					
		publication or provision may be given in any proceedings:	16					
		(a) by the production of a document purporting to be a copy of it and purporting to be published by or on behalf of Standards Australia or the other body or person concerned, or	17 18 19 20					
		(b) by the production of a document purporting to be a copy of	21					
		it and purporting to be printed by the Government Printer	22					
		or by the authority of the Government of the Commonwealth, a State or a Territory.	23 24					
		Commonwealth, a state of a Territory.	24					
[2]	Section 80	O Compliance with forms	25					
	Insert after	section 80 (2):	26					
	(3)	Without limiting the generality of subsections (1) and (2), in any	27					
		form in an Act or statutory rule, a reference to a date that is	28					
		presumed to be in the nineteenth or twentieth century may be	29					
		construed as a reference to a date in the twenty-first century and	30					

	Explanatory note		1				
		applied, adopted or incorporated by reference into an Act or statutory rule.	2				
	publications other than	repretation Act 1987 provides for the interpretation of references to a Acts or instruments.	3 4				
	Item [1] of the proposed amendments specifies how evidence of the publication may be given						
	in any proceedings.						
	A number of New South Wales Acts and statutory rules contain forms that require a date to be inserted. In many instances the date is expressed as "/19" or as "on the						
	of19".	rices the date is expressed as	8				
		d amendments provides that a completed form will not be invalid if a date	10				
	in the twenty-first cent	ury is inserted in place of a date in the nineteenth or twentieth century.	11				
1.21	Lake Illawarra	Authority Act 1987 No 285	12				
F43	On ation C The A	Ale a cite a					
[1]	Section 6 The Au	-	13				
	Omit "7" from sec		14				
	Insert instead "10"	,	15				
[2]	Section 6 (4) (b1))–(b3)	16				
	Insert after section	6 (4) (b):	17				
	(b1)	1 member is to be appointed to represent NSW Fisheries,	18				
	(b2)	1 member is to be appointed to represent the Department of	19				
	(82)	Land and Water Conservation,	20				
	(b3)	1 member is to be the Chairperson of the Illawarra	21				
		Catchment Management Committee established under the	22				
		Catchment Management Act 1989,	23				
[3]	Section 7 Staff o	f the Authority	24				
		ks Department" from section 7 (2).	25				
		partment of Land and Water Conservation".	26				
[4]	Schedule 4 Prov	isions relating to procedure of the Authority	27				
۲۰,		use 2. Insert instead "6".	28				
		use 2. Histri Histeau 0.					
	Explanatory note	thority is a statutory corporation whose functions include carrying out the	29 30				
		escribed in Schedule 2 to the Lake Illawarra Authority Act 1987.	31				
	Items [1], [2] and [4] of	of the proposed amendments alter the composition of the Authority, by	32				
		ointment of 3 additional members, to represent NSW Fisheries, the	33 34				
	Committee.	and Water Conservation and the Illawarra Catchment Management	35				
	Item [3] updates a refe	erence to a Department.	36				

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Minor amendments

1.22	Landlord and Tenant (Rental Bonds) Act 1977 No 44	1
[1]	Section 20 Rental Bond Interest Account	2
	Omit "Auctioneers and Agents Act 1941 and the Minister administering the	3
	Residential Tenancies Act 1987' from section 20 (2A).	4
	Insert instead "Property, Stock and Business Agents Act 1941 and the Minister	5
	administering the Residential Tenancies Act 1987, the Residential Tribunal Act	6
	1998 and the Residential Parks Act 1998".	7
[2]	Section 20 (2A)	8
	Insert ", the Residential Tribunal Act 1998 and the Residential Parks Act 1998"	9
	after "1987" where secondly occurring.	10
	Explanatory note	11
	Section 20 of the Landlord and Tenant (Rental Bonds) Act 1977 provides for contributions from	12
	the Rental Bond Interest Account to be used to pay half the costs of the administration of the Residential Tenancies Act 1987.	13 14
	The proposed amendments provide for the costs and expenses of administering the Residential	15
	Tribunal Act 1998 and the Residential Parks Act 1998 to be payable out of the Account also.	16
	(Until the commencement of those Acts the matters with which they deal, the constitution and functions of the Residential Tenancies Tribunal and the regulation of park owners and residents	17 18
	of residential parks, were dealt with under the Residential Tenancies Act 1987.)	19
1.23	Marketing of Primary Products Act 1983 No 176	20
[1]	Section 5 Delegation by the Minister	21
	Omit section 5 (2)–(6).	22
	Office section $S(2)$ –(0).	22
[2]	Section 5A	23
	Insert after section 5:	24
	5A Delegation by Director-General	25
	The Director-General may, by instrument in writing, delegate to any person any of the Director-General's functions under this Act,	26 27
	other than:	28
	(a) any function of the Minister delegated to the Director-	29
	General under section 5, or	30
	(b) this power of delegation.	31
	(b) this power of delegation.	31

[3]	Section Insert		1A section	131:	1		
	131A Annual reports by Director-General						
	(1) As soon as practicable after 30 June, but on or before 3 December, in each year, the Director-General must prepare an forward to the Minister a report of:						
			(a)	the Director-General's work and activities under this Act, and	5		
			(b)	the activities of the authorities, and	ç		
			(c)	the operation and effect of any marketing orders, and	10		
			(d)	such other matters or things as the Director-General thinks appropriate or as the Minister directs the Director-General to report on.	11 12 13		
		(2)		Minister must cause each such report to be laid before both es of Parliament as soon as practicable after receiving the t.	14 15 16		
(3) A report under this section need not be separately prepared by may form part of the report prepared for the Department under the Annual Reports (Departments) Act 1985.					17 18 19		
	products products Item [2]	erketing s, inclus. of the	g of Priruding by	mary Products Act 1983 provides for the marketing of certain primary the establishment of marketing boards in relation to certain of those and amendments empowers the Director-General of the Department of early of his or her functions under the Act. Item [1] omits redundant	20 2 2 2 2 2 2 2 2		
	provisio makes p	ns reg provisi	arding ton regar	the delegation of functions. (Section 49 of the Interpretation Act 1987 rding the conferral and exercise of a delegation.)	20		
				d amendments imposes an obligation on the Director-General to prepare erning the Director-General's work and activities under the Act.	29		
1.24	Meat	Indu	stry A	Amendment Act 1998 No 129	30		
[1]	Sched	lule 1	Ame	ndments	3		
	premis	ses in	sectio	at sold is sold by retail" from the definition of <i>retail meat</i> on 4 (1) of the <i>Meat Industry Act 1978</i> (as proposed to be alle 1 [9]).	31 32 34		
				at is sold by retail"	3.		

Sc	h	۵	d		P	1
J		c	u	u		

Minor amendments

[2]	Schedule 1 [9]	1
• •	Insert "where, in any week during the preceding calendar year, more than one	2
	tonne of meat was sold by wholesale or" after "not being premises" in the	3
	definition of retail meat premises in section 4 (1) of the Meat Industry Act 1978	4
	(as proposed to be inserted by Schedule 1 [9]).	5
[3]	Schedule 1 [87]	6
	Omit "12 members" from section 45 (2) of the Meat Industry Act 1978 (as	7
	proposed to be inserted by Schedule 1 [87]).	8
	Insert instead "13 members".	9
[4]	Schedule 1 [87]	10
	Insert after section 45 (2) (i) of the Meat Industry Act 1978 (as proposed to be	11
	inserted by Schedule 1 [87]):	12
	, and	13
	(j) one, who is a member of a trade union, is to be a	14
	representative of consumers of abattoir meat and processed	15
	meat.	16
[5]	Schedule 1 [111]	17
	Insert after clause 15 of Schedule 2 to the Meat Industry Act 1978 (as proposed	18
	to be inserted by Schedule 1 [111]):	19
	Part 4 Liability	26
	Fait 4 Liability	20
	16 Protection from liability	21
	No matter or thing done, and no contract entered into, by the	22
	Authority, and no matter or thing done by a member or by any	23
	person acting under the direction of the Board subjects a member	24
	or a person so acting personally to any action, liability, claim or	25
	demand if the matter or thing was done, or the contract was	26
	entered into, in good faith for the purposes of executing this Act.	27
	Explanatory note	28
	The Meat Industry Amendment Act 1998 amends the Meat Industry Act 1978 with respect to the Meat Industry Authority, licences, inspectors and the regulation and handling of meat.	30
	Definition of "retail meat premises"	31
	Items [1] and [2] of the proposed amendments amend the definition of <i>retail meat premises</i> , proposed to be inserted in the <i>Meat Industry Act 1978</i> , so as to include in the definition	32 33
	premises where no more than one tonne of meat is sold by wholesale in any week. (At present,	34
	the definition includes only premises where all the meat sold is sold by retail.) As a	35
	consequence, such premises will be able to function under the authority of a retailer's licence under the Act, rather than a licence more appropriate to a processing plant.	30 31

	Membership of Meat Industry Authority	1
	Before its amendment, the Meat Industry Act 1978 constituted the Meat Industry Authority, the	2
	Board of which included a representative of consumers of abattoir meat and processed meat.	3
	Under the Act the members of the Board were protected from personal liability in respect of	4
	things done, or contracts entered into, in good faith for the purpose of the execution of the Act. When the Act was amended the provisions concerning consumer representation and protection	5
	from liability were inadvertently omitted. (Those amendments are uncommenced.)	7
	Items [3] and [4] of the proposed amendments restore the position of the consumer	8
	representative on the Board of the Meat Industry Authority.	9
	Item [5] of the proposed amendments restores the protection from liability of members of the	10
	Board of the Meat Industry Authority.	11
1.25	Mines Inspection Act 1901 No 75	12
[1]	Sections 32 and 81	13
	Omit "by this Act" wherever occurring. Insert instead "by or under this Act".	14
[2]	Section 41 Plans to be furnished	15
	Omit section 41 (6).	16
	Office Section 41 (0).	10
[3]	Section 56 General rules	17
	Insert "or" at the end of section 56 (1) (c) (i), (ii) and (iii).	18
	Explanatory note	19
	Item [1] of the proposed amendments makes amendments consequential on amendments to	20
	the Mines Inspection Act 1901 made by the Mines Legislation Amendment (Mines Safety) Act	21
	1998 (as proposed to be amended elsewhere in this Schedule).	22
	Item [2] of the proposed amendments omits a spent provision.	23
	Item [3] of the proposed amendments make consistent the use of conjunctions in a provision.	24
1.26	Mines Legislation Amendment (Mines Safety) Act 1998 No 122	25
0	······································	-
[1]	Schedule 1 Amendment of Coal Mines Regulation Act 1982	26
	Insert "district" before "check inspector" in section 91 (6) of the Coal Mines	27
	Regulation Act 1982 (as proposed to be inserted by Schedule 1 [34]).	28
[2]	Schedule 1 [47]	29
	Omit "section 174 (1) (nnn)" from item [47].	30
	Insert instead "section 174 (2) (nnn)".	31
[3]	Schedule 2 Amendment of Mines Inspection Act 1901	32
	Omit "owner or manager of a mine or other" from section 36A (1) (d) (ii) of the	33
	Mines Inspection Act 1901 (as proposed to be inserted by Schedule 2 [9]).	34
	Insert instead "owner, general manager or production manager of a mine or the	35
	owner or manager of another"	3.

[4]	Schedule 2 [9] Omit "manager" wherever occurring in sections 36A (1) (e) and 36B of the Mines Inspection Act 1901 (as proposed to be inserted by Schedule 2 [9]). Insert instead "general manager".	1 2 3 4
[5]	Schedule 2 [9] Omit "manager" where firstly occurring in section 36A (3) of the <i>Mines Inspection Act 1901</i> (as proposed to be inserted by Schedule 2 [9]). Insert instead "general manager or production manager".	5 6 7 8
[6]	Schedule 2 [9] Omit "the manager" where secondly occurring in section 36A (3) of the <i>Mines Inspection Act 1901</i> (as proposed to be inserted by Schedule 2 [9]). Insert instead "that person".	9 10 11 12
[7]	Schedule 2 [9] Omit "manager" from section 36A (4) of the <i>Mines Inspection Act 1901</i> (as proposed to be inserted by Schedule 2 [9]). Insert instead "general manager or production manager".	13 14 15 16
[8]	Schedule 2 [19] Insert at the end of section 79 of the <i>Mines Inspection Act 1901</i> (as proposed to be inserted by Schedule 2 [19]): In particular, the regulations may make provision for or with	17 18 19 20
	respect to the powers, authorities, duties and functions of inspectors, investigators and mine safety officers.	21 22
	Explanatory note Certain amendments made by the <i>Mines Inspection Amendment Act 1998</i> to the <i>Mines Inspection Act 1901</i> omitted the definition of <i>manager</i> of a mine and inserted definitions of <i>general manager</i> of a mine and <i>production manager</i> of a mine. Consequently, items [3]—[7] of the proposed amendments replace references to the manager	23 24 25 26 27
	of a mine occurring in sections 36A and 36B (as proposed to be inserted in the Mines Inspection Act 1901 by Schedule 2 [9] to the Mines Legislation Amendment (Mines Safety) Act 1998).	28 29 30
	Item [8] of the proposed amendments makes it clear that regulations may be made relating to the powers, authorities, duties and functions of inspectors, investigators and mine safety officers. This amendment makes the <i>Mines Inspection Act 1901</i> (which deals with metalliferous mines) consistent in this regard with the <i>Coal Mines Regulation Act 1982</i> (which deals with coal mines), as proposed to be amended by Schedule 1 [47] to the <i>Mines Legislation Amendment</i> (<i>Mines Safety</i>) <i>Act 1998</i> .	31 32 33 34 35 36
	Item [2] of the proposed amendments clarifies an incorporation direction. Item [1] is consequential on the amendments made to the <i>Coal Mines Regulation Act 1982</i> elsewhere in this Schedule.	37 38 39

1.27	Motor Vehicle Repairs Act 1980 No 71	1
[1]	The whole Act	2
	Omit "tradesmen", "tradesmen's", "Tradesmen's", "tradesman", "tradesman's"	3
	and "Tradesman's" wherever occurring.	4
	Insert instead "tradespeople", "tradespeople's", "Tradespeople's", "tradesperson", "tradesperson's" and "Tradesperson's".	5 6
[2]	Section 4 Definitions	7
	Insert after the definition of exempted person in section 4 (1):	8
	exhaust repairer means a person who repairs exhaust systems on	9
	motor vehicles but does not include a person who repairs any	10
	mechanical or electrical system or circuit or any electronic device	11
	associated with, or any component of the engine of, a motor	12
	vehicle.	13
[3]	Section 4 (1), definition of "radiator repairer"	14
	Insert after the definition of provisional tradesman's certificate:	15
	radiator repairer means a person who repairs the radiators, heating	16
	equipment, thermostats or fuel tanks of motor vehicles.	17
[4]	Section 4 (1), definition of "relevant day"	18
	Insert after paragraph (a):	19
	in relation to repair work that consists of the work of an exhaust repairer—30 June 1987,	20 21
[5]	Section 4 (1), definition of "relevant day"	22
	Insert before paragraph (b):	23
	(a2) in relation to repair work that consists of the work of a	24
	radiator repairer—1 April 1992,	25
[6]	Section 4 (1), definition of "repair work"	26
	Insert after paragraph (c):	27
	(c1) an exhaust repairer,	28
[7]	Section 4 (1), definition of "repair work"	29
	Insert after paragraph (h):	30
	(h1) a radiator repairer,	31
	,,	

Schedule 1 Minor amendments

[8]	Section 4 (4)	1
	Insert after section 4 (3):	2
	(4) Despite the definition of radiator repairer in subsection (1), a	3
	person who holds a licence or tradesperson's certificate in respect	4
	of the class of repair work of a panel beater, body maker,	5
	automotive electrician, motor mechanic or motor cycle mechanic	6
	is not a radiator repairer for the purposes of this Act merely	7
	because, in the course of that repair work, the person may be	8
	required to remove or replace a radiator, heating equipment, a	9
	thermostat or a fuel tank of a motor vehicle.	10
	thermostat of a fuel tank of a motor venicle.	10
[9]	Schedule 5 Savings and transitional provisions	11
	Insert after clause 2:	12
	3 Provision consequent on enactment of Statute Law	13
	(Miscellaneous Provisions) Act 1999	14
	Any act, matter or thing done:	15
	(a) on or after 30 June 1987 in respect of the work of an	16
	exhaust repairer, or	17
	(b) on or after 1 April 1992 in respect of the work of a radiator	18
	repairer,	19
	that would have been valid if the amendments made by the Statute	20
	Law (Miscellaneous Provisions) Act 1999 to section 4 had been in	21
	force at the time that the act, matter or thing was done is validated.	22
	Explanatory note	23
	Since 30 June 1987, exhaust repairers have been prescribed tradesmen for the purposes of	24
	the definition of <i>repair work</i> in section 4 (1) of the <i>Motor Vehicle Repairs Act 1980</i> . That date should have been, but was not, prescribed as the relevant day in relation to repair work that	25 26
	consists of the work of an exhaust repairer.	27
	Items [2], [4] and [6] of the proposed amendments cure this defect.	28
	Since 1 April 1992, radiator repairers have been prescribed tradesmen for the purposes of the	29
	definition of repair work in section 4 (1) of the <i>Motor Vehicle Repairs Act 1980</i> . That date	30
	should have been, but was not, prescribed as the relevant day in relation to repair work that	31
	consists of the work of a radiator repairer.	32
	Items [3], [5], [7] and [8] of the proposed amendments cure this defect.	33
	Item [9] of the proposed amendments validates certain acts and other matters.	34
	Item [1] of the proposed amendments replaces gender-specific language with gender-neutral	35 36
	IADODAGE.	46

1.28	Murray Valley Citrus Marketing Act 1989 No 155	1					
	Section 8A						
	Insert after section 8:	3					
	8A Delegation by New South Wales Director	4					
	The New South Wales Director may, in writing, delegate to any	5					
	person any of the New South Wales Director's functions under this Act, other than:	6 7					
	(a) any function of the Minister delegated to the Director- General under section 8, or	8					
	(b) this power of delegation.	10					
	Explanatory note	11					
	The Murray Valley Citrus Marketing Act 1989 makes provision for a joint New South Wales and	12					
	Victorian scheme for marketing citrus fruit. The object of the proposed amendment is to	13 14					
	empower the Director-General of the Department of Agriculture (called the "New South Wales Director" in the Act) to delegate any of his or her functions under the Act.	15					
1.29	Parliamentary Electorates and Elections Act 1912 No 41	16					
[1]	Section 3 Definitions						
	Insert after section 3 (3):	18					
	(4) Notes included in this Act are explanatory notes and do not form	19					
	part of this Act.	20					
[2]	Section 71 If no Speaker, Governor to issue writ	21					
	Omit the footnote to the section. Insert at the end of the section:						
	Note. Section 31A of the <i>Constitution Act 1902</i> provides that, during the absence from New South Wales of the Speaker, the Deputy Speaker of the Legislative Assembly is to act in his or her place and has and may exercise and perform all the powers, authorities, duties and functions of the Speaker, including those functions conferred under this section.	23 24 25 26 27					
	Explanatory note	28					
	Item [2] of the proposed amendments updates a reference to the person who is taken to have	29					
	the powers of the Speaker of the Legislative Assembly when the Speaker is outside the State.	30					
	The proposed amendment is consequential on an amendment to the <i>Constitution Act 1902</i> made elsewhere in this Schedule.	31 32					
	Item [1] of the proposed amendments explains the status of notes in the Act.	33					

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Minor amendments

1.30	Pawnbrokers and Second-hand Dealers Act 1996 No 13	1
[1]	Section 15 Evidence of identity and title of supplier of goods	2
	Omit "Before" from section 15 (1). Insert instead "On each occasion before".	3
[2]	Section 36 Disciplinary action by Director-General	4
	Omit "Commercial Tribunal" from section 36 (5). Insert instead "Fair Trading Tribunal".	5
	Commencement The amendment to section 36 of the <i>Pawnbrokers and Second-hand Dealers Act 1996</i> is taken to have commenced on 1 March 1999, the date of commencement of section 79 of the <i>Fair Trading Tribunal Act 1998</i> (which repealed the <i>Commercial Tribunal Act 1984</i>).	5 9 10
	Explanatory note Section 15 of the <i>Pawnbrokers and Second-hand Dealers Act 1996</i> provides that, before accepting any goods offered for sale or pawn, a licensee must obtain evidence of the identity of the person by whom the goods are being offered.	11 12 13 14
	Item [1] of the proposed amendments makes it clear that a licensee is required to obtain evidence of identity from a customer every time the licensee accepts goods offered for sale or pawn by that customer. Item [2] of the proposed amendments updates a reference to a Tribunal.	15 16 17
1.31	Pesticides Act 1978 No 57	19
[1]	Section 7 Appointments	20
	Omit "Minister" wherever occurring in section 7 (2), (4) and (5). Insert instead "Environment Protection Authority".	21
[2]	Section 16C Refusal to register	23
	Omit "Workers Compensation and Rehabilitation Authority" from section 16C (2) (c) (i). Insert instead "WorkCover Authority".	24 25 26
	,	
[3]	Section 16C (2) (c) (ii)	27
[3]	•	2° 28 29

	Explanatory note The Pesticides Act 1978 provides for the appointment by the Minister for the Environment of	1 2
	analysts of pesticides and inspectors of pesticides.	3
	Item [1] of the proposed amendments provides for such appointments to be made by the Environment Protection Authority.	4 5
	Items [2] and [3] update references to offices.	6
1.32	Pipelines Act 1967 No 90	7
	Section 61 Creation of easements in favour of permittees and licensees	8
	Insert at the end of section 61:	10
	(2) The provisions of section 88A of the Conveyancing Act 1919 apply	11
	to and in respect of easements in favour of a permittee or licensee	12
	in the same manner as they apply to easements in favour of the	13
	Crown or of any public or local authority constituted by Act of	14
	Parliament. Section 88A (1B) of the <i>Conveyancing Act 1919</i> does not apply to any such easement in favour of a permittee or	15 16
	licensee.	17
	Explanatory note	18
	Section 61 of the Pipelines Act 1967 provides for the creation of certain easements in favour	19
	of the holders of permits or licences under the Act. Section 88A of the <i>Conveyancing Act 1919</i> also provides for the creation of easements in gross in favour of certain authorities listed in the	20 21
	section, subject to certain restrictions set out in section 88A (1B).	22
	The proposed amendment makes it clear that section 88A of the <i>Conveyancing Act 1919</i> applies to easements in gross in favour of a permittee or a licensee under the <i>Pipelines Act</i>	23 24
	1967 and that section 88A (1B) does not operate so as to restrict the creation of any such	25
	easement.	26
1.33	Police Offences Act 1901 No 5	27
[1]	Section 1	28
1.1	Omit the section. Insert instead:	29
	Office the section. Insert instead.	
	1 Name of Act	30
	This Act is the Police (Special Provisions) Act 1901.	31
[2]	Part 3 Offences in Sydney and in certain towns only (secs 42-99)	32
	Omit the Part.	33
[3]	Section 113 Appropriation of penalties recovered under ss 6 and 7	34
اما	Omit the section.	35
	Office the section.	3.

[4]	Second and Third Schedules	1
	Omit the Schedules.	2
	Explanatory note The Police Offences Act 1901 consolidated various nineteenth-century Acts that dealt with certain summary offences. Part 3 of that Act contains a number of offences that are outdated or that are now dealt with in other legislation. For instance, section 70 provides that a person is liable to pay a maximum penalty of 4 dollars if, in any street or public place, the person beats or dusts any carpet or flies any kite.	3 2 3 6
	Items [2] and [4] of the proposed amendments omit Part 3 and the Second and Third Schedules to the Act, which describe or list the City, areas and towns to which Part 3 applies. Item [1] of the proposed amendments changes the name of the Act, as a consequence of the repeal of the provisions containing offences. Item [3] repeals a redundant provision.	10 11 12 13
1.34	Privacy and Personal Information Protection Act 1998 No 133	14
[1]	Section 53 Internal review by public sector agencies	15
	Omit ", subject to section 51 (1)," from section 53 (1).	16
[2]	Schedule 1 Provisions relating to Privacy Commissioner	17
	Omit clause 2 (3). Insert instead:	18
	(3) The Privacy Commissioner may be appointed on a full-time or part-time basis.	19 20
[3]	Schedule 1, clause 3	21
	Omit "The Privacy Commissioner". Insert instead "A Privacy Commissioner appointed on a full-time basis".	22
[4]	Schedule 1, clause 3 (2) and (3)	24
	Insert at the end of clause 3:	25
	(2) A Privacy Commissioner appointed on a part-time basis is entitled to be paid such remuneration (including travelling and subsistence allowances) as the Minister may from time to time determine in respect of him or her.	26 27 28 29
	(3) A person may hold office, and exercise functions, as Privacy Commissioner (whether full-time or part-time) even though the person also holds, and exercises the functions of, a judicial office or a statutory or other public office.	30 31 32 33
	Saving The amendments to the <i>Privacy and Personal Information Protection Act 1998</i> do not affect the appointment or tenure of any person who held office as Privacy Commissioner immediately before the commencement of the amendments.	34 35 36 37

	Explanatory note	1
	Item [1] of the proposed amendments omits a redundant cross-reference. (The cross-reference	2
	referred to clause 51 of the <i>Privacy and Personal Information Protection Bill</i> 1998. That clause	3
	was omitted in the committee stage of Parliament's consideration of the Bill. Section 51 of the	4
	Act, as enacted is not relevant to the section proposed to be amended.)	5
	Item [2] of the proposed amendments removes the requirement that the Privacy Commissioner	6
	be appointed on a full-time basis and provides for either full-time or part-time appointment. The	7
	amendment also inserts a provision that removes any prohibition on a person holding the office	8
	of Privacy Commissioner at the same time as the person holds judicial or statutory office.	9
	Items [3] and [4] of the proposed amendments make consequential amendments.	10
1.35	Property, Stock and Business Agents Act 1941 No 28	11
	Continue COT Application of manager for property of contain Acts	
	Section 63E Application of money for purposes of certain Acts	12
	Insert ", the Residential Tribunal Act 1998 and the Residential Parks Act 1998"	13
	after "1987" wherever occurring in section 63E (1).	14
	Explanatory note	15
	Section 63E of the <i>Property, Stock and Business Agents Act 1941</i> provides for contributions	16
	from the Statutory Interest Account to be used to pay half the costs of the administration of the	17
	Residential Tenancies Act 1987.	18
	The proposed amendment provides for the costs and expenses of administering the Residential	19
	Tribunal Act 1998 and the Residential Parks Act 1998 to be payable out of the Account also.	20
	(Until the commencement of those Acts the matters with which they deal, the constitution and	21
	functions of the Residential Tenancies Tribunal and the regulation of park owners and residents	22
	of residential parks, were dealt with under the Residential Tenancies Act 1987.)	23
1.36	Protection of the Environment Administration Amendment	24
	(Environmental Education) Act 1998 No 167	25
	(Environmental Education) Act 1930 No 107	23
[1]	Schedule 1 Amendment of Protection of the Environment	26
	Administration Act 1991	27
	Omit so much of Schedule 1 [9] as inserts section 28 (8) and (9) into the	28
	Protection of the Environment Administration Act 1991.	
	Protection of the Environment Administration Act 1991.	29
[2]	Schedule 1 [15]	30
	Omit the item.	31
	Explanatory note	32
	· · · · · · · · · · · · · · · · · · ·	
	The proposed amendments omit redundant (uncommenced) provisions proposed to be inserted into the Protection of the Environment Administration Act 1901, dealing with the election of the	33
	into the <i>Protection of the Environment Administration Act 1991</i> , dealing with the election of the Chairperson of the New South Wales Council on Environmental Education. (The relevant	34 35
	provisions, proposed section 28 (1) and (2) of, and proposed clause 2 of Schedule 2 to, the	36
	Protection of the Environment Administration Act 1991 provide for the appointment of the	37
	Chairmerson of the Council by the Minister for the Environment)	39

Schedule 1	Minor amendments
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.37	7 Protection of the Environment Operations Act 1997 No 156				
[1]	Section 57 Licence fees Insert after section 57 (6):				
	(7)	Nothing in this section precludes the regulations from requiring payment of the first or other specified licence fee in respect of a shorter or longer period than 12 months. In that case, a reference in this Act to an annual fee is to be construed accordingly.	4 5 6 7		
[2]	Section 79	9 (5) (e)	8		
i-j		nal fee". Insert instead "annual licence fee".	9		
[3]	Section 80	Surrender of licence	10		
	Insert after	section 80 (1):	11		
	(1A)	If an application for approval of the surrender of a licence has been made, the appropriate regulatory authority may, by notice in	12 13		
		writing given to the applicant, require the applicant to supply to the	14		
		appropriate regulatory authority such further information as the	15		
		appropriate regulatory authority considers necessary and relevant to the application and specifies in the notice.	16 17		
[4]	Section 80	0 (2)	18		
	Omit the su		19		
[5]	Section 84	Date from which decision operates	20		
	Omit section	on 84 (2) and (3). Insert instead:	21		
	(2)	A decision of the appropriate regulatory authority to vary, suspend or revoke a licence, or to approve the surrender of a licence subject to conditions, does not operate:	22 23 24		
		(a) until the period within which an appeal under this Act can be lodged by the appropriate person against the decision has expired without an appeal being lodged, or	25 26 27		
		(b) if such an appeal is lodged within that period by the appropriate person, until the Land and Environment Court confirms the decision or the appeal is withdrawn, or	28 29 30		
		(c) until the appropriate person notifies the appropriate regulatory authority in writing that no appeal is to be made against the decision,	31 32 33		
		whichever first occurs.	34		

		(3)	surrer	cision of the appropriate regulatory authority to approve the nder of a licence without any condition operates from the time athority notifies the licensee in writing of the decision.	1 2 3
		(4)		s section:	4
		(4)			
				priate person, in relation to a decision of a regulatory rity, means any person who has a right to appeal against the	5
				ion (see section 287).	7
[6]	Secti	on 99	1		8
	Omit	sectio	n 99. Ir	nsert instead:	9
	99			cement of operation of prevention notice or variation of n notice	10 11
			A pre opera	vention notice, or a variation of a prevention notice, does not te:	12 13
			(a)	until the period within which an appeal under this Act can	14
				be lodged against the notice or variation has expired	15
				without an appeal being lodged, or	16
			(b)	if such an appeal is lodged within that period, until the	17
				Land and Environment Court confirms the notice or variation or the appeal is withdrawn, or	18 19
			(c)	until the person who has the right to lodge such an appeal	20
				notifies the appropriate regulatory authority in writing that	21
				no appeal is to be made against the notice or variation,	22
			which	never first occurs.	23
[7]	Section	on 10	9 A		24
	Insert	after	section	109:	25
	109A			rovision relating to clean-up and prevention notices ed action	26 27
		(1)	This s	section applies if:	28
			(a)	a clean-up notice or prevention notice is issued under this	29
			/	Chapter, and	30
			(b)	a dispute arises as to whether the body that issued the	31
				notice was the appropriate regulatory authority in respect of the matter, and	32 33

		(c) the body that is in fact the appropriate regulatory authority is satisfied that the other body acted in good faith in issuing the notice and confirms the issue of the notice, in writing, to the person to whom the notice was issued.	1 2 3 4
	(2)	In any such case, the notice is taken to be, and always to have been, a notice duly issued under this Chapter, and any action taken in respect of the notice before that confirmation is taken to be, and always to have been, action duly taken under this Chapter.	5 6 7 8
[8]	Section 14	3 Unlawful transporting of waste	9
•		hat waste" after "facility" in section 143 (2).	10
[9]	Section 14	3 (3A)–(3C)	11
	Insert after	section 143 (3):	12
	(3A)	Defence—approved notice It is a defence in any proceedings for an offence under this section if the defendant establishes that:	13 14 15
		(a) an approved notice was, at the time of the alleged offence, given to the defendant by the owner or occupier of the place to which the waste was transported or was displayed at the place, and	16 17 18
		(b) the approved notice stated that the place could lawfully be used as a waste facility for the waste, and	20 21
		(c) the defendant had no reason to believe that the place could not lawfully be used as a waste facility for the waste.	22 23
	(3B)	However, it is not a defence in such proceedings for the defendant to establish that the defendant relied on the advice (other than advice in the form of an approved notice) given by the owner or occupier concerned to the effect that the place could, at the time of the alleged offence, be lawfully used as such a waste facility.	24 25 26 27 28
	(3C)	Defence—waste not deposited It is a defence in any proceedings for an offence under this section if the defendant establishes that the waste transported by the defendant was not deposited by the defendant or any other person at the place to which it was transported.	29 30 31 32 33

[10]	Section	on 14	I3 (4)		1
	Insert	in alp	habeti	cal order:	2
			appro	oved notice means a notice, in a form approved by the EPA:	3
			(a)	stating that the place to which the notice relates can lawfully be used as a waste facility for the waste specified in the notice, and	5
			(b)	that contains a certification by the owner or occupier of the place that the statement is correct.	8
[11]	Section	on 14	4 (2)		ç
				tich the waste was transported". d concerned".	10
[12]	Section legisla			tension of Chapter to other environment protection	13
	Insert	instea		regulation repealed by this Act" from section 186 (c). y repealed provision of any Act or regulation amended or ct".	14 13 10
[13]	Section Insert		2A section	212:	17 18
	212A	Rev	ocatio	on or variation	19
		(1)		tice given under this Chapter may be revoked or varied by a equent notice or notices.	20
		(2)		tice may be varied by modification of, or addition to, its terms pecifications.	2:
		(3)		out limiting the above, a notice may be varied by extending me for complying with the notice.	2:
		(4)		tice may only be revoked or varied by the authority or person gave it.	20
[14]	Sched	dule 2	2 Regu	ulation-making powers	2
•	Insert impuri	"(incl	luding the fitti	requirements with respect to the emission of excessive air ing and operation of pollution control devices and the use of lations" in clause 4 (4)	30

[15]	Schedule 4 Amendment of other Acts							
	Omit Sch	nedule 4.1	[3]. Insert instead:	2				
		[3]	Schedule 6 Savings, transitional and other provisions	3				
			Omit "Clean Waters Act 1970" from clause 12 (1).	4				
			Insert instead "Protection of the Environment Operations	5				
			Act 1997'.	6				
[16]	Schedul	e 5 Savir	ngs, transitional and other provisions	7				
	Insert at t	the end of	clause 10:	8				
		In this	s clause, a reference to a repealed Act or regulation includes	9				
			rence to a repealed provision of an Act or regulation.	10				
[17]	Dictiona	ry, defini	ition of "non-scheduled activity"	11				
	Insert "ar	nd is not s	cheduled development work" after "scheduled activity".	12				
	Explanato	ry note		13				
	Licence fe	es		14				
	Section 57 of the <i>Protection of the Environment Operations Act 1997</i> requires the holder of a							
	licence to pay an annual licence fee. Under load-based licensing the payment of the fee							
	requires associated monitoring and reports with respect to the licence fee period. Under the Act							
	the licensee may hold different licences for different activities at the same premises or different licences for the same activity at different premises and, accordingly, the licensee may hold							
			licensing fee periods.	19 20				
	Item [1] of the proposed amendments is intended to avoid administrative inconvenience for the							
	licensee and the regulatory authority by putting beyond doubt the power under the regulations to provide for the first or other licence fees to be payable for a period other than 12 months so							
	as to enable a licensee who has a number of different licences to pay licence fees (and provide							
	associated monitoring and reports) in respect of the same period.							
	Requirement for further information regarding the surrender of a licence							
			rovides for the surrender of a licence, with the approval of an appropriate	27 28				
	regulatory authority. The regulatory authority may impose conditions on the surrender (which							
	may include responsibilities for pollution control to which the licence was subject before surrender and which may continue to be necessary for a period after surrender). The authority							
	may require the licensee to provide relevant information to enable a decision to be made as to							
	whether any such conditions should be continued or other conditions imposed on surrender.							
	Item [3] of the proposed amendments empowers an appropriate regulatory authority to require							
			the application for surrender in the same way as it is currently authorised	34 35				
	to require further information from an applicant for the issue, transfer or variation of a licence.							
	Date from	which dec	ision operates	36				
			es not contain uniform provisions as to the date from which certain	37				
			ry authority operate. Items [4] and [5] make those provisions uniform, by	38 39				
	providing that a decision to vary, suspend or revoke a licence, or to approve the surrender of a licence subject to conditions, does not take effect until the first of the following happens:							
	 (a) if no appeal is lodged within the appeal period—the appeal period expires (this currently does not apply to the approval of the surrender of a licence subject to conditions), 							
			edged—the Land and Environment Court confirms the decision or the	42				
			way (this currently does not apply to the approval of the surrender of a	43				
			o conditions),	45				

(c)	the licensee waives the appeal right (this currently only applies in the case of variations of licences).	1 2
Date	e when variation of prevention notice takes effect	3
	tion 99 of the Act sets out when a notice to take specified preventive action (a prevention	4
	ce) takes effect. Section 110 of the Act provides for the variation of prevention notices.	5
Item	[6] of the proposed amendments extends section 99 to the variation of prevention notices	6
	hat uniform provision is made as to the date that the issue or variation of a prevention notice	7 8
	s effect.	
	cial provision relating to validity of clean-up and prevention notices	9
Cha	pter 4 of the Act makes provision for the issue of clean-up notices for pollution incidents and	10 11
prev	ention notices to prevent activities being carried on in an environmentally unsatisfactory ner. The appropriate regulatory authority that may issue the notice depends on whether the	12
activ	rity to which the notice relates is or is not a scheduled activity. In some instances (such as	13
was	te activities) that decision depends on the nature of the substance and the level at which	14
the a	activity is being carried on. Where action is required to be taken urgently to deal with a	15
pollu	ution incident or matter it may not be possible for an authority to determine conclusively in	16 17
	time available whether or not the activity is a scheduled activity and therefore whether or t is authorised to issue the notice.	18
	[7] of the proposed amendments inserts proposed section 109A into the Act to enable a	19
clea	n-up notice or prevention notice that is issued in good faith and in respect of which a	20
disp	ute arises to be confirmed by the authority that is in fact the appropriate regulatory authority.	21
Afte	r a notice is confirmed, action already taken will be valid and any future action with respect	22
	e notice would be taken by the authority that is ultimately determined to be the appropriate	23 24
-	llatory authority.	
	ences to offence of transporting waste to place where it cannot be lawfully deposited	25
lawf	tion 143 of the Act makes it an offence to transport waste to places where it cannot be ully deposited.	26 27
Item	[9] of the proposed amendments inserts defences with respect to the offence in similar	28
term	is inserted last year by amendment to the existing provision that deals with this offence but	29 30
	th will be replaced by the offence in section 143 when the Act commences—see Act No of 1998.	31
	of 1996. [10] makes a consequential amendment.	32
	estigative powers—offences under repealed Acts	33 34
Sec	tion 186 of the Act provides that the investigative powers under the Act may be exercised espect of offences committed before the commencement of the Act under Acts and	35
	alations repealed by the Act.	36
	[12] amends section 186 to make it clear that the extension of those powers applies to	37
offer	nces committed under repealed provisions of an Act or regulation to deal with those cases	38
in w	hich the Act only repealed a part of an Act and not the whole Act.	39
Noti	ices requiring information or records—application, revocation and variation	40
The	investigative powers under the Act enable notices to be given requiring information or	41
reco		42

Item [13] inserts proposed section 212A into the Act to ensure that notices issued to persons under Chapter 7 (Investigation) may be revoked or varied by subsequent notices. Similar provisions apply under sections 109 and 110 of the Act in respect of environment protection

Schedule 1	Minor amendments
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	negulation making power—use of verticles	,
	Schedule 2 to the Act contains specific regulation-making powers relating to prohibiting or	2
	regulating the sale, use or operation of vehicles not complying with the Act or regulations. The	3
	Act and regulations contain provisions relating to vehicles emitting excessive air impurities, the	4
	fitting of anti-pollution devices on vehicles and the use of unleaded petrol in vehicles. A number	5
	of offences contained in the <i>Clean Air Act 1961</i> , which is to be repealed by the Act, that relate to the use or operation of vehicles contrary to those provisions, have been transferred to the	6 7
	regulations. The provisions were transferred under the specific regulation-making powers in the	8
	Act and under the special power in clause 11 of Schedule 5 to the Act that authorises	9
	transitional regulations for up to 3 years on any matter regulated under a repealed Act.	10
	Item [14] amends the specific regulation-making powers in Schedule 2 so that transferred	11
	provisions relating to motor vehicles are clearly authorised and need not rely on the special	12
	transitional provision.	13
		1.4
	Criminal and other proceedings—offences under repealed Acts	14
	Clause 10 of Schedule 5 to the Act provides that regulations may be made to apply the	15
	provisions of Chapter 8 of the Act relating to criminal and other proceedings to continuing	16
	proceedings under Act or regulations repealed by the Act.	17
	Item [16] amends clause 10 to make it clear that the power to make regulations to extend those	18
	provisions applies to proceedings under repealed provisions of an Act or regulation to deal with those cases in which the Act only repealed a part of an Act and not the whole Act.	19 20
	Definition of "non-scheduled activity"	21
	The Dictionary to the Act defines <i>non-scheduled activity</i> as an activity that is not a scheduled	22
	activity, and which therefore is not required to be licensed. Scheduled activities and scheduled	23
	development work which is carried out to enable scheduled activities to be carried on require a licence from the EPA.	24 25
	Item [17] amends the definition to make it clear that scheduled development work carried out to enable scheduled activities to be carried on is also excluded from the definition so that the	26 27
	work concerned remains the responsibility of the EPA as the appropriate regulatory authority.	28
	Minor statute law revision	29
	Items [2] and [8] of the proposed amendments insert omitted words.	30
	Item [11] omits some unnecessary words in section 144 (2) of the Act.	31
	Item [15] corrects an incorporating direction.	32
1.38	Radiation Control Act 1990 No 13	22
1.30	nadiation Control Act 1990 NO 13	33
	Section 25 Proceedings for offences	34
	-	34
	Insert after section 25 (4):	35
	(5) Proceedings for an offence under this Act or the regulations may	36
	be commenced within but not later than 12 months after the date	37
	on which the offence is alleged to have been committed.	38
	Evolunatory note	39
	Explanatory note Section 25 of the Rediction Central Act 1000 makes province for the conduct of proceedings	
	Section 25 of the <i>Radiation Control Act 1990</i> makes provision for the conduct of proceedings for offences under the Act and the regulations made under the Act. Proceedings can be	40 41
	commenced in a Local Court or in the Supreme Court. Proceedings are generally commenced	41
	in a Local Court and, by virtue of section 56 of the <i>Justices Act 1902</i> , such proceedings may	42
	be commenced at any time within 6 months of the date of the alleged offence.	44
	The proposed amendment provides for proceedings to be commenced no later than 12 months	45
	after the date on which the relevant offence is alleged to have been committed.	46

1.39	Real Property Act 1900 No 25	1
[1]	Section 46C Registrar-General may register as proprietor person who is entitled to land by operation of statute	2
	Insert "(made in the approved form)" after "request" in section 46C (1).	4
[2]	Section 74JA Lapse of caveat regarding extinguishment of restrictive covenant	5
	Omit "serve" from section 74JA (2). Insert instead "prepare for service".	7
[3]	Section 74JA (3)	8
• •	Omit "such an application".	9
	Insert instead "an application under this section for preparation of a notice".	10
[4]	Section 74JA (3)	11
	Insert "to the extent provided by that subsection" after "lapse".	12
[5]	Section 74K Power of Supreme Court to extend operation of a caveat	13
	lodged under section 74F	14
	Omit "burdened by the restrictive covenant" from section 74K (6) (a).	15
	Insert instead "to which the benefit of the restrictive covenant is appurtenant".	16
[6]	Section 81C Registrar-General must reject invalid application without	17
	further consideration	18
	Insert "materials" after "building" in section 81C (1) (a).	19
	Explanatory note	20
	Section 46C of the <i>Real Property Act 1900</i> empowers the Registrar-General to record a change in ownership of real property resulting from a statutory vesting.	21
	Item [1] of the proposed amendments requires any request for such a change to be made in	23
	the approved form.	24
	Part 8A of the Act provides for the making of an application to extinguish a restrictive covenant	25
	and for the lodging of a caveat to prohibit the grant of such an application. Section 74JA of the Act provides that a person may apply to have the Registrar-General serve a lapsing notice on	26 27
	a caveator, to the effect that, unless the caveator obtains an order of the Supreme Court and	28
	lodges it with the Registrar-General before the expiry of 21 days after the date on which the	29
	notice is served, the caveat will lapse and the restrictive covenant will be extinguished.	30
	Items [2]–[4] of the proposed amendments amend section 74JA to clarify the procedure for the lapsing of caveats.	31
	Item [2] provides for the Registrar-General to merely prepare such a notice for service, rather than to actually serve it.	33 34

Schedule 1	Minor amendments
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	Item [3] clarifies a reference to an application. Item [4] provides that the caveat will lapse only to the extent to which it would prohibit the	1 2	
	extinguishment of the restrictive covenant.		
	Item [5] corrects an error in the description of a caveator who has a claim of substance in	4	
	relation to a restrictive covenant.	5	
	Item [6] inserts an omitted word.	6	
1.40	Registration of Interests in Goods Act 1986 No 37	7	
	Section 11 Funding arrangements	8	
	Insert after section 11 (5) (b):	9	
	(b1) any amount authorised by the head of the Department of	10	
	Fair Trading, with the consent of the Minister, to be paid	11	
	out of the account in payment of any costs and expenses	12	
	incurred in the administration of this Act within that	13	
	Department, and	14	
	Explanatory note	15	
	Section 11 of the Registration of Interests in Goods Act 1986 establishes an account, called the	16	
	Registration of Interests in Goods Account, into which are paid fees and charges paid under the Act and certain other amounts.	17 18	
	The proposed amendment provides for the payment out of the account of any amount	19	
	necessary to meet the cost of administering the Act.	20	
1.41	Residential Parks Act 1998 No 142	21	
[1]	Section 3 Definitions	22	
	Omit the definition of <i>Park Disputes Committee</i> where secondly occurring in	23	
	section 3 (1).	24	
	section 5 (1).	24	
[2]	Section 27 Alterations and additions to moveable dwellings that belong	25	
	to resident	26	
	Omit "or the Environmental Planning and Assessment Act 1979," from section	27	
	27 (5).	28	
	Insert instead "the Environmental Planning and Assessment Act 1979 or".	29	
[3]	Section 110 Notice of termination where agreement frustrated (cf RT Act s 60)	30 31	
	Insert "(other than a residential site agreement)" after "agreement" where firstly	32	
	occurring in section 110 (1).	33	

[4]	Section 140 Power of investigator to obtain information, documents and evidence (cf RT Act s 119B)	1 2
	Insert after section 140 (3):	3
	Maximum penalty: 5 penalty units.	4
[5]	Schedule 2 Amendment of Residential Tenancies Act 1987	5
	Omit Schedule 2 [24].	6
[6]	Schedule 3 Amendment of other Acts	7
	Omit "section 91 (3)" from Schedule 3.4 [2]. Insert instead "section 91 (4)".	8
[7]	Schedule 3.4 [2]	ç
	Omit so much of the item as inserts Schedule 4.4A [4] and [5] in the <i>Residential Tribunal Act 1998</i> .	10 11
	Explanatory note Item [1] of the proposed amendments omits a duplicated definition. Item [2] corrects a grammatical error. Item [3] clarifies the application of a provision that is within Division 3 of Part 12 of the Act (which sets out the grounds for termination of a residential tenancy agreement that is not a residential site agreement). Item [4] provides for a penalty for offences relating to the exercise of the power of an investigator to obtain information, documents and evidence. (The analogous offences in section 119B (3) of the Residential Tenancies Act 1987, on which section 140 of the Residential Parks Act 1998 is based, are punishable by a maximum penalty of 5 penalty units). Items [5] and [7] omit amendments that were made redundant by the enactment of the Residential Tribunal Act 1998, which was before Parliament at the same time as the Residential Parks Act 1998. Item [6] corrects an incorporation direction.	12 13 14 15 16 17 18 19 20 21 22 22 22 22
1.42	Residential Tribunal Act 1998 No 168	20
[1]	Section 27 Procedure of Tribunal generally	27
	Omit section 27 (6).	28
[2]	Section 48 Costs	29
	Omit "section 33 (3) (c)" from section 48 (3) (a). Insert instead "section 33 (3)".	30
[3]	Section 74 Extensions of time	3
	Omit "this Act" where secondly occurring in section 74 (1). Insert instead "this Act or any other Act under which the Tribunal derives jurisdiction".	32 32 34

Schedule 1 Minor amendments

[4]	Schedule 4 Amendment of certain Acts	1	
	Omit "section 3" from Schedule 4.3 [1]. Insert instead "section 4".	2	
[5]	Schedule 4.5 [6]	3	
	Omit the item. Insert instead:	4	
	[6] Sections 83 (1) and (2) and 84	5	
	Omit the subsections and section.	6	
[6]	Schedule 4.6 [2]	7	
	Omit "section 4". Insert instead "section 3".	8	
[7]	Schedule 5 Savings, transitional and other provisions	9	
	Insert after clause 6:		
	7 Validation of certain regulation	11	
	The Residential Tribunal Regulation 1999 is validated to the extent	12	
	of any invalidity and is taken to be valid from the date on which it	13	
	commenced or purported to commence.	14	
	Explanatory note	15	
	Extensions of time	16	
	Section 74 of the <i>Residential Tribunal Act 1998</i> provides for the Residential Tribunal to extend the period of time for the doing of anything under the Act.	17 18	
	Item [3] of the proposed amendments provides for the Tribunal to extend the period of time for doing things under any other Act under which the Tribunal derives jurisdiction.	19 20	
	Item [1] omits a duplicated provision regarding extensions of time.	21	
	Jurisdictions and functions of Tribunal	22	
	Item [5] of the proposed amendment re-instates section 83 (3) of the Residential Tenancies Act	23	
	1987, which gives the Residential Tribunal jurisdiction in respect of a claim by a landlord or a tenant under a residential tenancy agreement in respect of a rental bond.	24 25	
	Validation of regulation Item [7] validates, to the extent of any invalidity, the Residential Tribunal Regulation 1999.	26 27	
	Statute law revision Item [2] of the proposed amendments omits a redundant cross-reference.	28 29	
	Items [4] and [6] correct incorporating directions.	30	

1.43	Retail Leases Act 1994 No 46				
[1]	Section 63 Interpretation				
•	Insert in alphabetical order in section 63 (1):				
	party or form	ner party to a retail shop lease or former retail shop	4		
	lease includes	s a person who is a guarantor or covenantor under a	5		
	lease or form	er lease.	6		
[2]	Section 66 Mediation of	disputes and other matters	7		
	Omit "Either or both" from	n section 66 (1). Insert instead "Any or all".	8		
[3]	Section 70 Definitions		9		
[-]		iii) of the definition of retail tenancy claim:	10		
	(iv)	a claim for the surrender of possession of specified	11		
		premises,	12		
	(v)	a claim for assignment of rights under a lease or for	13		
		a declaration that a lessor is not entitled to withhold	14		
	<i>(</i> ')	consent to an assignment of the rights of a lessee,	15		
	(vi)	a claim for relief against forfeiture,	16		
	(vii)	a claim regarding the rectification of the lease,	17		
	(viii)	a claim regarding the invalidity of a lease for inconsistency with this Act or the regulations,	18 19		
	(ix)	a claim for a declaration of the rights, obligations and liabilities of the parties under a lease,	20 21		
	(x)	without limiting the generality of subparagraph (i),	22		
		a claim for compensation under section 10,	23		
[4]	Section 71 Lodging of r	etail tenancy claims with Tribunal	24		
	Omit section 71 (3).		25		
[5]	Schedule 3 Savings and	d transitional provisions	20		
	Insert at the end of clause	10:	27		
	(2) Despite subcl	ause (1), the amendments made to Part 8 extend to	28		
	apply in relat		29		
		il shop lease or former lease that was entered into	30		
		the commencement of the amendments to Part 8, or	31		
		an option granted or agreement made before that	32		
	comm	encement and	31		

	(b) a dispute that arose before the commencement of the	1
	amendments to Part 8 or that concerns a liability or	2
	obligation that arose before that commencement.	3
	Explanatory note	4
	Dispute resolution	5
	Part 8 of the Act deals with the resolution of retail tenancy disputes.	6 7
	Item [1] of the proposed amendments provides that, in Part 8, a reference to a party or former party to a retail shop lease or former retail shop lease includes a person who is a guarantor or covenantor under a lease or former lease.	8
	Items [2] and [4] make consequential amendments.	10
	Item [3] extends the definition of retail tenancy claim in section 70 of the Act so that it parallels the power of the Administrative Decisions Tribunal to make orders in relation to a retail tenancy claim.	11 12 13
	Application of 1998 amendments	14
	Item [5] puts it beyond doubt that the amendments to the Act that confer jurisdiction on the	15
	Administrative Decisions Tribunal (made by the <i>Retail Leases Amendment Act 1998</i>) apply to leases that existed before the commencement of the amendments.	16 17
1.44	Rural Fires Act 1997 No 65	18
[1]	Section 17 Disbandment of rural fire brigades	19
ניו	, -	-
	Omit "hearing" from section 17 (5). Insert instead "considering".	20
[2]	Section 47 Membership and procedure of Bush Fire Co-ordinating	21
	Committee	22
	Omit "12" from section 47 (1). Insert instead "13".	23
[3]	Section 47 (1) (m)	24
	Insert after section 47 (1) (1):	25
	(m) an officer of the Department of Land and Water	26
	Conservation nominated by the Director-General of the	27
	Department of Land and Water Conservation.	28
[4]	Dictionary	29
	Omit paragraph (b) (iii) from the definition of <i>owner</i> of land in the Dictionary.	30
	Insert instead:	31
	(iii) in the case of land that is the subject of a strata	32
	scheme under the Strata Schemes (Freehold	33
	Development) Act 1973 or a leasehold strata	34
	scheme under the Strata Schemes (Leasehold	35
	Development) Act 1986, the owners corporation under that scheme, and	36 37
	under that scheme, and	3/

	Explanatory note	1
	Section 17 of the Rural Fires Act 1997 provides that a rural fire brigade may be disbanded at	2
	any time by the person or body who formed it. Section 17 (3) creates a right to appeal in writing	3
	to the Minister against a decision to disband a brigade. Section 17 does not make any provision	4
	for the conduct of a formal hearing into an appeal. However, section 17 (5) provides for the Minister to confirm the disbandment or withdraw the notice "after hearing the appeal".	5
	Item [1] of the proposed amendments makes it clear that the Minister is not required to hold a	7
	formal hearing into an appeal.	8
	Items [2] and [3] of the proposed amendments provide for the Director-General of the	9
	Department of Land and Water Conservation to nominate an officer of his or her Department	10
	to be a member of the Bush Fire Co-ordinating Committee.	11
	Item [4] of the proposed amendments updates references to certain Acts.	12
1.45	Statutory and Other Offices Remuneration Act 1975 (1976 No 4)	13
[1]	Schedule 1 Public Offices	14
	Omit "Privacy Commissioner". Insert instead:	15
	Full-time Privacy Commissioner	16
[2]	Schedule 2 Public Offices	17
	Omit "President of the Anti-Discrimination Board". Insert instead:	18
	Full-time President of the Anti-Discrimination Board	19
	Saving	20
	Any determination made by the Statutory and Other Offices Remuneration Tribunal in relation	21
	to the President of the Anti-Discrimination Board, and in force immediately before the	22
	commencement of the amendment to Schedule 2 to the Statutory and Other Offices	23
	Remuneration Act 1975, is taken to be a determination in relation to a Full-time President of the	24
	Anti-Discrimination Board.	25
	Explanatory note	26
	The proposed amendments are consequential on the amendments to the Anti-Discrimination	27
	Act 1977 and the Privacy and Personal Information Protection Act 1998, made elsewhere in this	28 29
	Schedule. Those amendments provide for the President of the Anti-Discrimination Board and the Privacy Commissioner to be appointed on either a full-time or a part-time basis.	30
	the rividey commissioner to be appearated on stational and a man area station.	
1.46	Strata Schemes (Freehold Development) Act 1973 No 68	31
[1]	Section 8 Registration of strata plans	32
	Omit section 8 (4B)–(4D). Insert instead:	33
	(4B) A plan intended to be registered as a strata plan must indicate in	34
	the relevant panel of the approved form:	35
	(a) that specified model by-laws prescribed by the regulations	36
	made under the Strata Schemes Management Act 1996 are	37
	proposed to be adopted for the strata scheme and, if those	38
	model by laws contain one or more alternative versions of	30

			any by-law, that the specified version of that by-law is proposed to be adopted, or	1
		(b)	that other specified by-laws are proposed to be adopted for the scheme.	3
	(4C)	manageschem Schem The b	rata plan indicates that by-laws other than the model by-laws ribed by the regulations made under the <i>Strata Schemes gement Act 1996</i> are proposed to be adopted for the strata are, the plan must be accompanied by the by-laws specified. By-laws must be in the form approved under the <i>Real arty Act 1900</i> and must be signed by the persons required to the strata plan under section 16 (1).	5 6 7 8 9 10
	(4D)	strata	roposed by-laws for a strata scheme have no effect until the plan (and any proposed by-laws that are required to apany it) are registered. However, registration does not be to give effect to by-laws that have not been lawfully made.	12 13 14 15
[2]	Section 19	Acqui	sition of additional common property	16
			use of a transfer of a lease or sub-lease, the registered lease ansfer or sub-lease" from section 19 (3) (a) (i).	17 18
	not affect the	validity of	ction 8 of the Strata Schemes (Freehold Development) Act 1973 does fany strata plan, or any by-laws for a strata scheme, registered before the amendment.	19 20 21 22
	Explanatory r	note		23
	plan is submitt scheme. Section 43 (3) prescribe mod regulations, th publicly availal Item [1] of the last the by-laws registration. The	e Strata ed for rec of the S el by-law ose mod ble witho proposed for a strata	Schemes (Freehold Development) Act 1973 requires that when a strata gistration it must be accompanied by the proposed by-laws for the strata Strata Schemes Management Act 1996 provides for the regulations to us which may be adopted as the by-laws for a strata scheme. As with all del by-laws would be published in the Gazette and would therefore be but the need to search the Register kept by the Registrar-General. It is a management and the model by-laws are adopted at a scheme they are not required to accompany a strata plan lodged for a plan is simply required to indicate that specified model by-laws have	24 25 26 27 28 29 30 31 32 33 34
	Schedule ma	ke it cle	de to the Strata Schemes Management Act 1996 elsewhere in this ar that when model by-laws have been adopted and noted on the hose by-laws, as in force from time to time, are the by-laws for the strata	36 37 38 39

	Acquisition of	of additional common property	1
		3) (a) (i) of the Strata Schemes (Freehold Development) Act 1973 requires a	2
		ase to be produced along with any transfer or sublease of it. It is no longer the	
	practice of the	e Registrar-General to require an original lease to be produced where there are lealings with the leasehold estate, such as a transfer or sublease.	4 5
		e proposed amendments removes the obligation to produce the registered lease	6
		a transfer of a lease or in the case of a sublease.	7
1.47	Strata Sc	hemes (Leasehold Development) Act 1986 No 219	8
	Section 7	Registration of strata plans (1973 Act, s 8)	9
	Omit sectio	on 7 (2CB)–(2CD). Insert instead:	10
	(2CB)	A plan intended to be registered as a strata plan must indicate in	11
	(202)	the relevant panel of the approved form:	12
		(a) that specified model by-laws prescribed by the regulations	13
		made under the Strata Schemes Management Act 1996 are	14
		proposed to be adopted for the strata scheme and, if those	15
		model by-laws contain one or more alternative versions of	16
		any by-law, that the specified version of that by-law is	17
		proposed to be adopted, or	18
		(b) that other specified by-laws are proposed to be adopted for the scheme.	19 20
	(2CC)	If a strata plan indicates that by-laws other than the model by-laws	21
	(===)	prescribed by the regulations made under the Strata Schemes	22
		Management Act 1996 are proposed to be adopted for the strata	23
		scheme, the plan must be accompanied by the by-laws specified.	24
		The by-laws must be in the form approved under the <i>Real Property</i>	25
		Act 1900 and must be signed by the persons required to sign the	26
		strata plan under section 19 (1).	27
	(2CD)	The proposed by-laws for a strata scheme have no effect until the	28
	(===)	strata plan (and any proposed by-laws that are required to	29
		accompany it) are registered. However, registration does not	30
		operate to give effect to by-laws that have not been lawfully made.	31
	Saving		32
	The amendme	ent to the Strata Schemes (Leasehold Development) Act 1986 does not affect the	33
		ny strata plan, or any by-laws for a strata scheme, registered before the ent of the amendment.	34 35
	Explanatory	note	30
	Section 7 (2C	B) of the Strata Schemes (Leasehold Development) Act 1986 requires that when s submitted for registration it must be accompanied by the proposed by-laws for	37
	the strata sch		39

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Schedule 1	Minor amendments

	prescribe mod regulations, th	of the Strata Schemes Management Act 1996 provides for the regulations to del by-laws which may be adopted as the by-laws for a strata scheme. As with all nose model by-laws would be published in the Gazette and would therefore be able without the need to search the Register kept by the Registrar-General.	
	laws for a st	amendment provides that when any of the model by-laws are adopted as the by- rata scheme they are not required to accompany a strata plan lodged for the strata plan is simply required to indicate that specified model by-laws have	:
	Schedule ma	ents made to the Strata Schemes Management Act 1996 elsewhere in this ke it clear that when model by-laws have been adopted and noted on the ata plan those by-laws, as in force from time to time, are the by-laws for the strata	10 1 1
1.48	Strata Sc	hemes Management Act 1996 No 138	13
[1]	Chapter 2,	Part 5 By-laws	14
	Insert "adop Part.	ot model by-laws or" after "chooses," in the Introductory note to the	1:
[2]	Section 41	What by-laws apply to new strata schemes?	1
	Omit sectio	n 41 (2) (but not the note to section 41). Insert instead:	1
	(2)	The by-laws in force for a strata scheme are the by-laws adopted	1
		by or lodged with the strata plan registered by the Registrar- General for the strata scheme, as in force at the date of lodgment,	20
		subject to any amendment, repeal or addition recorded by the	2:
		Registrar-General under section 48.	2:
[3]	Section 22	2 Proceedings before Board	24
	Insert at the	end of section 222:	2:
	(2)	For the purposes of subsection (1) (a), the jurisdictional limits	20
		imposed on the Residential Tribunal by section 85 (3) of the	2
		Residential Tenancies Act 1987 do not apply to proceedings before the Board.	25
	(2)		
	(3)	In this section, a reference to proceedings includes a reference to the whole of proceedings, from the time an application is made to	30
		the Board until the application has been finally determined.	32
	Explanatory	note	3
	By-laws		3.
		pter 2 of the <i>Strata Schemes Management Act 1996</i> deals with by-laws for a e, governing such things as the behaviour of residents of the scheme and the use roperty.	3. 3. 3.
		ne Strata Schemes (Freehold Development) Act 1973 and section 7 of the Strata asehold Development) Act 1986 require that when a strata plan is submitted for	3
	registration it r	must be accompanied by the proposed by-laws for the strata scheme. Those by- tered with the strata plan and could therefore be made available by the Registrar-	4

	General to any interested person. Section 41 of the Strata Schemes Management Act 1996 provides that the by-laws registered by the Registrar-General for a strata scheme are the by-laws in force for the strata scheme. Section 43 (3) of the Strata Schemes Management Act 1996 provides for the regulations to prescribe model by-laws which may be adopted as the by-laws for a strata scheme. As with all regulations, those model by-laws would be published in the Gazette and would therefore be publicly available without the need to search the Register kept by the Registrar-General. Section 8 of the Strata Schemes (Freehold Development) Act 1973 and section 7 of the Strata Schemes (Leasehold Development) Act 1986 are amended elsewhere in this Schedule to provide that when any of the model by-laws are adopted as the by-laws for a strata scheme they do not need to be registered with the strata plan. The strata plan is simply required to indicate that specified model by-laws have been adopted. Items [1] and [2] of the proposed amendments to the Strata Schemes Management Act 1996 make it clear that when model by-laws have been adopted and noted on the registered strata plan those by-laws, as in force on the date on which the strata plan was lodged for registration, are the by-laws for the strata scheme.	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15
	Proceedings before Board Section 222 of the Act provides that proceedings before the Strata Schemes Board are to be similar to proceedings applying in respect of the Residential Tribunal. Item [3] of the proposed amendments makes it clear that the jurisdictional limit on the orders	17 18 19 20
	that can be made by the Residential Tribunal does not limit the orders that can be made by the Strata Schemes Board and that a reference to "proceedings before the Board" is not limited to the actual hearing of matters by the Board.	21 22 23
1.49	Subordinate Legislation Act 1989 No 146	24
[1]	Section 10 Staged repeal of statutory rules	25
	Insert after section 10 (7):	26
	(8) Despite subsection (1), the Recreation Vehicles (General) Regulation 1985 is repealed on 1 October 1999.	27 28
[2]	Section 11 Postponement of repeal in specific cases	29
	Omit "section 10 (3)–(7)" from section 11 (6).	30
	Insert instead "section 10 (3)–(8)".	31
	Explanatory note	32
	Part 3 of the Subordinate Legislation Act 1989 provides for the staged repeal of statutory rules. Section 10 sets out the dates on which statutory rules are repealed and section 11 provides for the postponement of repeal in specific cases.	33 34 35
	Item [1] of the proposed amendments extends until 1 October 1999 the repeal of the <i>Recreation Vehicles (General) Regulation 1985</i> , which is due for staged repeal on 1 September 1999. Section 11 (3) of the Act has the effect that no further postponement is otherwise available.	36 37 38
	Item [2] of the proposed amendments makes a consequential amendment.	39

Schedule 1	Minor	amendments
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1.50	Superannuation Act 1916 No 28	1
[1]	Section 1A Closure of Scheme to persons employed on or after 1.7.1985	2 3
	Omit "or" where secondly occurring in section 1A (3) (c).	4
[2]	Section 32C Refund or minimum benefit in certain cases where spouse dies	5
	Insert at the end of the section:	7
	 (2) If an employee dies before retirement leaving a surviving spouse, and the surviving spouse dies, and there is no child of the employee or of the spouse in respect of whom pension is payable under this Act, there is payable to the employee's personal representative or, where the employee has no personal representatives, to such person as STC may determine, an amount calculated by deducting from the minimum benefit payable in respect of the employee the total of all benefits paid as a consequence of the death of the employee to the spouse or any other person under this Act (including any instalments of pension). (3) In a case to which subsection (1) applies, STC may, if it considers it to be in the best interests of the child or children, make a payment in accordance with subsection (2) as if there were no child or children of the deceased, in which case no pension is payable under this Act in respect of the child or children and no 	8 9 10 11 12 13 14 15 16 17 18 19 20 21
	amount is payable under subsection (1). (4) For the purposes of this section, the minimum benefit payable in respect of an employee is the amount that would have been payable if the employee had resigned, immediately before dying, from the service of the employee's employer and elected under section 38B to take the benefit of section 38A.	23 24 25 26 27 28
[3]	Section 33A Variation of pension in certain circumstances	29
• •	Omit ", subject to subsections (3) and (4)," from section 33A (2).	30
[4]	Schedule 25 Savings and transitional provisions Omit the definition of <i>appointed day</i> from clause 17. Insert instead:	31 32
	appointed day means 1 March 1999, the day on which Schedule 2.5 [16] to the amending Act commenced.	33 34

	The amendment to clause 17 of Schedule 25 of the <i>Superannuation Act 1916</i> is taken to have commenced on 1 March 1999, the date of commencement of the clause and of the amendments in respect of which Part 7 of Schedule 25 makes transitional provisions. The other amendments to the <i>Superannuation Act 1916</i> commence on 1 July 1999.	2 3 4 5
	Transitional	6
	Section 32C (2), (3) and (4) of the <i>Superannuation Act 1916</i> do not apply to or in respect of an employee who died before the commencement of those subsections.	7 8
	Explanatory note	9
	Section 31A of the Superannuation Act 1916 (as proposed to be inserted by the Superannuation Legislation Further Amendment Act 1998) provides for the payment of a minimum benefit in the case of a pensioner who dies. The minimum benefit is the amount to which the pensioner would have been entitled under section 38A of the Act, if he or she had elected to take the benefit of that section on ceasing to be employed, less any amounts of pension or other benefits paid to or in respect of the pensioner under the Act. The minimum benefit is payable if the pensioner dies without leaving a surviving spouse or child to whom a pension is payable under the Act or if the surviving spouse of the pensioner also dies (without having first exhausted the minimum benefit payable in respect of the pensioner).	10 11 12 13 14 15 16 17
	Section 32A provides that, if an employee dies before retirement leaving a surviving spouse, and no children in respect of whom pension is payable under the Act, the spouse is, on commutation of that pension, entitled to at least a minimum benefit (being the section 38A benefit less any benefits already paid to or in respect of the pensioner).	19 20 21 22
	Item [2] of the proposed amendment provides for a minimum benefit to be paid in respect of an employee who dies before retirement if the surviving spouse of the employee also dies (without having first exhausted the minimum benefit payable in respect of the employee).	23 24 25
	Item [1] of the proposed amendments omits a redundant word.	26
	Item [3] omits a redundant cross-reference. Item [4] corrects a cross-reference (and specifies a proclaimed day).	27 28
1.51	Superannuation Legislation Further Amendment Act 1998 No 144	29
[1]	Schedule 2 Miscellaneous amendments	30
	Omit "section 63 (1)" from Schedule 2.1 [11]. Insert instead "section 63 (2)".	31
[2]	Schedule 2.1 [25]	32
	Insert "and being an amount that is not less than the monetary remuneration	33
	payable to the member at the time of the nomination, or the maximum	34
	contribution base, within the meaning of the Superannuation Guarantee	35
	(Administration) Act 1992 of the Commonwealth, applicable at that time,	36
	whichever is the lower" at the end of paragraph (b) of the definition of salary	37
	or wages as proposed to be inserted in the Dictionary to the First State	38
	Superannuation Act 1992 by the item.	39

Schedule 1 Minor amendments

Explanatory note	1
Item [1] of the proposed amendments corrects an incorporating direction.	2
Item [2] of the proposed amendment is consequential on the proposed amendment to section	3
9 of the First State Superannuation Act 1992, made elsewhere in this Schedule, which provides	4
that the amount nominated as salary on an election cannot be less than the monetary	5
remuneration payable to the member at the time of the nomination or the superannuation	6
guarantee base or the maximum contribution base under the Superannuation Guarantee	7
(Administration) Act 1992 of the Commonwealth, whichever is the lower.	8

Sch	edule 2 Amendments by way of statute law revision	1
	(Section 3)	2
	(deciloti o)	3
2.1	Agricultural Livestock (Disease Control Funding) Act 1998 No 139	4
	Section 7 Standing Disease Control Advisory Committee	5
	Omit "compromise" from section 7 (2). Insert instead "comprise".	6
	Explanatory note	7
	The proposed amendment corrects a typographical error.	8
2.2	Charles Sturt University Amendment Act 1998 No 117	9
	Schedule 1 Amendments	10
	Insert "and Schedule 4" after "9" in Schedule 1 [1].	11
	Explanatory note	12
	The proposed amendment corrects an incorporation direction.	13
2.3	Classification (Publications, Films and Computer Games)	14
	Enforcement Act 1995 No 63	15
	Section 6 Sale or public exhibition of unclassified, RC or X films	16
	prohibited	17
	Omit the note to the section.	18
	Explanatory note	19
	The proposed amendment omits a note that refers to the value of a penalty unit when the Act was enacted. (The value of a penalty unit has since been increased.)	20 21
2.4	Community Services (Complaints, Reviews and Monitoring) Act	22
	1993 No 2	23
	Section 19 Time for completion of assessment	24
	Omit "specifed" from section 19 (3). Insert instead "specified".	25
	Explanatory note The proposed amendment corrects a typographical error.	26 27

2.5	Companion Animals Act 1998 No 87	
	Section 23 Disqualification from owning dog	2
	Omit "(a) an offence" where secondly occurring in section 23 (1). Insert instead "(b) an offence".	
	Explanatory note The proposed amendment renumbers a paragraph.	
2.6	Consumer Credit (New South Wales) Act 1995 No 7	
	Section 8 Conferral of judicial functions	
	Omit "Commercial Tribunal" wherever occurring in section 8 (1) (b) and (2). Insert instead "Fair Trading Tribunal".	1
	Commencement	1
	The amendment to the Consumer Credit (New South Wales) Act 1995 is taken to have commenced on 1 March 1999, the date of commencement of section 79 of the Fair Trading Tribunal Act 1998 (which repealed the Commercial Tribunal Act 1984).	1 1 1
	Explanatory note	1
	The proposed amendment updates references to a Tribunal.	1
2.7	Conveyancers Licensing Act 1995 No 57	1
	Section 5 Disqualified persons	1
	Omit "Commercial Tribunal" from section 5 (3).	1
	Insert instead "Administrative Decisions Tribunal".	2
	Commencement	2
	The amendment to the <i>Conveyancers Licensing Act 1995</i> is taken to have commenced on 1 January 1999 (the date of commencement of Schedule 2.5 to the <i>Administrative Decisions</i>	2 2
	Tribunal Legislation Amendment Act 1998).	2
	Explanatory note	2
	The proposed amendment updates a reference to a Tribunal. (The <i>Administrative Decisions Tribunal Legislation Amendment Act 1998</i> conferred jurisdiction to review decisions under the	2 2
	Conveyancers Licensing Act 1995 on the Administrative Decisions Tribunal. The proposed amendment updates a reference to the exercise of this jurisdiction.)	2 2
2.8	Co-operatives Act 1992 No 18	3
[1]	Section 294 Co-operative to keep register	3
-	Omit "is" from section 294 (1). Insert instead "are".	3

32

[2]	Section 311A Disclosure statement required (cf Vic Act s 301)	1
	Omit "has" from section 311A (1). Insert instead "have".	2
[3]	Schedule 4 Receivers, and other controllers, of property of co-operatives	3
	Omit "subclauses" from clause 14 (7) (a). Insert instead "subclause".	5
	Explanatory note The proposed amendments correct grammatical errors.	6
2.9	Crimes at Sea Act 1998 No 173	8
[1]	Schedule 1, clause 1 Definitions	9
	Omit "means the area outside the limits of the State described in Part 6 of this	10
	scheme as adjacent to the State" from the definition of <i>adjacent area</i> in clause	11
	1 (1). Insert instead "has the meaning given by clause 14 of this Schedule".	12 13
	•	
[2]	Schedule 1, clause 1 (1)	14
	Omit the definition of <i>Australia-Indonesia Zone of Cooperation</i> . Insert instead:	15 16
	Area A of the Zone of Cooperation has the same meaning as in	17
	the Petroleum (Australia-Indonesia Zone of Cooperation) Act 1990 (Commonwealth).	18 19
[3]	Schedule 1, clause 1 (1)	20
	Insert after the definition of Australian ship:	21
	baseline for a State has the meaning given by clause 15 of this	22
	Schedule.	23
[4]	Schedule 1, clause 1 (1), definition of "inner adjacent area"	24
	Omit "a State,". Insert instead "a State".	25
[5]	Schedule 1, clause 1 (1), definition of "inner adjacent area"	26
_	Omit "described in Part 6 of this scheme" wherever occurring.	27
[6]	Schedule 1, clause 1 (1), definition of "intergovernmental agreement"	28
	Insert "of this Schedule" after "clause 5"	20

[7]	Schedule 1, clause 10	
	Omit "Australia-Indonesia" from the heading to clause 10.	
	Insert instead "Area A of the".	:
[8]	Schedule 1, clause 10	
,	Omit "the Australia-Indonesia". Insert instead "Area A of the".	
	Explanatory Note	
	The Crimes at Sea Act 1998 gives legal force (so far as it depends on the legislative power of the State) to a cooperative scheme to apply the criminal law of the States extraterritorially in the area adjacent to the coast of Australia.	
	Items [1] to [8] make minor drafting amendments to the <i>Crimes at Sea Act 1998</i> to ensure that	10
	it is identical in all substantial respects to the Act proposed to be introduced in the Commonwealth Parliament which, as part of the cooperative scheme, will be the corresponding	1
	Act of the Commonwealth Parliament.	1.
2.10	Criminal Appeal Act 1912 No 16	1-
	ommar Appear Act 1012 No 10	
[1]	Section 5AE Appeals from sentences imposed by the Drug Court	1
	Renumber section 5AE (as inserted by Schedule 1.3 [1] to the Drug Court Act	1
	1998) as section 5AF.	1
[2]	Section 10 Time for appealing	1
	Omit "section 5AE". Insert instead "section 5AF".	1
	Explanatory note	2
	Item [1] of the proposed amendments renumbers a section.	2
	Item [2] makes a consequential amendment to a cross-reference.	2
2.11	Criminal Procedure Act 1986 No 209	2
	Part 9A Summary disposal of indictable offences by Local Courts	2
	Insert "section" after "referred to in" in clause 30 of Table 1.	2
	Explanatory note	2
	The proposed amendment inserts a missing word.	2
2.12	Electricity Supply Act 1995 No 94	2
[1]	Schedule 6 Savings, transitional and other provisions	2
	Omit "Schedules 1 and 2 apply" from clause 16 (5).	3
	Insert instead "Schedule 2 applies".	3

[2]	Schedule 6, clause 16 (5)	1
	Omit "they apply". Insert instead "it applies".	2
[3]	Schedule 6, clause 16 (5)	3
[0]	Omit "those Schedules". Insert instead "that Schedule".	4
	Offile those schedules . Hisert histead that schedule .	7
[4]	Schedule 6, clause 18	5
	Omit "Sections 8 and 98 do". Insert instead "Section 98 does".	6
[5]	Schedule 6, clause 18	7
	Omit "those sections". Insert instead "that section".	8
	Explanatory note	9
	The proposed amendments omit references to a repealed Schedule and section.	10
	Fundamentally Hamming Observing Lat 1005 No. 14	
2.13	Environmentally Hazardous Chemicals Act 1985 No 14	11
	Out of the A. Browning and allow the A. the Committee	
	Schedule 1 Provisions relating to the Committee	12
	Omit clause 2 (i). Insert instead:	13
	(i) one shall be a person nominated by Australian Business Limited,	14 15
	Explanatory note	16
	The proposed amendment updates a reference to a body.	17
	Fortille and Act 4005 No. 5	
2.14	Fertilisers Act 1985 No 5	18
[1]	Long title	19
[.]	Omit "fertilizers" wherever occurring. Insert instead "fertilisers".	20
	Office Teleffizers wherever occurring. Insert instead Teleffisers.	20
[2]	Section 7 Registration	21
	Omit "fertilizers" from section 7 (3) (c) (iii). Insert instead "fertilisers".	22
	Explanatory note	23
	The proposed amendments update the spelling of a term.	24
		CONTRACTOR
2.15	Fines Act 1996 No 99	25
[1]	Section 85 Provisions relating to orders	26
[.]	Incort "the" hafora "Department" where firstly occurring in section 85 (3)	27

[2]	Section 100 Time to pay	,
[2]		
	Omit "driver's licence" from the note to section 100 (5). Insert instead "driver licence".	
	insert instead univer needee.	
[3]	Schedule 3 Savings, transitional and other provisions	4
	Omit "driver's licence" wherever occurring in clauses 2 (3) and 7.	5
	Insert instead "driver licence".	(
	Explanatory note	
	Item [1] of the proposed amendment corrects a grammatical error consisting of the omission	8
	of the definite article.	9
	Items [2] and [3] update the terminology used in an Act.	10
2.16	Forestry and National Park Estate Act 1998 No 163	1
2.10	Tolestry and National Park Estate Act 1330 NO 103	
	Section 19 Public consultation on amendment or revocation of	12
	agreement	13
	Omit "amendment" from section 19 (2) (c). Insert instead "amendment".	14
	Explanatory note The proposed amendment corrects a typographical error.	15
	The proposed arriving the contests a typographical orion.	
2.17	Greyhound Racing Authority Act 1985 No 119	11
[1]	Section 25 Regulations	18
	Omit "section 9A or" wherever occurring in section 25 (5).	19
	Insert instead "section 9A".	20
[2]	Schedule 1 Provisions relating to directors	2
[2]		
	Omit "member's" from clause 7 (1). Insert instead "director's".	2:
	Explanatory note	2:
	Item [1] of the proposed amendments omits a redundant word. Item [2] updates a reference to an office holder.	2:
	nom [2] apodies a relatence to an office holder.	2.
2.18	Harness Racing New South Wales Act 1977 No 57	20
	,	-
[1]	Schedule 1 Provisions relating to directors	2
	Omit "the member's" from clause 9 (1). Insert instead "the director's".	2

[2]	Schedule 1, clause 9 (3)	1
	Omit "the Board". Insert instead "The Board".	2
	Explanatory note	3
	Item [1] of the proposed amendments updates a reference to an office holder.	4
	Item [2] corrects a typographical error.	5
2.19	Interpretation Act 1987 No 15	6
[1]	Section 68 References to amended Acts and instruments	7
	Omit ", and" where lastly occurring in section 68 (4) (a) (vii).	8
[2]	Section 68 (4) (a)	9
	Omit "(viii)" where firstly occurring. Insert instead "(viia)".	10
	Explanatory note	11
	The proposed amendments renumber a subparagraph.	12
2.20	Land and Environment Court Act 1979 No 204	13
[1]	Section 17 Class 1—environmental planning and protection appeals	14
[.,]	Omit "121K" from section 17 (d). Insert instead "121ZK".	15
[2]	Section 25A Application of Division	16
	Omit "section 103" from section 25A (3). Insert instead "section 102".	17
[3]	Section 25C Orders for validity of development consents	18
	Omit "section 104" from section 25C (2). Insert instead "section 103".	19
[4]	Section 36 Delegation to Commissioners	20
	Omit "assessors' " from section 36 (5). Insert instead "Commissioners' ".	21
	Explanatory note	22
	Items [1], [2] and [3] of the proposed amendments correct cross-references.	23 24
	Item [4] updates a reference to an office holder.	24
2.21	Liquor Act 1982 No 147	25
[1]	Section 4A Meaning of "close associate"	26
	Omit "sections 68, 105A and 105B" from section 4A (1).	27
	Insert instead "this Act".	28

Schedule 2 Amendments by way of statute law revision

Section 45 Grounds of objection Omit "paragraphs (a), (a1) and (b)" from section 45 (1) (c). Insert instead "paragraphs (a) and (a1)".	1 2
	2
	_
	3
Section 45 (4)	4
Omit ", (a2) or (b)". Insert instead "or (a2)".	5
Outline CO between taking	
· · · · · · · · · · · · · · · · · · ·	6
Omit "112" from section 66 (1). Insert instead "125A".	7
Section 68 Grounds for complaint	8
	9
	10
insert instead section for (4A).	10
Section 111B Procedure for grant of minors functions authority	11
Omit "and" from section 111B (4).	12
Section 145 Proceedings for offences	13
Omit "78A, 86, 86A," from the Table to section 145.	14
Section 161 Authority to keep approved gaming devices	15
Offile, that from section for (11).	16
	17
	18 19
The other items correct cross-references.	19
Local Government Act 1993 No 30	20
Essai deverminent Act 1990 No 90	20
Section 22 Other functions	21
Omit the matter relating to the Clean Air Act 1961, the Dog Act 1966, the	22
Environmental Offences and Penalties Act 1989 and the Noise Control Act	23
1975.	24
Insert in alphabetical order:	25
	Omit ", (a2) or (b)". Insert instead "or (a2)". Section 66 Interpretation Omit "112" from section 66 (1). Insert instead "125A". Section 68 Grounds for complaint Omit "section 101 (4)" from section 68 (1) (f) (iii). Insert instead "section 101 (4A)". Section 111B Procedure for grant of minors functions authority Omit "and" from section 111B (4). Section 145 Proceedings for offences Omit "78A, 86, 86A," from the Table to section 145. Section 161 Authority to keep approved gaming devices Omit ", that" from section 161 (11). Explanatory note Items [6] and [8] of the proposed amendments omit redundant words. The other items correct cross-references. Local Government Act 1993 No 30 Section 22 Other functions Omit the matter relating to the Clean Air Act 1961, the Dog Act 1966, the Environmental Offences and Penalties Act 1989 and the Noise Control Act 1975.

Companion Animals Act 1998

companion animal registration

and control

Protection of the Environment Operations Act 1997

pollution control

[2]	Section 47 Leases, licences and other estates in respect of community land—terms greater than 5 years	1
	Renumber section 47 (9) (as inserted by the Local Government Amendment	3
	(Community Land Management) Act 1998) as section 47 (8A).	4
[3]	Section 275 Who is disqualified from holding civic office?	5
	Omit "a court" from section 275 (4).	6
	Insert instead "the Administrative Decisions Tribunal".	7
[4]	Section 275 (4)	8
	Omit "subsection (3)". Insert instead "subsection (4)".	9
	Commencement	10
	The amendment to section 22 of the Local Government Act 1993 commences on 1 July 1999.	11
	Explanatory note Item [1] of the proposed amendments updates references to repealed Acts.	12 13
	Item [2] renumbers a subsection.	14
	Item [3] corrects a reference to the body that hears proceedings under section 329 of the Local	15
	Government Act 1993. Item [4] corrects a cross-reference.	16 17
	item [4] corrects a cross-relevence.	17
2.23	Mining Act 1992 No 29	18
[1]	Section 32F Access arrangement required for prospecting operations	19
	under low-impact licences	20
	Omit "agreement" wherever occurring in section 32F (2).	21
	Insert instead "arrangement".	22
[2]	Section 138 Application of Division	23
	Omit "access agreement" from section 138 (2).	24
	Insert instead "access arrangement".	25
[3]	Section 138, note	26
	Omit "agreements". Insert instead "arrangements".	27
	Explanatory note	28
	The proposed amendments correct typographical errors.	29

2.24	National Parks and Wildlife Act 1974 No 80	
	Section 108 Possessing 20 or more birds	
	Renumber paragraph (c) of section 108 (as inserted by the <i>National Parks and Wildlife (Emu Licence) Amendment Act 1993</i>) as paragraph (d).	
	Explanatory note The proposed amendment renumbers a paragraph.	
2.25	Parliamentary Remuneration Act 1989 No 160	
	Section 11 Annual determinations of additional entitlements	:
	Omit "Chief Justice" from section 11 (1). Insert instead "President".	10
	Explanatory note The proposed amendment corrects a reference to the office-holder who issues directions regarding annual determinations.	1 1 1
2.26	Passenger Transport Act 1990 No 39	1
	Section 9B Conditions of accreditation	1.
	Omit "(Appeals)" from section 9B (4). Insert instead "(Reviews by Administrative Decisions Tribunal)".	1
	Explanatory note The proposed amendment updates a cross-reference to a Division.	1
2.27	Petroleum (Onshore) Act 1991 No 84	2
[1]	Section 45F Access arrangement required for prospecting operations under low-impact prospecting titles	2 2
	Omit "agreement" wherever occurring in section 45F (2). Insert instead "arrangement".	2 2
[2]	Section 69A Application of Part	2
	Omit "access agreement" from section 69A (2). Insert instead "access arrangement".	2 2

[3]	Section 69A, note	1
	Omit "agreements". Insert instead "arrangements".	2
	Explanatory note	3
	The proposed amendments correct typographical errors.	4
2.28	Pipelines Act 1967 No 90	5
	Section 5C Constitution of pipeline committees	6
	Omit section 5C (2) (a)–(c). Insert instead:	7
	(a) one person nominated by the Director-General of the Department of Urban Affairs and Planning,	8 9
	 (b) one person nominated by the Director-General of the Environment Protection Authority, 	10 11
	 one person nominated by the Director-General of the Department of Local Government, 	12 13
	Explanatory note	14
	The proposed amendment updates references to offices.	15
2.29	Plant Diseases Act 1924 No 38	16
	Section 21 Power to destroy plants in an abandoned orchard or nursery	17
	Omit section 21 (4) and (5) (as in force before the enactment of the	18
	Administrative Decisions Legislation Amendment Act 1997).	19
	Explanatory note	20
	The proposed amendment omits redundant matter relating to appeals to a Local Court from certain Ministerial decisions. (The Administrative Decisions Legislation Amendment Act 1997	21
	conferred jurisdiction of the Administrative Decisions Tribunal to review those decisions.)	23
2.30	Ports Corporatisation and Waterways Management Act 1995	24
	No 13	25
	Section 3 Definitions	26
	Omit the note to the section.	27
		28
	Explanatory note The proposed amendment omits a note that refers to the value of a penalty unit when the Act was enacted. (The value of a penalty unit has since been increased.)	29 30

2.31	Property, Stock and Business Agents Act 1941 No 28	1
[1]	Section 38B Inspection of records	2
	Omit "a body corporate" from section 38B (1A).	3
	Insert instead "an owners corporation".	4
[2]	Section 50K Definitions	5
	Omit the definition of body corporate. Insert instead:	6
	owners corporation means an owners corporation constituted	7
	under the Strata Schemes Management Act 1996.	8
[3]	Section 50L Production of certain instruments	9
	Omit "a body corporate" from section 50L (b).	10
	Insert instead "an owners corporation".	11
	Explanatory note	12
	The proposed amendments update references to an Act and to a body.	13
2.32	Public Authorities (Financial Arrangements) Act 1987 No 33	14
	Section 38 Exemption from duty	15
	Insert ", or duty under the Duties Act 1997," after "1920".	16
	Explanatory note	17
	The proposed amendment updates a reference to the payment of duty.	18
2.33	Public Notaries Act 1997 No 98	19
	Section 3A	20
	Insert after section 3:	21
	3A Notes	22
	Notes included in this Act are explanatory notes and do not form part of this Act.	23
	Explanatory note	25
	The proposed amendment provides that notes in the <i>Public Notaries Act 1997</i> do not form part of the Act.	20 27

2.34	Public Sector Executives Superannuation Act 1989 No 106	1
	Section 40 When may an application relating to additional benefit cover be refused?	2
	Insert "the" before "person thinks" in section 40 (2).	4
	Explanatory note	•
	The proposed amendment inserts an omitted word.	6
2.35	Registered Clubs Act 1976 No 31	7
[1]	Section 4 Definitions	8
	Insert "or more" after "2" in the definition of amalgamated club in	9
	section 4 (1).	10
[2]	Section 30 Rules of registered clubs	11
	Omit "AJC Principal Club" from section 30 (5A) (a).	12
	Insert instead "NSW Thoroughbred Racing Board".	13
[3]	Section 65 Proceedings for offences arising under this Act	14
	Omit "4AA," and "106J, 106K, 106L, 106N, 106P," from the Table to section 65.	15 16
	Explanatory note	17
	Item [1] of the proposed amendments inserts omitted words to make a definition consistent with the section to which it refers.	18
	Item [2] updates a reference to a statutory body.	20
	Item [3] omits redundant references to provisions creating offences.	21
2.36	Road Transport (Driver Licensing) Act 1998 No 99	22
[1]	Schedule 1 Amendment of Acts	23
	Omit "drivers' licences" from Schedule 1.13 [36].	24
	Insert instead "driver's licences".	25
[2]	Schedule 1.13 [44]	26
	Omit "Section 11AE (1) (b) (i)". Insert instead "Section 11AE (1) (b) (ii)".	27
	Explanatory note	28
	The proposed amendments correct incompration directions	20

2.37	Rural Lands Protection Act 1998 No 143	1
	Schedule 6 Amendment of other Acts and instruments	2
	Omit "section 20 (cm)" from Schedule 6.13.	3
	Insert instead "section 20 (1) (cm)".	4
	Explanatory note The proposed amendment corrects an incorporation direction.	5 6
2.38	Soil Conservation Act 1938 No 10	7
	Section 20 Catchment area	8
	Omit "or (1A)" from section 20 (4) (a).	9
	Explanatory note The proposed amendment omits a redundant cross-reference.	10 11
2.39	Statutory and Other Offices Remuneration Act 1975 (1976 No 4)	12
	Schedule 2 Public offices	13
	Omit the matter concerning the Chairperson and the Deputy Chairperson of the Commercial Tribunal of New South Wales.	14 15
	Explanatory note The proposed amendment omits redundant references to the holders of offices.	16 17
2.40	Stock Medicines Act 1989 No 182	18
[1]	Sections 13 (2) (c) (i) and 17 (3) (c) (i)	19
	Omit "Workers Compensation and Rehabilitation Authority" wherever	20
	occurring.	21
	Insert instead "WorkCover Authority".	22
[2]	Sections 13 (2) (c) (ii) and 17 (3) (c) (ii)	23
	Omit "Director of the State Pollution Control Commission" wherever occurring.	24
	Insert instead "Director-General of the Environment Protection Authority".	25
	Explanatory note The proposed amendments update references to offices.	26 27

2.41	Threatened S	Species Conservation Act 1995 No 101	1
[1]	Schedule 1 Endangered species Insert an asterisk before the entry for each of the following species of plants in Part 1:		
	Family	Species	5
	Apiaceae	Gingidia montana (Forster & Forster f.) J. Wyndham Dawson	6
	Apiaceae	Trachymene saniculifolia Stapf	7
	Araucariaceae	Wollemia nobilis W. Jones, K. Hill & J. Allen	8
	Asteraceae	Calotis moorei P. Short	9
	Brassicaceae	Irenepharsus trypherus Hewson	10
	Casuarinaceae	Allocasuarina glareicola L. Johnson	11
	Davidsoniaceae	Davidsonia pruriens var. jerseyana Bailey	12
	Elaeocarpaceae	Elaeocarpus sp. Rocky Creek (G. Read AQ 562114)	13
	Epacridaceae	Leucopogon confertus Benth.	14
	Epacridaceae	Melichrus hirsutus J.B. Williams ms	15
	Euphorbiaceae	Bertya ingramii T. James	16
	Fabaceae	Acacia gordonii (Tind.) Pedley	17
	Fabaceae	Acacia ruppii Maiden & E. Betche	18
	Fabaceae	Indigofera efoliata F. Muell.	19
	Lamiaceae	Plectranthus nitidus P. Forst.	20
	Lamiaceae	Prostanthera sp. Somersby (B.J. Conn 4024)	21
	Lamiaceae	Westringia kydrenis Conn	22
	Loranthaceae	Amyema scandens (Tieghem) Danser	23
	Monimiaceae	Daphnandra sp. C Illawarra (R. Schodde 3475)	24
	Myrtaceae	Eucalyptus copulans L. Johnson & K. Hill	25
	Myrtaceae	Eucalyptus imlayensis Crisp & Brooker	20
	Myrtaceae	Eucalyptus pachycalyx Maiden & Blakely	2
	Myrtaceae	Eucalyptus sp. Howes Swamp Creek (M. Doherty 19/7/85, NSW 207054)	25
	Myrtaceae	Micromyrtus grandis J.T. Hunter	29

Schedule 2 Amendments by way of statute law revision

Myrtaceae	Triplarina imbricata (Sm.) A.R. Bean	1
Myrtaceae	Triplarina nowraensis A.R. Bean	2
Orchidaceae	Caladenia arenaria Fitzg.	3
Orchidaceae	Diuris pedunculata R. Br.	4
Orchidaceae	Genoplesium plumosum (Rupp) D.L. Jones & M.A. Clem.	5
Orchidaceae	Microtis angusii D.L. Jones	6
Orchidaceae	Phaius tankervilliae (Banks ex L'Her.) Blume	7
Orchidaceae	Prasophyllum affine Lindl.	8
Orchidaceae	Pterostylis saxicola D.L. Jones & M.A. Clem.	9
Orchidaceae	Pterostylis sp. Botany Bay (A. Bishop J221/1-13)	10
Poaceae	Stipa wakoolica Vickery, S.W.L. Jacobs & J. Everett	11
Podocarpaceae	Microstrobos fitzgeraldii (F. Muell.) J. Garden & L. Johnson	12
Proteaceae	Grevillea acanthifolia subsp. paludosa Makinson & Albrecht	13
Proteaceae	Grevillea guthrieana P. Olde & N. Marriott	14
Proteaceae	Grevillea masonii P. Olde & N. Marriott	15
Proteaceae	Grevillea mollis P. Olde & Molyneux	16
Proteaceae	Grevillea molyneuxii McGillivray	17
Proteaceae	Grevillea obtusiflora R. Br.	18
Proteaceae	Grevillea rivularis L. Johnson & McGillivray	19
Proteaceae	Hakea sp. B Kowmung River (M. Doherty 17-24)	20
Proteaceae	Persoonia mollis subsp. maxima Krauss & L. Johnson	21
Rutaceae	Zieria covenyi J.A. Armstrong ms	22
Rutaceae	Zieria floydii J.A. Armstrong ms	23
Rutaceae	Zieria granulata (F. Muell.) C. Moore ex Benth.	24
Rutaceae	Zieria ingramii J.A. Armstrong ms	25
Rutaceae	Zieria lasiocaulis J. A. Armstrong ms	26
Sterculiaceae	Rulingia prostrata Maiden & Betche	27
Thymelaeaceae	Pimelea venosa Threlfall	28

[2]	Schedule 1, Pa	art 1	1
	Delete the aster	isk appearing before the entry for the following species:	2
	Family	Species	3
		-	
	Asclepiadaceae	Marsdenia longiloba Benth.	4
[3]	Schedule 1, Pa		5
	Insert an asteris	k before the entry for the Cumberland Plain Woodland.	6
[4]	Schedule 1, Pa	art 4	7
	Insert an asteris	k before the entry for each of the following species of plants:	8
	Family	Species	9
	Euphorbiaceae	Amperea xiphoclada var. pedicellata R.F.J. Hend.	10
	Lamiaceae	Prostanthera marifolia R. Br.	11
	Orchidaceae	Diuris bracteata Fitzg.	12
	Proteaceae	Persoonia laxa L. Johnson & P. Weston	13
[5]	Schedule 2 Vu	ılnerable species	14
		k before the entry for each of the following species of plant:	15
	Family	Species	16
	Asteliaceae	Neoastelia spectabilis J.B. Williams	17
	Asteraceae	Euchiton nitidulus (Hook. f.) A. Anderb.	18
	Brassicaceae	Lepidium aschersonii Thell.	19
	Casuarinaceae	Allocasuarina simulans L. Johnson	20
	Corynocarpacea	Corynocarpus rupestris subsp. rupestris Guymer	21
	Dilleniaceae	Hibbertia marginata Conn	22
	Epacridaceae	Epacris sparsa R. Br.	23
	Epacridaceae	Styphelia perileuca J. Powell	24
	Fricaceae	Gaultheria viridicarna subsp. viridicarna LR. Williams ms	25

Schedule 2 Amendments by way of statute law revision

	Euphorbiaceae	Bertya sp. A Cobar-Coolabah (Cunningham & Milthorpe s.n., 2/8/73)	1
	Gentianaceae	Gentiana wissmannii J. Williams	2
	Lamiaceae	Prostanthera staurophylla F. Muell.	3
	Lamiaceae	Prostanthera sp. Bundjalung National Park (B.J. Conn 3471)	4
	Myrtaceae	Eucalyptus alligatrix subsp. miscella Brooker, Slee & J.D. Briggs ms	5
	Myrtaceae	Eucalyptus caleyi subsp. ovendenii L. Johnson & K. Hill	6
	Myrtaceae	Eucalyptus cannonii R. Baker	7
	Myrtaceae	Homoranthus lunatus Craven & S.R. Jones	8
	Myrtaceae	Homoranthus prolixus Craven & S.R. Jones	9
	Olacaceae	Olax angulata A.S. George	10
	Orchidaceae	Prasophyllum fuscum R. Br.	11
	Poaceae	Arthraxon hispidus (Thunb.) Makino	12
	Proteaceae	Grevillea banyabba P. Olde & N. Marriott	13
	Proteaceae	Grevillea quadricauda P. Olde & N. Marriott	14
	Proteaceae	Grevillea rhizomatosa P. Olde & N. Marriott	15
	Proteaceae	Hakea fraseri R. Br.	16
	Proteaceae	Hakea sp. Manning River SF-Broken Bago SF (P. Hind 4662)	17
	Proteaceae	Persoonia bargoensis P. Weston & L. Johnson	18
	Rhamnaceae	Pomaderris gilmourii var. cana N. Walsh	19
	Sapindaceae	Dodonaea procumbens F. Muell.	20
	Scrophulaceae	Euphrasia bowdeniae W.R. Barker	21
	Solonaceae	Solanum karsense Symon	22
[6]	Schedule 2		23
[-]		isk appearing before the entry for each of the following species	24
	of plants:		25
	Family	Species	26
	Fabaceae	Acacia clunies-rossiae Maiden	27

	Myrtaceae	Eucalyptus sturgissiana L. Johnson & Blaxell	1
	Myrtaceae	Melaleuca groveana Cheel & C. White	2
	Sapotaceae	Amorphospermum whitei Aubrev.	3
	Explanatory note		4
		Threatened Species Conservation Act 1995 contains lists of endangered as and ecological communities. Schedule 2 lists vulnerable species. Species	5
	that are listed in th	e analogous Schedules to the Endangered Species Protection Act 1992 of	7
		h are marked with an asterisk. The Commonwealth Act has been amended. endments insert or remove asterisks where appropriate.	8
2.42	Treasury Co	rporation Act 1983 No 75	10
	Section 11A C	Corporation not liable for duty	11
	Insert "or duty	under the Duties Act 1997' after "1920".	12
	Explanatory note		13
	The proposed ame	endment updates a reference to the payment of duty.	14
2.43		ation Amendment (Drinking Water and Corporate	15
	Structure) A	ct 1998 No 145	16
	Schedule 5 Co	onsequential amendments	17
		5" and "section 5 (1)" from Schedule 5.18 [1].	18
	Insert instead "S	Section 4" and "section 4 (1)".	19
	Explanatory note	endment corrects references in a Schedule of consequential amendments.	20 21
	The proposed ame	strument corrects references in a Schedule of consequential amendments.	21
2.44	Workers Cor	mpensation Act 1987 No 70	22
	Section 51 Exi	t payments by commutation of weekly payments (cf former	23 24
	Omit "injury."	from section 51 (3) (b). Insert instead "injury,".	25
	Explanatory note	• •	26
		endment corrects a nunctuation error	27

Sch	nedule 3 Amendments updating	Amendments updating references to Acts (Section 3)	
3.1	Anatomy Act 1977 No 126		3
	Section 7 Inspectors		4
	Omit section 7 (1) (c) and (d). Insert instead:		5
	(c) an employee of a public health or the <i>Health Services Act 1997</i> .	ganisation within the meaning of	7
3.2	Anglican Church of Australia Trust Pr	roperty Act 1917 No 21	8
	Section 45 New dioceses		9
	Omit "Church of England Constitutions Act	t Amending Act of 1902" from	10
	section 45 (1).		11
	Insert instead "Anglican Church of Australia	Constitutions Act 1902".	12
3.3	Bail Act 1978 No 161		13
	Section 4 Definitions		14
	Omit "Liquor Act 1912" from the definition o	f magistrate in section 4 (1).	15
	Insert instead "Liquor Act 1982".		16
3.4	Capital Debt Charges Act 1957 No 1		17
	Schedule		18
	Omit "State Development and Country In	dustries Assistance Act 1966"	19
	wherever occurring in the First, Second and T		20
	Insert instead "State Development and Industr	ies Assistance Act 1966".	21
3.5	Companies (Application of Laws) Act	1981 No 122	22
	Schedule 1		23
	Omit "Strata Titles Act 1973" from clause 26	(2).	24
	Insert instead "Strata Schemes (Freehold Dev		25

25

3.6	Dentists Act 1989 No 139	1
	Section 3 Definitions	2
	Omit the definition of <i>public hospital</i> from section 3 (1). Insert instead:	3
	public hospital has the same meaning as in the Health Services Act	4
	1997.	5
3.7	Forestry Act 1916 No 55	6
	Section 32B Hunting permits	7
	Omit "Firearms and Dangerous Weapons Act 1973" from section 32B (5).	8
	Insert instead "Firearms Act 1996, the Weapons Prohibition Act 1998".	9
3.8	Government Guarantees Act 1934 No 57	10
	Section 3A Guarantees for industrial purposes	11
	Omit "State Development and Country Industries Assistance Act 1966" from section 3A (1).	12 13
	Insert instead "State Development and Industries Assistance Act 1966".	14
3.9	HomeFund Restructuring Act 1993 No 112	15
[1]	Section 15 Other relief	16
	Omit "Consumer Claims Tribunals Act 1987" from section 15 (4).	17
	Insert instead "Fair Trading Tribunal Act 1998".	18
[2]	Section 20 Suspension of limitation period	19
	Omit section 20 (1) (d). Insert instead:	20
	(d) the Fair Trading Tribunal Act 1998.	21
	Commencement	22
	The amendments to the <i>HomeFund Restructuring Act 1993</i> are taken to have commenced on 1 March 1999, the date of commencement of section 18 of the <i>Consumer Claims Act 1998</i> (which repealed the Consumer Claims Tribunals Act 1987)	23

3.10	Inclosed Lands	s Protection Act 1901 No 33	1
	Section 3 Definit	tions	2
	Omit the definition	n of <i>hospital</i> from section 3 (1). Insert instead:	3
	hospi	ital means any of the following:	2
	(a)	a public hospital within the meaning of the <i>Health Services</i> Act 1997,	5
	(b)	a private hospital within the meaning of the <i>Private Hospitals and Day Procedure Centres Act 1988</i> .	5
3.11	Industrial Rela	tions Act 1996 No 17	
	Section 379 Sma	all claims procedure	10
	Omit section 379	(6) (b). Insert instead:	1
	(b)	represents an owners corporation constituted under the <i>Strata Schemes Management Act 1996</i> and is one of the proprietors or lessees constituting the owners corporation, or	11 11 14 11
3.12	Intoxicated Per	rsons Act 1979 No 67	10
	Section 3 Definit	tions	1
	Omit "school regi	stered under the <i>Education and Public Instruction Act 1987</i> ' n of <i>school</i> in section 3 (1).	1:
		registered non-government school under the Education	2
3.13	Landlord and	Tenant Act 1899 No 18	2
	Section 2AA No sanction	taking possession of dwelling-house without court	2 2
	Omit "Liquor Act Insert instead "Lic	1912" from section 2AA (1) (a). guor Act 1982".	2 2

3.14	Mental Health Act 1990 No 9	1
[1]	Section 228 Appointment of official visitors	2
	Omit "Area Health Services Act 1986" from paragraph (a) of the definition of	3
	area health service in section 228 (4).	4
	Insert instead "Health Services Act 1997".	5
[2]	Section 228 (4), definition of "area health service"	6
	Omit paragraph (b). Insert instead:	7
	(b) Corrections Health Service.	8
3.15	Moratorium Act 1932 No 57	9
	Section 9 Limitation of rights of mortgagee	10
	Omit "Liquor Act 1912" from section 9 (1) (d).	11
	Insert instead "Liquor Act 1982".	12
3.16	School Forest Areas Act 1936 No 20	13
	Section 2 Definitions	14
	Omit the definition of <i>School</i> from section 2 (1). Insert instead:	15
	School means a government school within the meaning of the	16
	Education Act 1990.	17
3.17	Stamp Duties Act 1920 No 47	18
	Section 84EB Loan securities associated with certain consumer credit	19
	contracts	20
	Omit "Strata Titles Act 1973" from the definition of private dwelling house in	21
	section 84EB (5).	22
	Insert instead "Strata Schemes Management Act 1996".	23

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Sc	he	du	Ie	.3

Amendments updating references to Acts

3.18	Teacher Housing Authority Act 1975 No 27	1
	Section 4, definition of "Minister for Education" and sections 19 (3) (a) and 20 (1) (a)	2
	Omit "Education and Public Instruction Act 1987" wherever occurring. Insert instead "Education Act 1990".	2
3.19	Teaching Services Act 1980 No 23	(
	Section 4 Definitions	7
	Omit the definition of <i>public school</i> from section 4 (1). Insert instead:	8
	public school means a government school within the meaning of	ç
	the Education Act 1990.	10
3.20	Tourism New South Wales Act 1984 No 46	11
	Section 23 Tourism Development Fund	12
	Omit "State Development and Country Industries Assistance Act 1966" from section 23 (1) (a).	13
	Insert instead "State Development and Industries Assistance Act 1966".	15
3.21	Transport Administration Act 1988 No 109	10
	Section 104Q Local government approvals not required for light rail system	17
	Omit the definition of <i>subdivision legislation</i> from section 104Q (3). Insert instead:	19
	subdivision legislation means Part 4 of the Environmental Planning and Assessment Act 1979, the Strata Schemes (Freehold Development) Act 1973, the Strata Schemes (Leasehold Development) Act 1986 or the Community Land Development Act 1980	21 22 22 24

3.22	Valuation of Land Act 1916 No 2	
	Section 4 Definitions	;
	Omit "Division 6 of Part 4 of the Strata Titles Act 1973 and Division 6 of Part	
	4 of the Strata Titles (Leasehold) Act 1986" from the note to the section.	
	Insert instead "Part 4 of the Strata Schemes (Freehold Development) Act 1973	
	and Part 4 of the Strata Schemes (Leasehold Development) Act 1986".	
3.23	Valuers Registration Act 1975 No 92	
	Section 4 Definitions	8
	Omit the definition of <i>licensed premises</i> from section 4 (1). Insert instead:	
	licensed premises has the same meaning as in the Liquor Act 1982.	10

Sch	edule 4 Amendments updating references to	1
	courts and magistrates	2
	(Section 3)	3
4.1	Agricultural Scientific Collections Trust Act 1983 No 148	4
	Section 22 Proceedings for offences	5
	Omit "court of petty sessions constituted by a stipendiary magistrate". Insert instead "Local Court constituted by a Magistrate".	6 7
4.2	Air Transport Act 1964 No 36	8
	Section 12 Penalties and proceedings for offences against Act or regulations	9
	Omit "stipendiary magistrate" from section 12 (2). Insert instead "Local Court constituted by a Magistrate sitting alone".	11 12
4.3	Anzac Memorial (Building) Act 1923 No 27	13
	Section 9 By-laws	14
	Omit "court of petty sessions constituted by a stipendiary magistrate" from	15
	section 9 (3A). Insert instead "Local Court constituted by a Magistrate".	16 17
4.4	Architects Act 1921 No 8	18
[1]	Section 17 Removal from register	19
	Omit "by a court of petty sessions" from section 17 (7).	20
[2]	Section 17 (7)	21
	Omit "Courts of Petty Sessions (Civil Claims) Act 1970".	22
	Insert instead "Local Courts (Civil Claims) Act 1970".	23
[3]	Section 23C Proceedings for offences	24
	Omit "court of petty sessions held before a stipendiary magistrate". Insert instead "Local Court constituted by a Magistrate".	25

4.5	Attachment of Wages Limitation Act 1957 No 28	1
7	Section 10 Attachment of money due to employees of and contractors to certain employing authorities	2
	Omit "stipendiary magistrate or any two justices in petty sessions" from section	4
	10 (8).	5
	Insert instead "Local Court".	6
4.6	Bills of Sale Act 1898 No 10	7
	Section 15 Regulations	8
	Omit "police or stipendiary magistrate or any two or more justices" from	9
	section 15 (4).	10
	Insert instead "Local Court".	11
4.7	Broken Hill Abattoirs, Markets, and Cattle Sale-yards Act (1900)	12
[1]	Section 18 Legal procedure	13
	Omit "police magistrate or any two justices in petty sessions".	14
	Insert instead "Local Court".	15
[2]	Section 18	10
	Omit "any court or magistrate". Insert instead "a Local Court".	17
[3]	Section 18	18
	Omit "such court or magistrate". Insert instead "such a Local Court".	19
[4]	Section 18	20
	Omit "justices of the peace". Insert instead "a Local Court".	2
4.8	Business Names Act 1962 No 11	2:
4.0	Busilless Names Act 1902 No 11	2.
[1]	Section 14 Disability of persons in default	2:
	Omit "in the case of a court of petty sessions by a stipendiary magistrate in	24
	chambers or by two or more justices sitting in petty sessions" from section 14	2:
	(2). Insert instead "may be exercised by a Local Court"	20

Amendments appating references to courts and magistrat	Schedule 4	Amendments updating re	ferences to courts	and magistrat
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[2]	Section 28 Default penalty	
	Omit "court of petty sessions held before a stipendiary magistrate" from section	
	28 (3).	:
	Insert instead "Local Court constituted by a Magistrate sitting alone".	
4.9	Camperdown Cemetery Act 1948 No 14	:
	Section 4E Legal proceedings	,
	Omit "any stipendiary magistrate, or before any two justices at the court of petty	
	sessions" from section 4E (1).	8
	Insert instead "a Local Court".	Ģ
4.10	Cattle Compensation Act 1951 No 26	10
	Section 20 Proceedings for offences	1
	Omit "court of petty sessions constituted by a stipendiary magistrate" from	13
	section 20.	1:
	Insert instead "Local Court constituted by a Magistrate".	1.
4.11	Centennial Park and Moore Park Trust Act 1983 No 145	1:
	Section 25 Proceedings for offences	10
	Omit "court of petty sessions constituted by a stipendiary magistrate" from	1
	section 25 (1).	13
	Insert instead "Local Court constituted by a Magistrate".	11
4.12	Coastal Protection Act 1979 No 13	20
	Section 59 Proceedings for offences	2
	Omit "court of petty sessions held before a stipendiary magistrate".	2
	Insert instead "Local Court constituted by a Magistrate".	2

Commercial Agents and Private Inquiry Agents Act 1963 No 4	1
Section 12 Power of court to order commercial agent, private inquiry agent or subagent to be summoned under section 11	2
Omit "court of petty sessions" from section 12 (4) (b). Insert instead "Local Court".	4 5
Section 14 Appeal	6
Omit "court of petty sessions". Insert instead "Local Court".	7
Companies (Death Duties) Act 1901 No 30	8
Section 13 Recovery of penalties	9
Omit "court of petty sessions". Insert instead "Local Court".	10
Constitution Further Amendment (Referendum) Act 1930 No 2	11
Section 9 Duties of Electoral Commissioner upon receipt of writ	12
Omit "court of petty sessions" from section 9 (c). Insert instead "Local Court".	13
Contracts Review Act 1980 No 16	14
Section 18 Offence	15
Omit "court of petty sessions constituted by a stipendiary magistrate" from	16
Insert instead "Local Court constituted by a Magistrate".	17 18
Conveyancing Act 1919 No 6	19
Section 197 Official searches	20
Omit "by a stipendiary magistrate sitting alone in petty sessions" from section	21
Insert instead "before a Local Court constituted by a Magistrate sitting alone".	22 23
	Section 12 Power of court to order commercial agent, private inquiry agent or subagent to be summoned under section 11 Omit "court of petty sessions" from section 12 (4) (b). Insert instead "Local Court". Section 14 Appeal Omit "court of petty sessions". Insert instead "Local Court". Companies (Death Duties) Act 1901 No 30 Section 13 Recovery of penalties Omit "court of petty sessions". Insert instead "Local Court". Constitution Further Amendment (Referendum) Act 1930 No 2 Section 9 Duties of Electoral Commissioner upon receipt of writ Omit "court of petty sessions" from section 9 (c). Insert instead "Local Court". Contracts Review Act 1980 No 16 Section 18 Offence Omit "court of petty sessions constituted by a stipendiary magistrate" from section 18 (2). Insert instead "Local Court constituted by a Magistrate". Conveyancing Act 1919 No 6 Section 197 Official searches Omit "by a stipendiary magistrate sitting alone in petty sessions" from section 197 (8).

4.18	Country Industries (Pay-roll Tax Rebates) Act 1977 No 79	1
	Section 13 Proceedings	2
	Omit "stipendiary magistrate sitting in petty sessions".	3
	Insert instead "Local Court constituted by a Magistrate sitting alone".	4
4.19	Credit Act 1984 No 94	5
[1]	Section 5 Definitions	6
	Omit the definition of <i>court of petty sessions</i> from section 5 (1).	7
[2]	Section 6 Jurisdiction of courts and Tribunal	8
	Omit "court of petty sessions other than a court of petty sessions in respect of	9
	which an order under section 77 (3) of the Courts of Petty Sessions (Civil	10
	Claims) Act 1970" from section 6 (1) (c) (ii).	11
	Insert instead "Local Court constituted by a Magistrate sitting alone, other than	12
	a Local Court in respect of which an order under section 77 (3) of the <i>Local</i>	13
	Courts (Civil Claims) Act 1970".	14
4.20	Crimes Act 1900 No 40	15
[1]	Sections 357G (1) (b), (3), (4), (5), (6), (7) and (12) (b) and 414A (2)	16
	and (4)	17
	Omit "stipendiary magistrate" wherever occurring.	18
	Insert instead "Magistrate".	19
[2]	Sections 406 (1), 414A (7) (b) and 444 (1), (1A), (2), (4) and (5)	20
	Omit "magistrate" wherever occurring. Insert instead "Magistrate".	21
[3]	Sections 527A, 527B, 527C (1), 545C (1) and (2), 546A, 546B (1), 546C,	22
	547B (1) and 547C	23
	Omit "stipendiary magistrate" wherever occurring.	24
	Insert instead "Local Court constituted by a Magistrate sitting alone".	25
[4]	Section 549 Offenders may be summoned under existing Acts	26
	Omit ", whether a Police or Stipendiary Magistrate or not,".	27

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4.21	Crimes Prevention Act 1916 No 80	1
	Section 4 Penalty for offences Omit "stipendiary or police magistrate, or any two justices in petty sessions,". Insert instead "Local Court".	: :
4.22	Dairy Industry Act 1979 No 208	:
[1]	Section 33 Corporation may refuse to issue certificate etc Omit "court of petty sessions held before a stipendiary magistrate" from section 33 (4). Insert instead "Local Court constituted by a Magistrate sitting alone".	
[2]	Section 35 Registration in respect of certain interstate activities Omit "court of petty sessions held before a stipendiary magistrate" from section 35 (3) (c). Insert instead "Local Court constituted by a Magistrate sitting alone".	10 1 11 11
[3]	Section 35 (3) (c) Omit "court of petty sessions" where secondly and thirdly occurring. Insert instead "Local Court".	12 12 10
[4]	Section 92 Proceedings for an offence generally Omit "court of petty sessions constituted by a stipendiary magistrate". Insert instead "Local Court constituted by a Magistrate".	1 1 1
4.23	David Berry Hospital Act 1906 No 53	2
	Section 10 Regulation of hospital Omit "any stipendiary or police magistrate, or any two justices of the peace in petty sessions". Insert instead "a Local Court".	2 2 2 2

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Schedule 4	Amendments updating references to courts and magistrates
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4.24	Dental Technicians Registration Act 1975 No 40	1
	Section 31 Proceedings for offences	2
	Omit "court of petty sessions constituted by a stipendiary magistrate or any two	3
	justices" from section 31 (2).	4
	Insert instead "Local Court".	5
4.25	Discharged Servicemen's Badges Act 1964 No 49	6
	Section 4 Penalty and proceedings for offences	7
	Omit "stipendiary magistrate or two justices in petty sessions" from section 4	8
	(2).	9
	Insert instead "Local Court".	10
4.26	Disorderly Houses Act 1943 No 6	11
	Sections 13A Forfeiture or disposal of liquor, drug etc seized in disorderly houses and suspected premises	12 13
	Omit "Stipendiary or Police" wherever occurring in section 13A (2) and (3).	14
4.27	Door-to-Door Sales Act 1967 No 36	15
	Section 8 Recovery of penalties	16
	Omit "stipendiary magistrate or any two justices in petty sessions".	17
	Insert instead "Local Court".	18
4.28	Drainage Act 1939 No 29	19
[1]	Section 29 Roll of voters etc	20
	Omit "stipendiary or police magistrate" from section 29 (3).	21
	Insert instead "Magistrate".	22
[2]	Section 29 (5)	23
	Omit "court of petty sessions". Insert instead "Local Court".	24

4.29	Electricity (Pacific Power) Act 1950 No 22	1
	Section 95 Recovery of penalties	2
	Omit "stipendiary magistrate or any two justices in petty sessions" from section	3
	95 (1).	4
	Insert instead "Local Court".	5
4.30	Fertilisers Act 1985 No 5	6
	Section 35 Proceedings for offences	7
	Omit "court of petty sessions constituted by a stipendiary magistrate".	8
	Insert instead "Local Court constituted by a Magistrate sitting alone".	9
4.31	Fish River Water Supply Administration Act 1945 No 16	10
	Section 18B Proceedings for offences	11
	Omit "stipendiary magistrate or two justices in petty sessions".	12
	Insert instead "Local Court".	13
4.32	Forestry Act 1916 No 55	14
[1]	Section 43 Seizure and forfeiture of timber, products and forest materials	15
	Omit "court of petty sessions" from section 43 (2) (b) (ii).	17
	Insert instead "Local Court".	18
[2]	Section 46 Recovery of penalties etc	19
	Omit "stipendiary magistrate" from section 46 (1).	20
	Insert instead "Local Court constituted by a Magistrate".	21
4.33	Frustrated Contracts Act 1978 No 105	22
	Section 15 Adjustment by court	23
	Omit "court of petty sessions" from section 15 (8). Insert instead "Local Court".	24

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Schedule 4	Amendments updat	ano references	to courts and	i madistrates

4.34	Funeral Funds Act 1979 No 106	1
	Section 91 Offences generally	2
	Omit "court of petty sessions held before a stipendiary magistrate" from section	3
	91 (1).	4
	Insert instead "Local Court constituted by a Magistrate".	5
4.35	Government and Related Employees Appeal Tribunal Act 1980	6
	No 39	7
	Section 44 Discovery of documents, attendance of witnesses etc	8
	Omit "court of petty sessions constituted by a stipendiary magistrate" from	9
	section 44 (2).	10
	Insert instead "Local Court constituted by a Magistrate".	11
4.36	Growth Centres (Development Corporations) Act 1974 No 49	12
	Section 40 Penalties	13
	Omit "stipendiary magistrate or any two justices of the peace in petty sessions"	14
	from section 40 (1).	15
	Insert instead "Local Court".	16
4.37	Harness Racing New South Wales Act 1977 No 57	17
	Section 25 Penalties	18
	Omit "court of petty sessions constituted by a stipendiary magistrate".	19
	Insert instead "Local Court constituted by a Magistrate".	20
4.38	Health Administration Act 1982 No 135	21
	Section 24 Proceedings for offences	22
	Omit "court of petty sessions constituted by a stipendiary magistrate".	23
	Insert instead "Local Court constituted by a Magistrate".	24

4.39	Heritage Act 1977 No 136	1
	Section 158 Proceedings for offences	2
	Omit "court of petty sessions held before a stipendiary magistrate" wherever	3
	occurring from sections 158 (1), (2) and (4).	4
	Insert instead "Local Court constituted by a Magistrate".	5
4.40	Housing Act 1976 No 62	6
	Section 33 Penalties	7
	Omit "court of petty sessions constituted by a stipendiary magistrate".	8
	Insert instead "Local Court constituted by a Magistrate".	9
4.41	Hunter Valley Flood Mitigation Act 1956 No 10	10
	Section 54 Recovery of penalties	11
	Omit "any stipendiary magistrate or any two or more justices of the peace in	12
	petty sessions".	13
	Insert instead "a Local Court".	14
4.42	Inebriates Act 1912 No 24	15
[1]	Sections 3 (1), 4 (2), 5 (1) and 11 (1)	16
	Omit "stipendiary magistrate" wherever occurring. Insert instead "Magistrate".	17
[2]	Sections 3 (1), (1A), (3), 4 (2), 5 (2), 8, 18, 20 (2), 21, 22, 26 and 28 (ea)	18 19
	and (f)	20
	Omit "magistrate" wherever occurring. Insert instead "Magistrate".	20
[3]	Section 32 Recovery of penalties	21
	Omit "any court of petty sessions". Insert instead "a Local Court".	22
[4]	Schedule 3	23
	Omit "Stipendiary (or Police)".	24
[5]	Schedule 5	25
	Omit "Stipendiary"	20

4.43	Infants' Custody and Settlements Act 1899 No 39	1
[1]	Section 4 Rules	2
	Omit "courts of petty sessions" from section 4 (3).	3
	Insert instead "a Local Court".	4
[2]	Section 4 (3)	5
	Omit "courts of quarter sessions". Insert instead "the District Court".	6
[3]	Sections 10A (1), (2) and (3) and 10B	7
	Omit "court of petty sessions" wherever occurring. Insert instead "Local Court".	8
[4]	Section 10A (1) (a)	9
	Omit "stipendiary magistrate". Insert instead "Magistrate".	10
[5]	Section 10A (2) (b)	11
	Omit "a court of quarter sessions". Insert instead "the District Court".	12
4.44	Irrigation Act 1912 No 73	13
[1]	Section 30 Recovery of penalties	14
	Omit "any stipendiary magistrate or two or more justices of the peace in petty	15
	sessions".	16
	Insert instead "a Local Court".	17
[2]	Section 31 Proceedings for offences	18
	Omit "court of petty sessions held before a stipendiary magistrate, or 2 or more	19
	justices of the peace," wherever occurring in section 31 (2) and (3).	20
	Insert instead "Local Court".	21
4.45	Irrigation Areas (Reduction of Rents) Act 1974 No 83	22
	Section 12 Offence	23
	Omit "stipendiary magistrate or any two justices of the peace in petty sessions"	24
	from section 12 (2).	25
	Insert instead "Local Court".	26

4.46	Land Agents Act 1927 No 3	
	Section 4 Registration of land agents Omit "any two justices in petty sessions" from section 4 (2). Insert instead "a Local Court".	
4.47	Land Development Contribution Management Act 1970 No 22	
	Section 78 Recovery of penalties Omit "court of petty sessions held before a stipendiary magistrate". Insert instead "Local Court constituted by a Magistrate sitting alone".	
4.48	Landlord and Tenant Act 1899 No 18	
[1]	Section 23 Possession of tenements may be recovered before Magistrate	1
	Omit "any two or more justices of the peace at the place where the petty sessions of the district in which such land is situated usually sit" from section 23 (1). Insert instead "a Local Court at the place where the Local Court of the district in which such land is situated usually sits".	1 1 1 1
[2]	Schedule E Omit "(the place where the petty sessions of the district in which the land-in question is situated usually sit)". Insert instead "(the place where the Local Court of the district in which the land in question is situated usually sits)".	1 1 1 2 2
[3]	Schedule E Omit "(being the place where the petty sessions of the said district usually sit)" wherever occurring. Insert instead "(the place where the Local Court of the district in which the land in question is situated usually sits)".	2 2 2 2 2 2
[4]	Schedule E Omit "clerk of the petty sessions of the justices of the peace". Insert instead "Clerk of the Local Court".	2 2 2

.49	Landlord and Tenant (Amendment) Act 1948 No 25	1
[1]	Section 5A Parts 2, 3, 4 and 5 not to apply to certain premises	2
	Omit "clerk of petty sessions" wherever occurring in section 5A (1) (d) (ii) (a)	3
	and (b), (e) (ii) (b) (i) and (ii) and (10) (a) and (b) (ii).	4
	Insert instead "Clerk of the Local Court".	5
[2]	Section 17A Fixing of rent of prescribed premises by agreement	6
	Omit "clerk of petty sessions" wherever occurring in section 17A (6) (b) (i) and	7
	(ii) and (10) (a) and (b) (ii).	8
	Insert instead "Clerk of the Local Court".	9
[3]	Sections 44 (1) and 50 (2)	10
	Omit "Stipendiary Magistrate" wherever occurring. Insert instead "Magistrate".	11
[4]	Section 82 Protection of sub-lessees	12
	Omit "clerk of petty sessions of the court" from section 82 (3) (b).	13
	Insert instead "Clerk of the Local Court".	14
[5]	Section 82 (3) (c)	15
	Omit "clerk of petty sessions". Insert instead "Clerk of the Local Court".	16
[6]	Section 82 (3) (c)	17
	Omit "court". Insert instead "Court".	18
[7]	Section 88B Premises not to be sold in certain circumstances	19
	Omit "the court of petty sessions for the petty sessions".	20
	Insert instead "a Local Court for the".	21
[8]	Section 88B	22
	Omit "that court". Insert instead "that Court".	23
[9]	Section 111 Rental of farms by members of Forces etc	24
	Omit "court of petty sessions constituted by a stipendiary magistrate" from	25
	paragraph (a) of the definition of the appropriate court in section 111 (3).	26
	Insert instead "Local Court constituted by a Magistrate".	27

4.50	Law Reform (Miscellaneous Provisions) Act 1946 No 33	1
[1]	Section 2 Special provisions in relation to certain actions of tort	2
	Omit "court of petty sessions exercising jurisdiction under the Small Debts	3
	Recovery Act 1912, as amended by subsequent Acts, by any stipendiary or	4
	police magistrate or" from section 2 (2).	5
	Insert instead "Local Court exercising jurisdiction under the <i>Local Courts (Civil Claims) Act 1970</i> , by a Magistrate sitting alone or by".	7
[2]	Section 4 Rules of court	8
[-]		
	Omit "courts of petty sessions exercising jurisdiction under the <i>Courts of Petty Sessions (Civil Claims) Act 1970</i> " from section 4 (3) (b).	9
	Insert instead "a Local Court exercising jurisdiction under the Local Courts	10 11
	(Civil Claims) Act 1970".	12
4.51	Lie Detectors Act 1983 No 62	13
	Section 7 Penalties	14
	Omit "court of petty sessions constituted by a stipendiary magistrate" from	15
	section 7 (2).	16
	Insert instead "Local Court constituted by a Magistrate".	17
4.52	Limitation Act 1969 No 31	18
	Section 77 Rules of Court	19
	Omit "courts of petty sessions exercising jurisdiction under the Courts of Petty	20
	Sessions (Civil Claims) Act 1970" from section 77 (1) (b).	21
	Insert instead "a Local Court exercising jurisdiction under the Local Courts	22
	(Civil Claims) Act 1970".	23
4.53	Liquor Act 1982 No 147	24
[1]	Section 12 Procedure before Licensing Court	25
	Omit "court of petty sessions" wherever occurring from section 12 (1) (b)	26
	and (4).	27
	Insert instead "Local Court".	28

Schedule 4 Amendments updating references to courts and magistrates

[2]	Sections 16 (3), 69 (3) and 99 (4)	1
L-J	Omit "court of petty sessions having jurisdiction under the Courts of Petty	2
	Sessions (Civil Claims) Act 1970" wherever occurring.	3
	Insert instead "Local Court having jurisdiction under the Local Courts (Civil	4
	Claims) Act 1970".	5
[3]	Sections 16 (3), 69 (3) and 99 (4)	6
	Omit "that court of petty sessions" wherever occurring.	7
	Insert instead "that Local Court".	8
[4]	Section 17 Registrars of the court	9
	Omit "clerk of petty sessions" from section 17 (2).	10
	Insert instead "Clerk of the Local Court".	11
4.54	Loan Fund Companies Act 1976 No 94	12
	Section 66 Proceedings for offences	13
	Omit "court of petty sessions constituted by a stipendiary magistrate sitting	14
	alone or 2 justices" from section 66 (a).	15
	Insert instead "Local Court".	16
4 55	Local Covernment and Other Authorities (Compression) Act	
4.55	Local Government and Other Authorities (Superannuation) Act 1927 No 35	17
	1927 NO 33	18
	Section 20 Regulations	19
	Omit "any two justices or a stipendiary magistrate" from section 20 (2).	20
	Insert instead "a Local Court constituted by a Magistrate sitting alone".	21
4.56	Lord Howe Island Act 1953 No 39	22
	20.0.10.00 10.00 10 00	22
	Section 37A Proceedings for offences	23
	Omit "court of petty sessions". Insert instead "Local Court".	24

4.57	Marketing of Primary Products Act 1983 No 176	1
	Section 156 Proceedings	2
	Omit "court of petty sessions constituted by a stipendiary magistrate" from	3
	section 156 (1). Insert instead "Local Court constituted by a Magistrate".	4
	insert instead. Local court constituted by a Magistrate.	-
4.58	Meat Industry Act 1978 No 54	6
[1]	Section 76 Offences generally	7
	Omit "court of petty sessions held before a stipendiary magistrate" from section	8
	76 (4). Insert instead "Local Court constituted by a Magistrate".	9
	insert instead. Local Court constituted by a magistrate.	10
[2]	Section 76 (4A)	11
	Omit "court of petty sessions held before a magistrate".	12
	Insert instead "Local Court constituted by a Magistrate".	13
[3]	Section 76 (4B)	14
	Omit "court of petty sessions held before a stipendiary magistrate".	15
	Insert instead "Local Court constituted by a Magistrate sitting alone".	16
[4]	Section 76 (4B)	17
	Omit "the court". Insert instead "the Court".	18
4.59	Mine Subsidence Compensation Act 1961 No 22	19
	Section 17 Proceedings for offences etc	20
	Omit "court of petty sessions constituted by a stipendiary magistrate" from	21
	section 17 (1).	22
	Insert instead "Local Court constituted by a Magistrate".	23
4.60	Minors (Property and Contracts) Act 1970 No 60	24
[1]	Sections 27 (2), (3), (4) and (5), 40 (4) and (5), 41 (2) and (3) and 42 (1)	25
	Omit "court of petty sessions" wherever occurring. Insert instead "Local Court".	20
[2]	Sections 27 (3) and 40 (4)	27
	Omit "stipendiary magistrate" Insert instead "Magistrate"	25

Schedule 4 Amendments updating references to courts and magistrates

[3]	Section 27 (4) and (5)	· I
	Omit "the court". Insert instead "the Court".	2
[4]	Section 51 Rules of court	3
	Omit "courts of petty sessions" from section 51 (6).	2
	Insert instead "a Local Court".	5
1.61	Moratorium Act 1932 No 57	(
[1]	Section 29 Court	7
	Omit "court of petty sessions holden before a stipendiary or police magistrate"	8
	from section 29 (1) (c). Insert instead "Local Court constituted by a Magistrate sitting alone".	10
	insert instead. Excar court constituted by a Magistrate sitting alone.	10
[2]	Section 30 Jurisdiction of court—how exercised	11
	Omit "court of petty sessions, by a stipendiary or police magistrate" from	12
	section 30 (1).	13
	Insert instead "Local Court, by a Magistrate sitting alone".	14
[3]	Section 30 (6)	15
	Omit "stipendiary or police magistrate". Insert instead "Magistrate".	10
[4]	Sections 30 (6) and 37 (1) (a)	17
	Omit "clerk of petty sessions" wherever occurring.	18
	Insert instead "Clerk of the Local Court".	19
[5]	Sections 30 (7) and 47 (1)	20
	Omit "courts of petty sessions" wherever occurring.	21
	Insert instead "Local Courts".	22
503	0.11.04.5.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.	
[6]	Section 31 Enforcement of orders	23
	Omit "court of petty sessions" from section 31 (4). Insert instead "Local Court".	24
[7]	Section 31 (4)	25
	Omit "Small Debts Recovery Act 1912".	20
	Insert instead "Local Courts (Civil Claims) Act 1970".	27
[8]	Section 47 (1)	28
	Omit "stipendiary or police magistrates". Insert instead "a Magistrate".	29

4.62	Motor Vehicle Repairs Act 1980 No 71	
	Section 87 Proceedings Omit "court of petty sessions constituted by a stipendiary magistrate" from section 87 (1) (b). Insert instead "Local Court constituted by a Magistrate".	2 2 2
4.63	Motor Vehicles (Third Party Insurance) Act 1942 No 15	(
[1]	Section 13 Appeal against refusal to issue or against cancellation of policy Omit "court of petty sessions" wherever occurring in section 13 (1), (2) and (4) (b). Insert instead "Local Court".	5 9 10 11
[2]	Section 41 General penalty Omit "stipendiary magistrate or any two justices in petty sessions" from section 41 (2). Insert instead "Local Court".	12 12 14 13
4.64	New South Wales—Queensland Border Rivers Act 1947 No 10	10
	Section 28 Recovery of penalties Omit "stipendiary or police magistrate or any two justices of the peace in petty sessions". Insert instead "Local Court".	1° 18 19 20
4.65	Oaths Act 1900 No 20	2
[1]	Section 3 Form and manner of taking oaths Omit "stipendiary magistrate" wherever occurring in section 3 (2A) (a) and (b). Insert instead "Magistrate".	2: 2: 2:
[2]	Section 9 District Court Judges and other judicial officers Omit "stipendiary magistrates" from section 9 (1) Insert instead "Magistrates"	2:

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Schedule 4	Amendments updating	raterences to	colline and	manietrates
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[3]	Section 21A Penalty for taking and receiving statutory declaration without authority	1
	Omit "stipendiary or police magistrate" from section 21A (3). Insert instead "Local Court constituted by a Magistrate sitting alone".	3
[4]	Section 30 Untrue document purporting to be affidavit	5
	Omit "court of petty sessions constituted by a stipendiary magistrate" from	(
	section 30 (b). Insert instead "Local Court constituted by a Magistrate sitting alone".	8
4.66	Optometrists Act 1930 No 20	Ģ
	Section 18 Offences and penalties	10
	Omit "any stipendiary magistrate sitting in petty sessions".	11
	Insert instead "a Local Court constituted by a Magistrate sitting alone".	12
4.67	Pathology Laboratories Accreditation Act 1981 No 51	13
	Section 40 Proceedings for offences	14
	Omit "court of petty sessions constituted by a stipendiary magistrate".	15
	Insert instead "Local Court constituted by a Magistrate".	16
4.68	Pesticides Act 1978 No 57	17
	Sections 61 (2) and 67 (1)	18
	Omit "court of petty sessions" wherever occurring. Insert instead "Local Court".	19
4.69	Petroleum Products Subsidy Act 1965 No 1	20
	Section 18 Recovery of penalties	21
	Omit "court of petty sessions held before a stipendiary magistrate".	22
	Insert instead "Local Court constituted by a Magistrate".	23

4.70	Petroleum (Submerged Lands) Act 1982 No 23	1
	Section 16 Jurisdiction of State Courts	2
	Omit "stipendiary magistrate" from section 16 (3). Insert instead "Magistrate".	3
4.71	Pharmacy Act 1964 No 48	4
	Section 35 Penalties	5
	Omit "stipendiary magistrate or any two justices in petty sessions" from	6
	section 35 (3). Insert instead "Local Court".	7 8
4.72	Police Offences Act 1901 No 5	9
[1]	Sections 101, 102, 104, 105, 106 and 107	10
	Omit "Stipendiary Magistrate" wherever occurring. Insert instead "Magistrate".	11
[2]	Section 106 Magistrates and Justices may discontinue services of	12
	special constables called out	13
	Omit "sitting in petty sessions in such city, town, or place".	14
4.73	Private Irrigation Districts Act 1973 No 47	15
	Section 91 Proceedings for offences	16
	Omit "stipendiary magistrate sitting in petty sessions alone".	17
	Insert instead "Local Court constituted by a Magistrate sitting alone".	18
4.74	Property, Stock and Business Agents Act 1941 No 28	19
[1]	Section 29A Disqualification of former licensees etc	20
	Omit "justice of the peace may summon a former licensee to appear before a	21
	court of petty sessions holden before a stipendiary magistrate" from	22
	section 29A (2). Insert instead "justice may summon a former licensee to appear before a Local	23 24
	Court constituted by a Magistrate sitting alone".	25
[2]	Section 29A (3)	26
	Omit "court of petty sessions". Insert instead "Local Court".	27

Schedule 4	Amendments updating references to courts and magistrates
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[3]	Section 57 Procedure	1
	Omit "clerk of the court of petty sessions" from section 57 (4F) (a).	2
	Insert instead "Clerk of the Local Court".	3
[4]	Section 57 (7) (b)	4
	Omit "stipendiary magistrate".	4
	Insert instead "Magistrate".	(
[5]	Section 60 Cancellation of certificate of registration	-
[0]	Omit "court of petty sessions holden before a stipendiary magistrate" from	,
	section 60 (1).	9
	Insert instead "Local Court constituted by a Magistrate sitting alone".	10
[6]	Section 60 (2)	11
[-]	Omit "court of petty sessions". Insert instead "Local Court".	12
	Since Court of perty sessions . Insert instead Local Court .	12
4.75	Protected Estates Act 1983 No 179	13
	Sections 15, 16, 17, 19 (2), 20 (1), 21 (1) and 23	14
	Omit "stipendiary magistrate" wherever occurring. Insert instead "Magistrate".	15
4 70	D. I. I	
4.76	Public Finance and Audit Act 1983 No 152	16
	Section 63 Proceedings for offences	17
	Omit "court of petty sessions held before a stipendiary magistrate" from	18
	section 63 (1).	19
	Insert instead "Local Court constituted by a Magistrate".	20
4.77	Public Works Act 1912 No 45	
4.77	Public Works Act 1912 No 45	21
	Section 150 Penalty on persons omitting to fasten gates	22
	Omit "any stipendiary or police magistrate or any two justices" from	23
	section 150 (2).	24
	Insert instead "a Local Court".	25

4.78	Recreation Vehicles Act 1983 No 136	
	Section 42 Proceedings	
	Omit "court of petty sessions constituted by a stipendiary magistrate".	
	Insert instead "Local Court constituted by a Magistrate sitting alone".	
4.79	Road Obstructions (Special Provisions) Act 1979 No 9	:
	Section 9 Proceedings	(
	Omit "court of petty sessions held before a stipendiary magistrate".	
	Insert instead "Local Court constituted by a Magistrate sitting alone".	8
4.80	Royal Botanic Gardens and Domain Trust Act 1980 No 19	Ģ
	Section 23 Proceedings for offences	10
	Omit "court of petty sessions constituted by a stipendiary magistrate" from	1
	section 23 (1).	1.
	Insert instead "Local Court constituted by a Magistrate".	13
4.81	Rural Workers Accommodation Act 1969 No 34	14
[1]	Section 17 Proceedings	1:
	Omit "court of petty sessions holden before a stipendiary magistrate" from	10
	section 17 (1).	1
	Insert instead "Local Court constituted by a Magistrate sitting alone".	1
[2]	Section 17 (2)	1
	Omit "magistrate". Insert instead "Magistrate".	20
4.82	School Forest Areas Act 1936 No 20	2
[1]	Section 20 Seizure and forfeiture of timber and products	2
	Omit "court of petty sessions" wherever occurring in section 20 (1) (b) and (2)	2
	(a) and (b).	2-
	Insert instead "Local Court".	2.

[2]	Section 22 Recovery of penalties	1
	Omit "stipendiary or police magistrate, or any two justices in petty sessions". Insert "Local Court".	3
4.83	Seeds Act 1982 No 14	2
	Section 29 Proceedings for offences	5
	Omit "court of petty sessions held before a stipendiary magistrate". Insert instead "Local Court constituted by a Magistrate".	6
4.84	Sheriff Act 1900 No 16	8
	Section 8 Sheriff or deputy to attend Courts	ç
	Omit "Courts of Quarter Sessions". Insert instead "the District Court".	10
4.85	Small Business Development Corporation Act 1984 No 119	11
	Section 19 Proceedings for offences	12
	Omit "court of petty sessions constituted by a stipendiary magistrate". Insert instead "Local Court constituted by a Magistrate".	13 14
	insert instead. Local court constituted by a Magistrate.	14
4.86	Special Commissions of Inquiry Act 1983 No 90	15
	Section 33 Proceedings for offences	16
	Omit "court of petty sessions constituted by a stipendiary magistrate". Insert instead "Local Court constituted by a Magistrate".	17
	insert instead Local Court constituted by a Magistrate.	18
4.87	Sporting Injuries Insurance Act 1978 No 141	19
	Section 32 Proceedings for offences	20
	Omit "court of petty sessions constituted by a stipendiary magistrate" from section 32 (1).	21
	Insert instead "Local Court constituted by a Magistrate".	22

23

4.88	State Coal Mines Act 1912 No 70	1
	Section 22 Regulations	2
	Omit "stipendiary or police magistrate or before two justices".	3
	Insert "Local Court".	4
4.89	State Sports Centre Trust Act 1984 No 68	5
	Section 21 Proceedings for offences	6
	Omit "court of petty sessions constituted by a stipendiary magistrate".	7
	Insert instead "Local Court constituted by a Magistrate".	8
4.90	Strata Schemes (Freehold Development) Act 1973 No 68	9
	Section 157 Proceedings for offences	10
	Omit "court of petty sessions held before a stipendiary magistrate".	1 1
	Insert instead "Local Court constituted by a Magistrate sitting alone".	12
4.91	Superannuation Act 1916 No 28	13
[1]	Section 39 Desertion of spouse or child	14
	Omit "stipendiary magistrate" wherever occurring in section 39 (1) and (2).	15
	Insert instead "Magistrate".	10
[2]	Section 39 (1) and (2)	17
	Omit "such magistrate" and "the magistrate" wherever occurring.	18
	Insert instead "such Magistrate" and "the Magistrate" respectively.	19
4.92	Supreme Court Act 1970 No 52	20
[1]	Section 53 Assignment of business	2
	Omit "court of petty sessions" from paragraph (b) of the definition of prescribed	22
	tribunal in section 53 (3C).	23
	Insert instead "Local Court".	24
[2]	Section 53, definition of "prescribed tribunal", paragraphs (b) and (c)	2:
	Omit "stipendiary magistrate" wherever occurring. Insert instead "Magistrate".	2

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Schedule 4	Amendments updating	reterences to	n colling and	manistrates

4.93	Supreme Court (Summary Jurisdiction) Act 1967 No 72	1
	Section 28A Termination of Local Court proceedings on commencement of proceedings under this Act Omit "court of petty sessions" wherever occurring. Insert instead "Local Court".	2 3 4
4.94	Survey Co-ordination Act 1949 No 27	
[1]	Section 20 Penalty for destruction etc of permanent marks Omit "court of petty sessions" from section 20 (2). Insert instead "Local Court".	7
[2]	Section 20 (2) Omit "Small Debts Recovery Act 1912". Insert instead "Local Courts (Civil Claims) Act 1970".	8 9 10
[3]	Section 21 Penalties Omit "court of petty sessions holden before a stipendiary magistrate". Insert instead "Local Court constituted by a Magistrate sitting alone".	11 12 13
4.95	Survey Marks Act 1902 No 56	14
	Section 5 Recovery of penalties Omit "any two justices in petty sessions". Insert instead "a Local Court".	15 16
4.96	Swine Compensation Act 1928 No 36	17
	Section 18 Regulations Omit "stipendiary magistrate, or any two or more justices" from section 18 (3). Insert "Local Court".	18 19 20
4.97	Sydney Cricket and Sports Ground Act 1978 No 72	21
	Section 30 Recovery of penalties	22
	Omit "court of petty sessions constituted by a stipendiary magistrate". Insert instead "Local Court constituted by a Magistrate sitting alone".	22

4.98	Sydney Turf Club Act 1943 No 22	
	Section 23 Public notification of by-laws	:
	Omit "stipendiary magistrate" from section 23 (5).	:
	Insert instead "Local Court constituted by a Magistrate sitting alone".	4
4.99	Teacher Housing Authority Act 1975 No 27	:
	Section 35 Disclosure of information	
	Omit "court of petty sessions constituted by a stipendiary magistrate".	
	Insert instead "Local Court constituted by a Magistrate sitting alone".	8
4.100	Teaching Services Act 1980 No 23	•
	Section 93 Attachment of salary or wages of officers and temporary	10
	employees	1
	Omit "court of petty sessions" from section 93 (7).	1
	Insert instead "Local Court".	1:
4.101	Theatres and Public Halls Act 1908 No 13	14
	Section 33 Proceedings for offences against Act or regulations	1:
	Omit "court of petty sessions constituted by a stipendiary magistrate".	10
	Insert instead "Local Court constituted by a Magistrate".	1
4.102	Tourism New South Wales Act 1984 No 46	13
	Section 33 Proceedings for offences	19
	Omit "court of petty sessions constituted by a stipendiary magistrate".	20
	Insert instead "Local Court constituted by a Magistrate".	2

4.103	Transport Appeal Boards Act 1980 No 104	1
[1]	Section 18 Discovery of documents, attendance of witnesses etc	2
	Omit "court of petty sessions constituted by a stipendiary magistrate" from	3
	section 18 (2).	4
	Insert instead "Local Court constituted by a Magistrate".	5
[2]	Section 33 Proceedings for offences	6
	Omit "court of petty sessions constituted by a stipendiary magistrate or any 2	7
	justices of the peace".	8
	Insert instead "Local Court constituted by a Magistrate sitting alone".	9
4.104	Valuation of Land Act 1916 No 2	10
	Section 80A Proceedings for recovery of penalties to be heard	11
	summarily	12
	Omit "court of petty sessions constituted by a stipendiary magistrate".	13
	Insert instead "Local Court constituted by a Magistrate".	14
4.105	Water Act 1912 No 44	15
[1]	Section 4G Proceedings for offences	16
	Omit "court of petty sessions held before a stipendiary magistrate, or any 2	17
	justices" from section 4G (2). Insert instead "Local Court".	18
	insert instead Local Court.	19
[2]	Section 4G (3)	20
	Omit "court of petty sessions held before a stipendiary magistrate, or 2 justices".	21
	Insert instead "Local Court".	22
[3]	Sections 12 (1) (b) and (2) (c), 20E (2) (c) and (d), 20K (3), 20L (1) and	23
	the definition of "prescribed tribunal" in 165 (1)	24
	Omit "stipendiary magistrate" wherever occurring.	25
	Insert instead "Magistrate".	26
[4]	Sections 45 and 55 (3) and (4)	27
	Omit "police magistrate" wherever occurring. Insert instead "Magistrate".	28

[5]	Section 101 Notice of cleansing or repairing drains	1
	Omit "court of petty sessions" from section 101 (3). Insert instead "Local Court".	2
4.106	Wills, Probate and Administration Act 1898 No 13	4
	Section 98 District agents	5
	Omit "a Court of Petty Sessions is held". Insert instead "there is a Local Court".	6
4.107	Workers' Compensation (Dust Diseases) Act 1942 No 14	7
	Section 8G Proceedings	8
	Omit "stipendiary magistrate" from section 8G (2).	9
	Insert instead "Local Court constituted by a Magistrate sitting alone".	10
4.108	Workmen's Compensation (Lead Poisoning—Broken Hill) Act	11
	1922 No 31	12
	Section 15 Regulations	13
	Omit "police or stipendiary magistrate or two or more justices" from	14
	section 15 (2).	15
	Insert instead "Local Court".	16
4.109	Zoological Parks Board Act 1973 No 34	17
[1]	Section 32 Recovery of penalty	18
	Omit "stipendiary magistrate sitting in petty sessions alone" from section 32 (1).	19
	Insert instead "Local Court constituted by a Magistrate sitting alone".	20
[2]	Section 33 Compensation for loss, damage or injury	21
	Omit "magistrate" wherever occurring in section 33 (1).	22
	Insert instead "Magistrate".	23

Schedule 5		of SGML as a markup language for	
		legislation (Section 3)	3
		(Section 3)	
5.1	Administ	tration of Justice Act 1924 No 42	5
		nendment of Acts	6
	Omit the P	Part.	7
5.2	Administ	tration of Justice Act 1968 No 3	8
		Division of Act	9
	Omit the so	ection.	10
5.3	Agricultu	ıral Scientific Collections Trust Act 1983 No 148	11
		Arrangement	12
	Omit the se	ection.	13
5.4	Anatomy	Act 1977 No 126	14
		Arrangement	15
	Omit the so	ection.	16
5.5	Anglican	Church of Australia Trust Property Act 1917 No 21	17
[1]	Part 1A		18
	Insert befo	ore section 1:	19
	Part 1A	Preliminary	20
[2]	Section 1	Short title	2
	Omit all w	vords following "1917".	22

22

5.6	Animals Act 1977 No 25	1
	Section 2 Division of Act	2
	Omit the section.	3
5.7	Architects Act 1921 No 8	4
	Section 2 Arrangement	5
	Omit the section.	6
5.8	Balranald Irrigation Act 1902 No 78	7
	Section 1 Short title	8
	Omit all words following "1902".	9
5.9	Banks and Bank Holidays Act 1912 No 43	10
	Section 1 Short title	11
	Omit all words following "1912".	12
5.10	Baptist Churches of New South Wales Property Trust Act 1984 No 4	13 14
	Section 3 Arrangement	15
	Omit the section.	16
5.11	Botany Cemetery and Crematorium Act 1972 No 6	17
	Section 2 Division of Act	18
	Omit the section.	19
5.12	Cabramatta Park Act 1922 No 35	20
[1]	Section 2, heading	21
	Insert "Registration of transfer of land" as the heading to the section.	22

Schedule 5		Amendments to facilitate implementation of SGML as a markup language for legislation	
[2]		n 3, heading 'Use of transferred land as a park' as the heading to the section.	
5.13		ing Norton Lake Authority Act 1977 No 38	
		n 5 Arrangement ne section.	
5.14	Churc No 2	thes of Christ in New South Wales Incorporation Act 1947	
		n 1 Short title and commencement ection 1 (3).	
5.15	Coast	al Protection Act 1979 No 13	
		n 3 Arrangement ne section.	
5.16	Comp	panies (Application of Laws) Act 1981 No 122	
		n 3 Arrangement ne section.	
5.17	Comp	panies (Death Duties) Act 1901 No 30	
	Omit e	hole Act each heading that is not a section heading, a Schedule heading or a n heading.	
5.18	Comp	panies (Transfer of Domicile) Act 1968 No 15	
		on 2 Division of Act he section.	

5.19	Constitution Further Amendment (Referendum) Act 1930 No 2	1
	Section 2 Division into Parts Omit the section.	3
5.20	Contracts Review Act 1980 No 16	4
	Section 3 Arrangement Omit the section.	5
5.21	Conversion of Cemeteries Act 1974 No 17	7
	Section 3 Division of Act Omit the section.	9
5.22	Conveyancing Act 1919 No 6	10
[1]	Part 1A Insert before section 1:	11
	Part 1A Preliminary	13
[2]	Part 4, Division 1A Insert before section 52:	14 1:
	Division 1A Application of Part	10
[3]	Part 6, Division 1A Insert before section 69:	17
	Division 1A Application of Part	19
[4]	Part 6, headings Omit each heading that is not a Division heading or a section heading.	20

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Amendments to facilitate implementation of SGML as a markup language for legislation

[5]	Part 8, Division 1A Insert before section 116:	1 2
	Division 1A Application of Part	3
[6]	Part 15, headings Omit each heading that is not a section heading.	4 5
5.23	Conveyancing and Law of Property Act 1898 No 17	6
[1]	The whole Act Omit each heading that is not a Part heading, a section heading, a Schedule heading or a Column heading.	7 8 9
[2]	Part 1A Insert before section 1:	10
	Part 1A Preliminary	12
[3]	Section 1 Short title Omit all words following "1898" in section 1 (1).	13 14
5.24	Conveyancing and Law of Property (Supplemental) Act 1901 No 37	15 16
[1]	Part 1A Insert before section 1:	17 18
	Part 1A Name of Act	19
[2]	Section 1 Name of Act Omit all words following "1898".	20
5.25	Coroners Act 1980 No 27	22
[1]	Schedule 3 Savings and transitional provisions	23
	Insert "Appointment as coroner or deputy coroner" as the heading to clause 1.	24

[2]	Schedule 3, clause 2 Insert "Pending proceedings" as the heading.	1 2
[3]	Schedule 3, clause 3 Insert "Warrants of commitment or recognizances" as the heading.	3
[4]	Schedule 3, clause 5 Insert "Depositions" as the heading.	5
5.26	Country Industries (Pay-roll Tax Rebates) Act 1977 No 79	7
	Section 3 Arrangement Omit the section.	8
5.27	Crimes Act 1900 No 40	10
[1]	Part 4, Chapter 2, Division 1, heading Omit the heading. Insert instead:	11 12
	Subdivision 1 Interpretation	13
[2]	Part 4, Chapter 2, Division 2, heading Omit the heading. Insert instead:	14 15
	Subdivision 2 Crimes against property generally	16
[3]	Part 4, Chapter 2, Division 3, heading Omit the heading. Insert instead:	17 18
	Subdivision 3 Crimes relating to particular kinds of property	19
[4]	The whole Act Omit "CHAPTER" wherever occurring. Insert instead "Division".	20
[5]	The whole Act	22
	Omit "Chanter" wherever occurring Insert instead "Division"	22

Sched	lule 5	e 5 Amendments to facilitate implementation of SGML as a markup language for legislation	
[6]		4, Division 1A pefore section 475C:	
	Division	on 1 Interpretation	
[7]		n 501 Il matter regarding the repealed section, including the matter regarding tion replacing it.	
5.28	Crime	es Prevention Act 1916 No 80	
		hole Act ach heading that is not a section heading.	
5.29	Crimir	nal Appeal Act 1912 No 16	
		Il words following "1912".	
5.30	Crimir No 22	nal Procedure Amendment (Indictable Offences) Act 1995	
	Omit "	lule 2 Consequential amendment of other Acts Chapter" wherever occurring in Schedule 2.3 [5] and [6]. Instead "Division".	
5.31	Dairy	Industry Act 1979 No 208	
[1]		lule 5 Savings and transitional provisions rom Part 2 each heading that is not a Part heading or a clause heading.	
[2]		before clause 17:	
	Divisi	on 1 Provisions consequent on enactment of Dairy Industry (Amendment) Act 1989	

Amendments to facilitate implementation of	SGML as	s a markup
language for legislation		I.

[3]	Schedule 5, Part 2 Insert before clause 18:	
	Division 2 Provisions consequent on enactment of Dairy Industry (Corporations) Amendment Act 1992	
5.32	David Berry Hospital Act 1906 No 53	
	The whole Act Omit each heading that is not a section heading or a Schedule heading.	
5.33	Dental Technicians Registration Act 1975 No 40	
	Section 3 Division of Act Omit the section.	1
5.34	Destitute Children's Society (Vesting) Act 1916 No 82	1
	The whole Act Omit each heading that is not a section heading or a Schedule heading.	1
5.35	Drainage Act 1939 No 29	1
	Section 1 Name of Act and commencement Omit all words following "1939" in section 1 (1).	1.
5.36	Employment Protection Act 1982 No 122	1
	Section 3 Arrangement Omit the section	1

language for legislation

Amendments to facilitate implementation of SGML as a markup

5.37	Encroachment of Buildings Act 1922 No 23
	The whole Act
	Omit each heading that is not a section heading, a Schedule heading or a clause heading.
5.38	Exotic Diseases of Animals Act 1991 No 73
	Dictionary of terms used in this Act, heading Omit "OF TERMS USED IN THIS ACT".
5.39	Family Provision Act 1982 No 160
	Section 3 Arrangement
	Omit the section.
5.40	Fish River Water Supply Administration Act 1945 No 16
	Section 1 Short title
	Omit section 1 (2).
5.41	Forestry Act 1916 No 55
[1]	The whole Act
	Omit each heading that is not a Part heading, a Division heading, a section heading, a Schedule heading or a clause heading.
[2]	Part 1A
	Insert before section 1:
	Part 1A Preliminary

20

5.42	Frustrated Contracts Act 1978 No 105	1
	Section 3 Arrangement	2
	Omit the section.	3
5.43	Funeral Funds Act 1979 No 106	4
	Section 3 Arrangement	5
	Omit the section.	6
5.44	Glen Davis Act 1939 No 38	7
	Section 1 Short title and commencement	8
	Omit section 1 (4).	9
5.45	Horticultural Stock and Nurseries Act 1969 No 3	10
	Section 2 Division of Act	11
	Omit the section.	12
5.46	Imperial Acts Application Act 1969 No 30	13
	Section 3 Division into Parts and Divisions	14
	Omit the section.	15
5.47	Impounding Act 1993 No 31	16
	Dictionary of expressions used in this Act, heading	17
	Omit "OF EXPRESSIONS USED IN THIS ACT".	18
5.48	Inebriates Act 1912 No 24	19
[1]	The whole Act	20
	Omit each heading that is not a section heading, a Schedule heading or a heading in a Schedule.	21 22

Amendments to facilitate implementation of SGML as a markup language for legislation

[2]	Part 1 Insert before section 1:	1 2
	Part 1 Preliminary	3
[3]	Part 2 Insert before section 3:	4 5
	Part 2 Applications to commit inebriates	6
[4]	Part 3 Insert before section 11:	7
	Part 3 Convicted inebriates	9
[5]	Part 4 Insert before section 14:	10 11
	Part 4 General and supplemental	12
5.49	Infants' Custody and Settlements Act 1899 No 39	13
[1]	Part 1A Insert before section 1:	14 15
	Part 1A Preliminary	16
[2]	Section 1 Short title Omit section 1 (2).	17 18
5.50	Inscribed Stock (Issue and Renewals) Act 1912 No 51	19
[1]	The whole Act Omit each heading that is not a section heading.	20 21

[2]	Part 1 Insert before section 1:	1
	Part 1 Preliminary	3
[3]	Part 2	4
[-]	Insert before section 3:	5
	Part 2 Issue of stock for loans	6
[4]	Part 3	7
	Insert before section 4:	8
	Part 3 Conversion of debentures and stock	9
[5]	Part 4	10
	Insert before section 7A:	11
	Part 4 Issue of Treasury Bills	12
[6]	Part 5	13
	Insert before section 8:	14
	Part 5 Issue and inscription of stock	15
[7]	Part 6	16
	Insert before section 15:	17
	Part 6 Penalties	18
[8]	Part 7	19
	Insert before section 16:	20
	Part 7 Savings	21

Schedule 5	Amendments to facilitate implementation of SGML as a markup
	language for legislation

5.51	Insurance Act 1902 No 49	1
	Section 1 Short title	2
	Omit all words following "1902".	3
5.52	Interest Reduction Act 1931 No 44	4
	Section 1 Short title and commencement	5
	Omit section 1 (3).	6
5.53	Irrigation, Water and Rivers and Foreshores Improvement (Amendment) Act 1955 No 12	7 8
	Section 1 Short title	9
	Omit section 1 (2)–(5).	10
5.54	Judgment Creditors' Remedies Act 1901 No 8	. 11
	Section 1 Short title	12
	Omit all words following "1901".	13
5.55	Land Agents Act 1927 No 3	14
[1]	The whole Act	15
	Omit each heading that is not a section heading.	16
[2]	Part 1	17
	Insert before section 1:	18
	Part 1 Preliminary	19
[3]	Part 2	20
	Insert before section 4:	21
	Part 2 Registration	22

[4]	Part 3 Insert before section 8:	18
	insert before section 6.	•
	Part 3 Taxation of bill of land agent	3
[5]	Part 4	4
	Insert before section 10:	5
	Part 4 Orders	(
[6]	Don't 5	
[6]	Part 5 Insert before section 12:	8
	Part 5 Rules	Ç
5.56	Land Development Contribution Management Act 1970 No 22	10
	Section 2 Division of Act	1
	Omit the section.	12
5.57	Land Sales Act 1964 No 12	13
[1]	Fifth Schedule	14
1.1	Omit "paragraph 6 (a)" from paragraph 3. Insert instead "paragraph 6 (1)".	1:
[2]	Fifth Schedule, paragraph 6	10
	Renumber subparagraphs (a)–(c) as (1)–(3).	1
[3]	Fifth Schedule, paragraph 8	13
	Omit "paragraph 6 (a)". Insert instead "paragraph 6 (1)".	19

Schedule	5
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Amendments to facilitate implementation of SGML as a markup language for legislation

5.58	Land Ta	x Management Act 1956 No 26	1
[1]		e 2 Savings and transitional provisions ore clause 1A:	2
	Part 1	Preliminary	4
[2]	Schedule	e 2	5
	Omit each	n heading that is not a Part heading or a clause heading.	6
[3]	Schedule	e 2, Part 2	7
	Insert befo	ore clause 2:	8
	Dart 2	Provisions consequent on enactment of Land	0
	rait 2	Tax Management (Amendment) Act 1988	9
[4]	Schedule	e 2, Part 3	11
• •		ore clause 9:	12
	Part 3	Provisions consequent on enactment of Land	13
		Tax Management (Amendment) Act 1989	14
[5]	Schedule	e 2, Part 4	15
•	Insert bef	ore clause 10:	16
	Dort 4	Duranisiana assassassas an assassassas of Land	
	Part 4	Provisions consequent on enactment of Land Tax (Amendment) Act 1990 and Land Tax	17 18
		Management (Amendment) Act 1990	19
[6]	Cabadud	0 Part 5	•••
[6]		e 2, Part 5 ore clause 14:	20 21
	Part 5	Provisions consequent on enactment of Land	22
		Tax Management (Further Amendment) Act	23
		1990	24

[7]	Schedule 2, Part 6 Insert before clause 16:	1
	Part 6 Provisions consequent on enactment of Stamp Duties (Miscellaneous Amendments) Act 1990	3
[8]	Schedule 2, Part 7 Insert before clause 17:	7
	Part 7 Provisions consequent on enactment of Land Tax Management (Amendment) Act 1991	8
[9]	Schedule 2, Part 8 Insert before clause 18:	10
	Part 8 Provisions consequent on enactment of Land Tax Management (Amendment) Act 1992	12 13
10]	Schedule 2, Part 9 Insert before clause 23:	14 15
	Part 9 Provisions consequent on enactment of State Revenue Legislation (Amendment) Act 1994	16
11]	Schedule 2, Part 10 Insert before clause 24:	18 19
	Part 10 Provisions consequent on enactment of State Revenue Legislation Further	20

Amendments to facilitate implementation of SGML as a markup

	language for legislation	
5.59	Landlord and Tenant Act 1899 No 18	
	Part 1A	
	Insert before section 1:	
	Part 1A Preliminary	
5.60	Law Reform (Miscellaneous Provisions) Act 1946 No 33	
	Section 1 Short title	
	Omit section 1 (2).	
5.61	Liens on Crops and Wool and Stock Mortgages Act 1898 No 7	
[1]	Part 1	
	Insert before section 1:	
	Part 1 Preliminary	
[2]	Part 1 Repeal	
	Omit the heading.	
5.62	Limitation Act 1969 No 31	
	Section 3 Division	
	Omit the section.	
5.63	Loan Fund Companies Act 1976 No 94	
	Section 3 Division of Act	

Omit the section.

5.64	Local Courts Act 1982 No 164	1
	Section 3 Arrangement	2
	Omit the section.	3
5.65	Local Government (Areas) Act 1948 No 30	4
	Section 2 Division into Parts	5
	Omit the section.	6
5.66	Local Government (City of Sydney Boundaries) Act 1967 No 48	7
	Section 2 Division of Act	8
	Omit the section.	9
5.67	Lord Howe Island Act 1953 No 39	10
	Section 2 Division into Parts	11
	Omit the section.	12
5.68	Lutheran Church of Australia (New South Wales District)	13
	Property Trust Act 1982 No 101	14
	Section 3 Arrangement	15
	Omit the section.	16
5.69	Matrimonial Causes Act 1899 No 14	17
[1]	The whole Act	18
	Omit each heading that is not a Part heading, a section heading, a Schedule heading or a Column heading.	19 20
[2]	Section 1 Short title	21
	Omit all words following "1899".	22

Schedule 5	Amendments to facilitate implementation of SGML as a markup
	language for legislation

[3]	Section 6, heading.	ng Insert instead "Applications by petition".	1
[4]	Part 4, Division 1 Insert before section		3
	Division 1	Dissolution on petition by husband	5
[5]	Part 4, Division 2 Insert before section		6 7
	Division 2	Dissolution on petition by wife	8
[6]	Part 4, Division 3 Insert before section		9
	Division 3	Hearing of petition	11
[7]	Part 4, Division 4 Insert before section		12
	Division 4	Dismissal of petition	14
[8]	Part 4, Division 5 Insert before section		15 16
	Division 5	When decree to be pronounced	17
[9]	Part 4, Division 6 Insert before section		18 19
	Division 6	Decrees nisi	20
[10]	Part 4, Division 7		21
	Division 7	Decrees absolute	22

[11]	Part 4, Division Insert before second		1 2
	Division 8	Co-respondents	3
[12]	Part 4, Division Insert before sect		4 5
	Division 9	Relief given to respondent	6
[13]	Part 4, Division Insert before sect		7 8
	Division 10	Questions to be fully argued	9
[14]	Part 4, Division Insert before sect		10 11
	Division 11	Re-marriage	12
[15]	Part 7, Division Insert before sect		13 14
	Division 1	Separation on petition by husband or wife	15
[16]	Part 7, Division Insert before sect		1 <i>6</i>
	Division 2	Decrees	18
[17]	Section 82, heat Omit the heading Insert instead "A		19 20 21
[18]	Section 83, head Omit the heading Insert instead "A		22 23

Schedule 5		5 Amendments to facilitate implementation of SGML as a markup language for legislation		
[19]		a 84, heading the heading. Insert instead "Who may apply for a new trial?".		1
50.03				
[20]		a 85, heading		3
		e heading. stead "How special verdict and special case stated".		5
5.70	Mining	Act 1992 No 29		Ó
	Diction	ary of words and expressions, heading		7
	Omit "o	f words and expressions".		8
5.71	Minors	(Property and Contracts) Act 1970 No 60		, 9
	Section	2 Division into Parts		10
	Omit the	e section.		1
5.72	Monop	polies Act 1923 No 54		12
	Section	2 Division of Act		13
	Omit the	e section.		14
5.73	Morato	orium Act 1932 No 57		15
	Section	1 Short title		10
	Omit all	words following "1932".		17
5.74	Motor	Vehicle Repairs Act 1980 No 71		18
	Section	3 Arrangement		19
	Omit the	e section.		20

5.75	Murrumbidgee Irrigation Areas Occupiers Relief Act 1934 No 52	1
	Section 2 Division into Parts	2
	Omit the section.	3
5.76	New South Wales—Queensland Border Rivers Act 1947 No 10	2
	The whole Act	:
	Omit each heading that is not a section heading, a Schedule heading or a heading in a Schedule.	7
5.77	New South Wales Retirement Benefits Act 1972 No 70	8
	Section 1 Short title	ç
	Omit section 1 (2).	10
5.78	Noxious Weeds Act 1993 No 11	1
	Dictionary of words and expressions, heading	13
	Omit "of words and expressions".	13
5.79	Ombudsman Act 1974 No 68	14
	Section 3 Division of Act	1:
	Omit the section.	10
5.80	Optometrists Act 1930 No 20	1
	Section 3 Arrangement	1
	Omit the section.	11
5.81	Parliamentary Electorates and Elections Act 1912 No 41	2
[1]	Part 4 Officers and enrolment	2
	Omit each heading that is not a section heading	2

Schedule 5	Amendments to facilitate implementation of SGML as a markup
	language for legislation

[2]	Part 4, Division 1 Insert after the head		1 2
	Division 1	Districts and subdivisions	3
[3]	Part 4, Division 2 Insert before section		4
	Division 2	Officers	6
[4]	Part 4, Division 3 Insert before section		7 8
	Division 3	Rolls	9
[5]	Part 4, Division 4 Insert before section		10 11
	Division 4	Enrolment	12
[6]	Part 4, Division 5 Insert before section		13 14
	Division 5	Objections	15
[7]	Part 4, Division 6 Insert before section		16 17
	Division 6	Appeals	18
[8]	Part 4, Division 7 Insert before section		19 20
	Division 7	Copy of roll for election	21
[9]	Part 4, Division 8 Insert before section		22
	Division 8	Miscellaneous	24

5.82	Pathology Laboratories Accreditation Act 1981 No 51	1
	Section 3 Arrangement	2
	Omit the section.	3
5.83	Port Kembla Inner Harbour Construction and Agreement Ratification Act 1955 No 43	5
	Section 1 Short title	6
	Omit section 1 (2).	7
5.84	Private Irrigation Districts Act 1973 No 47	8
	Section 3 Division of Act	9
	Omit the section.	10
5.85	Protected Estates Act 1983 No 179	11
	Section 3 Arrangement	12
	Omit the section.	13
5.86	Public Authorities (Financial Arrangements) Act 1987 No 33	14
	Schedule 4 Investment powers of authorities	15
	Omit all headings in the Schedule.	16
5.87	Public Trustee Act 1913 No 19	17
[1]	Section 2 Arrangement	18
	Omit the section.	19
[2]	Parts 2, 3 and 4	20
	Omit each heading that is not a Part heading or a section heading	2

Amendments to facilitate implementation of SGML as a markup

	languag	ge for legislation
[3]	Part 3, Division	11
[-]	Insert before sec	
	Division 1	General
[4]	Part 3, Division	12
1.1	Insert before sec	
	Division 2	Public Trustee as trustee
[5]	Part 3, Divisior	13
[v]	Insert before sec	
	Division 3	Public Trustee as executor or administrator
[6]	Part 3, Division	
	Insert after section	on 18A:
	Division 4	Public Trustee as collector under an order to collect
[7]	Part 3, Division	15
	Insert before sec	tion 34:
	Division 5	Special powers of Public Trustee
[8]	Part 3, Division	n 6
	Insert before sec	etion 36:
	Division 6	Investments
[9]	Part 3, Division	n 7
	Insert before sec	etion 38:
	Division 7	Accounts

[10]	Part 3, Division		1
	Division 8	Shares and stock	3
[11]	Part 3, Division 9 Insert before section		5
	Division 9	Entitlement to costs in certain cases	6
[12]	Part 3, Division		7
	Division 10	Protection to Public Trustee	9
5.88	Racing Appeal	s Tribunal Act 1983 No 199	10
	Section 3 Arrang	gement	11
	Omit the section.		12
5.89	Rail Safety Act	1993 No 50	13
	Dictionary of wo	ords and expressions, heading	14
	Omit "OF WORI	DS AND EXPRESSIONS".	15
5.90	Returned and	Services League of Australia (New South Wales	16
		poration Act 1935 No 39	17
[1]	_	s, liabilities, property and other provisions relating to	18 19
	League Omit "The Schedu	ule to this Act". Insert instead "Schedule 1".	20
[2]	Schedule 1		21
	Omit the heading	to the Schedule. Insert instead:	22
	Schedule 1	The Returned and Services League of	23
		Australia (New South Wales Branch)	24

Schedule 5	Amendments to facilitate implementation of SGML as a markup
	language for legislation

[3]	Schedule 1, Part 1 Omit the heading "Rights, Liabilities and Property". Insert instead "Part 1 Rights, liabilities and property".	1
[4]	Schedule 1, Part 2 Omit the heading "Common Seal". Insert instead "Part 2 Common seal".	2
[5]	Schedule 1, Part 3 Omit the heading "Notices". Insert instead "Part 3 Notices".	7
[6]	Schedule 1, Part 4 Omit the heading "Constitution and Amendments thereof to be Registered". Insert instead "Part 4 Constitution and amendments to be registered".	8 9 10
[7]	Schedule 1, Part 5 Omit the heading "Office". Insert instead "Part 5 Office".	11 12
[8]	Schedule 1, Part 6 Omit the heading "Savings". Insert instead "Part 6 Savings".	13 14
5.91	Royal Botanic Gardens and Domain Trust Act 1980 No 19	15
	Section 3 Arrangement Omit the section.	1 <i>6</i>
5.92	Royal North Shore Hospital of Sydney Act 1910 No 20	18
[1]	The whole Act Omit each heading that is not a section heading or a Schedule heading.	19
[2]	Part 1 Insert before section 1:	21
	Part 1 Preliminary	22

[3]	Part 2	1
	Insert before section 4:	2
	Part 2 The institution	3
[4]	Part 3	4
	Insert before section 8:	5
	Part 3 Board of directors	6
[5]	Part 4	7
	Insert before section 25:	8
	Part 4 Miscellaneous	9
5.93	Rural Reconstruction Act 1939 No 45	10
	Section 1 Short title	11
	Omit section 1 (4).	12
5.94	Rural Workers Accommodation Act 1969 No 34	13
[1]	The Schedule	14
	Insert "The following provisions apply:" before clause (3) (i) of Part 1.	15
[2]	The Schedule, Part 1	16
	Insert "The following provisions apply:" before clause (6) (i).	17
[3]	The Schedule, Part 1	18
	Insert "The following provisions apply:" before clause (9) (i).	19
[4]	The Schedule, Part 1	20
	Insert "The following provisions apply:" before clause (12) (i).	2
[5]	The Schedule, Part 1	2
	Insert "The following provisions apply:" before clause (13) (i).	2

Schedule 5	Amendments to facilitate implementation of SGML as a markup
	language for legislation

[6]	The Schedule, Part 1 Insert "The following provisions apply:" before clause (16) (i).	1
[7]	The Schedule, Part 1 Insert "The following provisions apply:" before clause (17) (i).	3
[8]	The Schedule, Part 1 Insert "The following provisions apply:" before clause (18) (i).	5
[9]	The Schedule, Part 1 Insert "The following provisions apply:" before clause (21) (i).	7
[10]	The Schedule, Part 1 Insert "The following provisions apply:" before clause (25) (i).	9
[11]	The Schedule, Part 1 Insert "The following provisions apply:" before clause (26) (i).	11 12
[12]	The Schedule, Part 1 Insert "The following provisions apply:" before clause (29) (i).	13 14
[13]	The Schedule, Part 1 Insert "The following provisions apply:" before clause (33) (i).	15 16
[14]	The Schedule, Part 1 Insert "The following provisions apply:" before clause (36) (i).	17 18
[15]	The Schedule, Part 1 Insert "The following provisions apply:" before clause (37) (i).	19
[16]	The Schedule, Part 2 Insert "Application of certain provisions of Part 1." before "The provisions" in clause (1).	21 22 23
[17]	The Schedule, Part 2 Insert "The following provisions apply:" before clause (5) (i)	24

5.95	Sale of Goods Act 1923 No 1	1
[1]	The whole Act Omit each heading that is not a Part heading, a section heading, a Schedule heading, a clause heading or a heading in a table.	3
[2]	Section 2 Arrangement	5
	Omit the section.	6
5.96	School Forest Areas Act 1936 No 20	7
	Section 1 Short title	8
	Omit section 1 (2).	9
5.97	Securities Industry (Application of Laws) Act 1981 No 61	10
	Section 3 Division into Parts	11
	Omit the section.	12
5.98	Special Commissions of Inquiry Act 1983 No 90	13
	Section 2 Arrangement	14
	Omit the section.	15
5.99	Sporting Injuries Insurance Act 1978 No 141	16
	Section 3 Arrangement	17
	Omit the section.	18
5.100	Stamp Duties Act 1920 No 47	19
[1]	Second Schedule Stamp duties and exemptions	20
	Insert after the heading to the Schedule:	21
	Part 1 Stamp duty payable	22

Sched	dule 5 Amendments to facilitate implementation of SGML as a markup language for legislation	
[2]	Second Schedule, Part 2 Omit the heading "GENERAL EXEMPTIONS FROM STAMP DUTY UNDER PART 3". Insert instead:	1 2 3 4
	Part 2 General exemptions from stamp duty under Part 3	5
5.101	State Coal Mines Act 1912 No 70	7
[1]	The whole Act Omit each heading that is not a section heading, a Schedule heading or a clause heading.	8 9 10
[2]	Part 1 Insert before section 1:	11 12
	Part 1 Preliminary	13
[3]	Part 2 Insert before section 2:	14 15
	Part 2 Setting apart and acquisition of land	16
[4]	Part 3 Insert before section 11:	17 18
	Part 3 Establishment and management of State coal mines	19 20
[5]	Second Schedule Insert "The following provisions apply:" before clause 4 (a).	21 22

23

24

[6]

Second Schedule

Insert "The following provisions apply:" before clause 8 (a).

[7]	Second Schedu		1 2
	msert The follow	wing provisions apply:" before clause 9 (a).	2
[8]	Second Schedu	ile	3
-	Insert "The follow	wing provisions apply:" before clause 11 (a).	4
[9]	Second Schedu	ıle	5
[0]		wing provisions apply:" before clause 12 (a).	6
- 400		4000 11 0	
5.102	Surveyors Act	1929 No 3	7
[1]	Section 2 Arran	gement	8
	Omit the section.	3	9
[2]	Parts 4 and 5, h	neadings	10
[-]		ig that is not a Part heading or a section heading.	11
[3]	Part 4, Division	1	12
[O]	Insert before sect		13
	Division 1	Preliminary	14
[4]	Part 4, Division	2	15
	Insert before sect	ion 12:	16
	Division 2	Powers and duties of surveyors	17
[6]	Dort 4 Division	•	10
[5]	Part 4, Division Insert before sect		18
	insert before sect	ion 14:	19
	Division 3	Charges against surveyors	20
[6]	Part 5, Division	1	21
	Insert before sect	ion 17:	22
	Division 1	General	23
	PIVISION	GOTOTAL	23

Scheo	dule 5 Amendments to facilitate implementation of SGML as a markup language for legislation	
[7]	Part 5, Division 2 Insert before section 26:	1 2
	Division 2 Taxation of bill of surveyor	3
5.103	Swimming Pools Act 1992 No 49	4
	Dictionary of words and expressions, heading Omit "OF WORDS AND EXPRESSIONS".	5
5.104	Swine Compensation Act 1928 No 36	7
	Section 2 Division into Parts Omit the section.	8
5.105	Sydney Turf Club Act 1943 No 22	10
[1]	First Schedule Regulations for the Sydney Turf Club Insert "The following provisions apply:" before clause 1 (a).	11 12
[2]	First Schedule Insert "The following provisions apply:" before clause 5 (a).	13 14
[3]	First Schedule Insert "The following provisions apply:" before clause 8A (a).	15 16
[4]	First Schedule Insert "The following provisions apply:" before clause 16 (a).	17 18
5.106	Testator's Family Maintenance and Guardianship of Infants Act 1916 No 41	19 20
[1]	The whole Act Omit each heading that is not a section heading.	21

Amendments to facilitate implementation of SGML as a markup

	age for legislation
[2]	Part 1
	Insert before section 1:
	Part 1 Preliminary
[3]	Part 2
	Insert before section 3:
	Part 2 Testator's family maintenance
[4]	Part 3
	Insert before section 13:
	Part 3 Guardianship of minors
[5]	Part 4
	Insert before section 22:
	Part 4 General
07	Transport Appeal Boards Act 1980 No 104
	Section 3 Arrangement
	Omit the section.
80	Transport Employees Retirement Benefits Act 1967 No 96
	Section 2 Division of Act
	Omit the section.

Schedule 5

Schedule :	5
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Amendments to facilitate implementation of SGML as a markup language for legislation

5.109	Trustee Act 1898 No 4	1
[1]	The whole Act	2
	Omit each heading that is not a Part heading, a section heading or a Schedule heading.	3 4
[2]	Part 1A	5
	Insert before section 1:	6
	Part 1A Preliminary	7
[3]	Section 1 Short title	8
	Omit all words following "1898".	9
5.110	Trustee Act 1925 No 14	10
[1]	The whole Act	11
	Omit each heading that is not a Part heading, a Division heading, a section heading, a Schedule heading, a clause heading or a Column heading.	12 13
[2]	Part 1A	14
	Insert before section 1:	15
	Part 1A Preliminary	16
[3]	Section 2 Arrangement	17
	Omit the section.	18
5.111	Uniting Church in Australia Act 1977 No 47	19
[1]	Section 3 Division of Act	20
	Omit the section.	21
[2]	Schedule 4 Provisions affecting particular instruments, etc.	22
	Insert "Amendment of Memorandum or Articles of Association" as the heading to clause 5.	23 24

5.112	Victims Compensation Act 1996 No 115	
	Schedule 1 Compensable injuries	1
	Insert "The following provisions apply:" before clause 9 (a).	ļ:
5.113	Western Lands Act 1901 No 70	
	Schedule C Savings, transitional and other provisions Omit the heading to the matter relating to the Western Lands (Crown Lands) Amendment Act 1989 before clause 1. Insert instead:	: : :
	Part 1D Provisions consequent on enactment of Western Lands (Crown Lands) Amendment Act 1989	9 10 1
5.114	Wills, Probate and Administration Act 1898 No 13	12
	Part 1AA	13
	Insert before section 1:	14
	Part 1AA Preliminary	15
5.115	Workers' Compensation (Brucellosis) Act 1979 No 116	16
	Section 3 Arrangement	17
	Omit the section.	18
5.116	Zoological Parks Board Act 1973 No 34	19
	Section 3 Division of Act	20
	Omit the section.	2

Schedule 6 Amendments replacing gender-specific		1
	language in the Justices Act 1902	2
	(Section 3)	3
[1]	Sections 3 (3), 20, 23, 24, 25, 28 (1), 31 (1) and (2) (b), 34 (1) (b), 36 (2) and (3), 39 (1), 41 (1A), (1B) (b), (4) (i) (b) and 5 (i), 43 (1), 49A, 50 (1A) (b), 51A (4), 54, 56 (2), 59, 60 (1), 63 (1) and (2) (a), 66 (1) and (2) (b), 68 (b), 69 (1) (b) (ii), 70 (2) and (3), 74, 78 (3), 96A, 97 (1A) (b), 98 (1), 135 (1), 136 (1), 137 (a), 140, 141 (3), 143 (1) (c), 153A (1) and (2) (a) and 154 (3) (a)	4 5 6 7 8 9
	Insert "or her" after "his" wherever occurring.	10
[2]	Section 19 Omit "his".	11 12
[3]	Section 25 (2) (a) Omit "him". Insert instead "the gaoler".	13 14
[4]	Sections 25 (2) (a), 28 (1), 42 (1), 49A (2) (a), 51A (4), 52, 63 (1), 66 (2), 96 (1), 96A (2) (a) and 153A (1) (a) Omit "he" wherever occurring. Insert instead "the person".	15 16 17
[5]	Section 25 (2) (b) Omit "him" where firstly and fourthly occurring. Insert instead "the person".	18 19
[6]	Section 25 (2) (b) Omit "him" where secondly and thirdly occurring. Insert instead "the Justice".	20 21
[7]	Section 25 (2) (b) Omit "he". Insert instead "that Justice".	22 23
[8]	Sections 28 (1), 29 (1) (e), 31 (2), 41 (1), 42 (1), 43 (1), 49A (2), 51A (4) (b), 64 (1) (e), 66 (2), 96A (2) and 153A (1) (b) and (2) (a) Omit "him" wherever occurring. Insert instead "the person".	24 25
	Only thin wherever occurring, insert instead the person.	26

[9]	Sections 34 (1) (b) and 35 (1) Omit "him" wherever occurring. Insert instead "the defendant".	1
[10]	Sections 34 (1), 35 (2) and 39 (2) Omit "him or them" wherever occurring. Insert instead "the Justice or Justices".	3
[11]	Sections 35 (2) and 41 (4) (i) (b) Omit "he" wherever occurring. Insert instead "the defendant".	5
[12]	Sections 36 (1), (2), (3) and (5), 50 (1A) (b), 51A (1) (d) (i), 63 (1), 69 (1), 70 (1), (2) and (3), 78 (2), 97 (1A) (b), 141 (3) and 144 Insert "or her" after "him" wherever occurring.	7 8
[13]	Sections 36 (1), 49A (1), 51A (1) (d) (ii) and (7), 56 (2), 68 (b) and (c), 70 (1), 78, 96A (1), 136 (1), 137, 140 (2), 141 (2), 144 and 153A (1A) Insert "or she" after "he" wherever occurring.	10 11 12
[14]	Sections 36 (2) and (3) and 70 (2) and (3) Insert "or herself" after "himself" wherever occurring.	13 14
[15]	Sections 41 (1A), 49 (1), 49A (3), 65 (3), 74, 86 (1) and 96A (3) Omit "he or they" wherever occurring. Insert instead "the Justice or Justices".	15 16
[16]	Sections 41 (4), (5) and (7) and 78 (1) Omit "him" wherever occurring. Insert instead "the defendant".	17 18
[17]	Section 41 (5) (i) Omit "he" where firstly occurring. Insert instead "the defendant".	19
[18]	Section 41 (5) (i) Insert "or she" after "he" where lastly occurring.	2

Schedule 6	Amendments replacing gender-specific language in the Justices Act
	1902

[19]	Sections 41 (5) (i) and 68 (c)	1
	Insert "or herself" after "himself" wherever occurring.	2
[20]	Section 49 (1)	3
	Insert "or she" after "he" where secondly occurring.	4
[21]	Section 49 (5)	5
	Insert "or her" after "his" where firstly occurring.	6
[22]	Sections 49 (5), 68 (a), 96 (5) and 153 (1B)	7
	Omit "his or their" wherever occurring. Insert instead "the Justice's or Justices".	8
[23]	Section 68 (c)	10
	Omit "or his". Insert instead "or by his or her".	11
[24]	Section 70 (5)	12
	Omit "him". Insert instead "the witness".	13
[25]	Section 76 (1)	14
	Omit "his or their". Insert instead "his, her or their".	15
[26]	Section 81 (1)	16
	Omit "him" wherever occurring. Insert instead "the clerk".	17
[27]	Section 96 (5)	18
	Omit "upon his". Insert instead "on the person's".	19
[28]	Sections 135 (1), 136 (1), 137 (a), 140 and 153A (3) (c)	20
	Omit "him" wherever occurring. Insert instead "the Justice".	21
[29]	Sections 141 (3) and 143 (1)	22
-	Omit "he" wherever occurring. Insert instead "the plaintiff".	23
[30]	Section 153 (1)	24
	Omit "upon his" wherever occurring Insert instead "on the person's"	25

Amen 1902	dments replacing gender-specific language in the Justices Act	Schedule 6
[31]	Section 153 (1)	, and the second
[0.]	Omit "his" where lastly occurring.	
[32]	Section 153 (1B)	
	Insert "or her" after "his" where secondly occurring.	
[33]	Section 153A (3) (a)	
	Omit "he" Incort instead "the Justice"	

Schedule 7 Repeals

Schedule 7 Repeals	1
(Section 4)	2
Juvenile Migrants Act 1926 No 8***	3
Sydney Corporation (Amendment) Act 1934 No 9**	4
The King's School Council (Amendment) Act 1963 No 24*	5
Public Hospitals (Amendment) Act 1976 No 95****	6
Sancta Sophia College Incorporation (Amendment) Act 1978 No 58*	7
Walker Trusts (Amendment) Act 1983 No 207*	8
Public Hospitals (Amendment) Act 1983 (1984 No 2)****	9
Miscellaneous Acts (Credit) Repeal and Amendment Act 1984 No 100*	10
Statute Law (Miscellaneous Amendments) Act 1984 No 153*	. 11
Statute Law (Miscellaneous Provisions) Act (No 2) 1987 No 209*	12
Miscellaneous Acts (Crown Lands) Amendment Act 1989 No 9*	13
Corporate Affairs Commission (Auditors and Liquidators) Amendment Act 1989 No 35*	14 15
Fair Trading (Amendment) Act 1990 No 85****	16
Liquor (Amendment) Act 1993 No 28****	17
Registered Clubs (Amendment) Act 1993 No 29****	18
Health Legislation (Miscellaneous Amendments) Act 1994 No 19**	19
Parliamentary Committees Legislation Amendment Act 1995 No 3**	20
Courts Legislation Amendment Act 1995 No 21**	21
Standard Time Amendment Act 1995 No 31**	22
Disorderly Houses Amendment Act 1995 No 53**	23
Government Pricing Tribunal Amendment Act 1995 No 97**	24
Children (Community Service Orders) Amendment (Maximum Hours) Act 1996 No 35**	25 26
Residential Tenancies Amendment Act 1996 No 79**	27
Community Land Development Amendment Act 1996 No 80**	28
Local Government Amendment (Nude Bathing) Act 1996 No 133**	29
Marketing of Primary Products Amendment Act 1996 No 136**	30
Parliamentary Committees Enabling Act 1996 No. 143***	31

R	ρ	n	۵	a	ls

Schedule 7

Local Government	Amendment (Cudgegong Abattoir) Act 1997 No 1**	1
Sentencing Amenda	ment (Transitional) Act 1997 No 8**	2
Police Service Ame	endment Act 1997 No 23**	3
Local Government	Amendment Act 1997 No 61**	4
New South Wales C	Cancer Council Amendment Act 1997 No 69**	5
Noxious Weeds An	nendment Act 1997 No 70**	6
Registered Clubs ar	nd Liquor Legislation Amendment Act 1997 No 73**	7
Real Property and C	Conveyancing Amendment Act 1997 No 95**	8
Justices Amendmen	nt (Briefs of Evidence) Act 1997 No 96**	9
Evidence Amendme	ent (Confidential Communications) Act 1997 No 122**	10
WorkCover Legisla	tion Amendment Act 1997 No 134**	11
Crimes Legislation	Further Amendment Act 1997 No 135**	12
Local Government	Amendment (Open Meetings) Act 1997 No 145**	13
	Amendment Act 1997 No 148**	14
Liquor and Register	red Clubs Legislation Amendment Act 1997 No 155 (only so much	15
of Schedule 2 [7] as	would insert section 23AB (3) and (4) of the Liquor Act 1982)****	16
Marketing of Prin Provisions Act 1998	nary Products (Murray Valley Wine Grape Industry) Special 8 No 22***	17 18
Nakaa		19
Notes *	indicates repeal of an amending Act enacted at least 10 years ago	20
	(the provisions of which have not all been included in a reprint) but	21
	which contains no provision of substantive effect that needs to be	22
	retained	23
**	indicates repeal of an amending Act the provisions of which have	24
	been included in a reprint and which contains no provision of substantive effect that needs to be retained, or which amends a	25 26
	repealed Act	27
***	indicates repeal of an Act that is no longer of practical utility	28
***	indicates repeal of an Act or part of an Act that is uncommenced	29
Explanatory note		30
The repeals are explain	ed in detail in the explanatory note relating to this Act. In relation to the repeal of	31
	d be noted that the Acts are repealed simply to rationalise the legislation in force re no substantive effect on the amendments made by the Acts or any associated	32 33
provisions. The Acts that	at were amended by the Acts being repealed are up-to-date on the Legislation by the Parliamentary Counsel's Office and are available electronically.	34 35

Schedule 7 Repeals

ame	tion 30 (2) of the Interpretation Act 1987 ensures that, when an amending Act is repealed, no endment made by the Act is affected. Section 30 (2) also ensures that the following matters are not cted:	1 2 3
(a)	the proof of any past act or thing,	4
(b)	any right, privilege, obligation or liability saved by the operation of the Act,	5
(c)	any validation made by the Act,	6
(d)	the operation of any savings or transitional provision contained in the Act.	7

		le 8	General savings, transitional and other	1
			provisions	2
			(Section 5)	3
1	Effe	ect of	amendment of amending provisions	4
	(1)	An a	mendment made by Schedule 1 or 2 to an amending provision	5
			ined in an Act is, if the amending provision has commenced before	6
			date of assent to this Act, taken to have effect as from the nencement of the amending provision.	7 8
	(2)	In thi	s clause:	9
		amen	ading provision means a provision of an Act, or of any other	10
		instru	ment, being a provision that has commenced and that makes a direct	11
		amen	dment to an Act by:	12
		(a)	the repeal or omission of matter contained in the amended Act	13
			without the insertion of any matter instead of the repealed or	14
			omitted matter, or	15
		(b)	the omission of matter contained in the amended Act and the	16
			insertion of matter instead of the omitted matter, or	17
		(c)	the insertion into the amended Act of matter, not being matter	18
			inserted instead of matter omitted from the Act,	19
			her the provision was enacted before or after the commencement of	20
		the R	eprints Act 1972.	21
			natory note	22
			lause ensures that certain amendments, including amendments correcting errors technical provisions (for example, headings indicating the section to be amended	23 24
		or dire	ections as to where a new section is to be inserted) and rectifying minor drafting	25
			(for example, corrections in numbering of provisions, correction or insertion of	26 27
			references, omission of unnecessary matter or insertion of omitted matter), will ence on the date the amendments to which they relate commenced.	28
2	Effe	ct of a	amendment or repeal on acts done or decisions made	29
		Exce	pt where it is expressly provided to the contrary, if this Act:	30
		(a)	amends a provision of an Act, or	31
		(b)	repeals and re-enacts (with or without modification) a provision of	32
		(-)	an Act,	33
		any a	ct done or decision made under the provision amended or repealed	34
			ffect after the amendment or repeal as if it had been done or made	35
		unda	the provision as so amended or repealed	26

Sched	lu	le	8
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General savings, transitional and other provisions

		Explanatory note This clause ensures that the amendment or repeal of a provision will not, unless expressly otherwise provided, vitiate any act done or decision made under the provision as in force before the amendment or repeal.	1 2 3 4
3	Effe	ect of amendment on regulations	5
		Except where expressly provided to the contrary, any regulation made under an Act amended by this Act, and in force immediately before the commencement of the amendment, is taken to have been made under the Act as amended. Explanatory note This clause ensures that, unless expressly provided, any regulation made under an Act amended by the proposed Act, and in force immediately before the commencement of the amendment, will be taken to have been made under the amended Act.	6 7 8 9 10 11 12 13
4	Am	endments removing gender-specific language	14
		The amendments made to the <i>Justices Act 1902</i> by Schedule 6 are made for the purpose of replacing gender-specific language with gender-neutral language. The amendments contained in that Schedule do not affect the construction or meaning of the Act. Explanatory note This clause ensures that amendments that are made solely for the purpose of removing gender-specific language from the <i>Justices Act 1902</i> do not have any unintended consequences.	15 16 17 18 19 20 21 22
5	Reg	gulations	23
	(1)	The Governor may make regulations containing provisions of a savings or transitional nature consequent on the enactment of this Act.	24 25
	(2)	Any such provision may, if the regulations so provide, take effect from the date of assent to this Act or a later date.	26 27
	(3)	To the extent to which any such provision takes effect from a date that is earlier than the date of its publication in the Gazette, the provision does not operate so as:	28 29 30
		(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	31 32 33
		(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.	34 35 36
		Explanatory note This clause enables the making of regulations of a savings or transitional nature having a short term effect and relating to incidental matters arising out of the proposed Act with regard to which no specific, or sufficient, provision has been made in the Act.	37 38 39 40

Notes	1
Index of Acts amended by Schedules 1–6	2
Administration of Justice Act 1924 No 42—Schedule 5	3
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