

Explanatory note

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

Overview of Bill

The objects of this Bill are as follows:

- (a) to amend the *Bail Act 1978* to provide that the persons or bodies who are prescribed by the regulations as the *appropriate State authority* for the purposes of being involved in the enforcement of bail agreements and forfeiture proceedings under that Act are not required to be persons or bodies who represent the Crown,
- (b) to amend the Coroners Act 1980:
 - to provide that a witness at an inquest or inquiry may be required to give incriminating evidence so long as the coroner gives a certificate to the effect that the evidence cannot be used later against the witness in court proceedings, and

- (ii) to update the special provisions dealing with inquests into deaths (or suspected deaths) in mines so as to enable mines investigators to participate in coronial hearings in the same manner that mines inspectors have previously participated,
- (c) to amend the *Criminal Appeal Act 1912*:
 - (i) to provide that appeals to the Court of Criminal Appeal against the decision of the Supreme Court, Land and Environment Court, Court of Coal Mines Regulation, District Court or Drug Court in their respective summary jurisdictions are not required to be by way of rehearing on the evidence given in the summary proceedings, and
 - (ii) to enable appeals to be made to the Court of Criminal Appeal against interlocutory judgments or orders given or made by the Land and Environment Court in relation to criminal proceedings (ie Class 5 of its jurisdiction),
- (d) to amend the *Family Provision Act 1982* to enable the court to make an order allowing an application for provision out of the estate of a deceased person to be made after the prescribed limitation period on the basis that the parties to the proceedings have consented to the application being made after that period,
- (e) to amend the *Fines Act 1996* to enable law enforcement officers to fully recover professional costs and witnesses' expenses in proceedings for offences that are brought by such officers,
- (f) to amend the *Industrial Relations Act 1996* to enable minor matters that have been instituted before the Industrial Relations Commission in Court Session to be transferred to Industrial Magistrates,
- (g) to amend the *Judges' Pensions Act 1953* to provide for a lump sum superannuation benefit for judges and acting judges who are not eligible for a pension under that Act,
- (h) to amend the *Jury Act 1977* to provide for majority answers to be given by juries in civil proceedings in circumstances similar to which majority verdicts can be given,
- (i) to amend the *Justices Act 1902* to make it clear that a Magistrate may order a defendant to pay court costs and the prosecution's professional costs when convicting or making an order against the defendant,
- (j) to amend the *Land and Environment Court Act 1979* to provide for an appeal in certain circumstances to the Supreme Court on a question of law from a decision of a Commissioner of the Land and Environment Court,

- (k) to amend the *Legal Profession Act 1987* to clarify the operation of the costs assessment scheme under that Act and the manner in which interest is payable on costs that are assessed in accordance with that scheme.
- (1) to amend the *Local Courts (Civil Claims) Act 1970* to make it clear that costs in relation to civil actions in the Local Court's Small Claims Division may be determined in accordance with the rules under that Act,
- (m) to amend the Supreme Court Act 1970:
 - (i) to provide that 2 Judges of the Court of Appeal may determine an appeal from a court or tribunal against an order for costs, and
 - (ii) to allow the Court of Appeal to remove the requirement that criminal contempt proceedings be held in camera, and
 - (iii) to allow the Court of Appeal, in dismissing an appeal against a judgment, order or injunction, to make a minor variation of the judgment, order or injunction the subject of the appeal,
- (n) to amend the *Workplace Injury Management and Workers Compensation Act* 1998 to provide that judges (as well as commissioners) of the Compensation Court may revoke a direction of a conciliation officer in relation to weekly payments of compensation,
- (o) to amend the *Workers Compensation Act 1987* to enable the Compensation Court to authorise payments of compensation to beneficiaries rather than to the Public Trustee for the benefit of beneficiaries,
- (p) to make other miscellaneous amendments to the above Acts (including amendments of a savings or transitional nature).

Outline of provisions

Clause 1 sets out the name (also called the short title) of the proposed Act.

Clause 2 provides for the commencement of the proposed Act on a day or days to be appointed by proclamation, except as provided by the proposed section.

Clause 3 is a formal provision giving effect to the amendments to Acts set out in Schedules 1–15.

Clause 4 makes it clear that the explanatory notes contained in the Schedules do not form part of the proposed Act.

Schedules 1–15 makes the amendments to the Acts outlined above.

An explanation of each of the amendments is set out in the proposed Act after the amendment concerned.



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No , 2000

A Bill for

An Act to amend various Acts with respect to courts, court procedures, judicial officers and related matters; and for other purposes.

The I	Legislature of New South Wales enacts:	1			
1	Name of Act				
	This Act is the Courts Legislation Amendment Act 2000.	3			
2	Commencement	4			
	(1) This Act commences on a day or days to be appointed by proclamation, except as provided by this section.	5 6			
	(2) Schedule 1 commences on the commencement of Schedule 1 [7] to the <i>Criminal Procedure Legislation Amendment (Bail Agreements) Act</i> 1998.	7 8 9			
	(3) Schedule 12 [2] commences, or is taken to have commenced, on the commencement of Schedule 6 to the <i>Courts Legislation Amendment Act 1999</i> .	10 11 12			
3	Amendment of Acts	13			
	The Acts specified in Schedules 1–15 are amended as set out in those Schedules.	14 15			
4	Explanatory notes	16			
	The matter appearing under the heading "Explanatory note" in any of the Schedules does not form part of this Act.	17 18			

Sch	edule 1 Amendment of Bail Act 1978 No 161	1
	(Section 3)	2
[1]	Section 53 Definitions (as inserted by Schedule 1 [7] to the Criminal Procedure Legislation Amendment (Bail Agreements) Act 1998)	3 4
	Omit "representing the Crown" from the definition of <i>appropriate State authority</i> .	5 6
[2]	Section 53P Crown etc party to forfeiture proceedings (as inserted by Schedule 1 [7] to the Criminal Procedure Legislation Amendment (Bail Agreements) Act 1998)	7 8 9
	Insert "and the appropriate State authority" after "Crown".	10
	Explanatory note Part 7A of the <i>Bail Act 1978</i> provides a mechanism for the enforcement of bail agreements entered into under section 36 of that Act. A bail agreement is an agreement under which an accused person, or some other person, agrees to forfeit money (by the operation of a forfeiture order) if an accused person's bail undertaking is not complied with. Under Part 7A, notice of an objection to the confirmation of a forfeiture order must be given to the appropriate State outbooking. The term appropriate State outbooking defined	11 12 13 14 15 16
	given to the appropriate State authority. The term <i>appropriate State authority</i> is defined for the purposes of Part 7A as "such person or body representing the Crown as is declared by the regulations to be the appropriate State authority for the purposes of this Part".	18 19 20 21
	Item [1] provides that the term "appropriate State authority" is not restricted to a person or body representing the Crown (eg the amendment will enable the declaration of non-Crown bodies such as locals councils).	22 23 24
	Item [2] provides that the appropriate State authority, in addition to the Crown, is entitled to appear and be heard at, and is taken to be a party to, forfeiture proceedings under Part 7A.	25 26 27

Page 3

Sch	edule	2	Amendment of Coroners Act 1980 No 27	1
			(Section 3)	2
[1]			Further inquest or inquiry after previous inquest or inquiry I under section 19	3 4
	agains	st a k	a prima facie case for an indictable offence has been established nown person" from section 20 (1) (a). ad "referred to in section 19 (1) (b)".	5 6 7
[2]	Section	on 20	(1) (b)	8
	agains	st a k	a prima facie case for an indictable offence has been established nown person". ad "referred to in section 19 (1) (b)".	9 10 11
	1980 (a circum	1] and as mad stance	In note d [2] are consequential on the amendment to section 19 of the <i>Coroners Act</i> de by the <i>Crimes Legislation Further Amendment Act 1998</i>) which recast the sin which a coroner is required to refer a matter to the Director of Public so as to mirror the provisions of the <i>Justices Act 1902</i> .	12 13 14 15 16
[3]	Section	on 33	Rules of procedure and evidence	17
	Insert shall"		ccept in accordance with section 33AA," after "but no witness	18 19
	inquiry (or tend does n	n 33 o held b ds to ii ot app	f the Coroners Act 1980 currently provides that a witness at an inquest or by a coroner cannot be compelled to answer any question which incriminates incriminate) the witness of any offence. Item [3] provides that this restriction by if the witness is required to give self-incriminating evidence in accordance d section 33AA as inserted by item [4] of this Schedule.	20 21 22 23 24 25
[4]	Section	on 33	BAA	26
	Insert	after	section 33:	27
	33AA	Priv	vilege in respect of self-incrimination	28
		(1)	This section applies if a witness at an inquest or inquiry held by a coroner who is a Magistrate objects to giving particular evidence on the ground that the evidence may tend to prove that the witness has committed an offence or is liable to a civil penalty.	29 30 31 32 33

[5]

(2)	under overru	oroner is to cause the witness to be given a certificate this section in respect of the evidence if the objection is aled but, after the evidence has been given, the coroner that there were reasonable grounds for the objection.	1 2 3 4
(3)	to pro to a c witness witness corone	coroner is satisfied that the evidence concerned may tend ve that the witness has committed an offence or is liable ivil penalty but that the interests of justice require the ss to give the evidence, the coroner may require the est to give the evidence. If the coroner so requires, the er is to cause the witness to be given a certificate under ection in respect of the evidence.	5 6 7 8 9 10
(4)		proceedings in a NSW court (within the meaning of the nee Act 1995):	12 13
	(a)	evidence given by a person in respect of which a certificate under this section has been given, and	14 15
	(b)	evidence of any information, document or thing obtained as a direct or indirect consequence of the person having given that answer,	16 17 18
		t be used against the person. However, this does not to a criminal proceeding in respect of the falsity of the nce.	19 20 21
(5)		tificate under this section can only be given in respect of nee that is required to be given by a natural person.	22 23
provides that incriminating	ction 33 a witnes evidence	AA, which is based on section 128 of the <i>Evidence Act 1995</i> , ss at an inquest or inquiry may be required by the coroner to give e so long as the coroner gives a certificate to the effect that the ised later against the witness in court proceedings.	24 25 26 27 28
Section 45	Offen	ces	29
Omit section	on 45 (3	B) (b). Insert instead:	30
	(b)	a witness in an inquest or inquiry objects to giving evidence on the ground that the evidence may tend to prove that the witness has committed an offence,	31 32 33

[6]	Section 45 (3)	1
	Omit "refusal or claim of privilege". Insert instead "objection or evidence".	2
	Explanatory note Items [5] and [6] are consequential amendments.	3
[7]	Schedule 1 Special provisions—inquests concerning deaths or suspected deaths in mines	5
	Omit the definition of <i>inspector</i> from clause 1. Insert instead:	7
	<i>investigator</i> means an investigator within the meaning of the <i>Coal Mines Regulation Act 1982</i> or an investigator within the meaning of the <i>Mines Inspection Act 1901</i> .	8 9 10
	<i>Manager</i> means the Manager, Investigations Unit in the Department of Mineral Resources.	11 12
[8]	Schedule 1, clause 2 (a)	13
	Omit the paragraph. Insert instead:	14
	(a) If the inquest relates to an explosion or accident that is the subject to an investigation under the <i>Coal Mines Regulation Act 1982</i> or the <i>Mines Inspection Act 1901</i> , the coroner is to adjourn the inquest unless an investigator is present to watch the proceedings.	15 16 17 18 19
[9]	Schedule 1, clause 2 (b)	20
	Omit "inspector for the district". Insert instead "Manager".	21
[10]	Schedule 1, clause 2 (d)	22
	Omit "inspector of the district". Insert instead "Manager".	23
[11]	Schedule 1, clause 2 (d)	24
	Omit "reach the inspector". Insert instead "reach an investigator".	25
[12]	Schedule 1, clause 2 (e)	26
	Omit "inspector". Insert instead "investigator".	27

[13]	Schedule 1, clause 2 (f)			1
	Omit '	"an in	aspector" where firstly occurring. Insert instead "an investigator".	2
[14]	Sched	dule 1	1, clause 2 (f)	3
	Omit	"an iı	nspector" where secondly occurring.	4
	Insert	inste	ad "the Manager".	5
	or susp update relevar as to e	ule 1 to ected referent Minimal	note of the Coroners Act 1980 contains special provisions for inquests into deaths deaths in mines that are caused by an explosion or accident. Items [7]–[14] ences in those provisions (as a consequence of amendments made to the ng Acts by the Mines Legislation Amendment (Mines Safety) Act 1998) so investigators to participate in coronial hearings in the same manner that are previously participated.	6 7 8 9 10 11 12
[15]	Sched	dule :	3 Savings and transitional provisions	13
	Insert after clause 9:			14
	10	Cou	urts Legislation Amendment Act 2000	15
		(1)	The amendment of section 33 by Schedule 2 [3] to the <i>Courts Legislation Amendment Act 2000</i> extends to an inquest or inquiry that has been commenced, but not completed, before the commencement of that amendment.	16 17 18 19
		(2)	Section 33AA, as inserted by Schedule 2 [4] to the <i>Courts Legislation Amendment Act 2000</i> , extends to an inquest or inquiry that has been commenced, but not completed, before the commencement of that section.	20 21 22 23
	eviden	15] pr	note rovides that the amendments relating to the giving of self-incriminating inquiries or inquests extend to inquiries or inquests commenced, but not sefore the commencement of those amendments	24 25 26 27

Schedule 3	Amendment of Criminal Appeal Act 1912 No 16	;

Sch	edule 3 Amendment of Criminal Appeal Act 1912 No 16	1 2
	(Section 3)	3
[1]	Section 5AA Appeal in criminal cases dealt with by Supreme Court in its summary jurisdiction	4 5
	Omit section 5AA (3) and (3A).	6
	Explanatory note Section 5AA of the <i>Criminal Appeal Act 1912</i> provides for appeals to the Court of Criminal Appeal against convictions made by the Supreme Court in its summary jurisdiction. The section also applies in respect of convictions made by other courts such as the Land and Environment Court. Item [1] removes the requirement that any such appeal is to be by way of a rehearing of the original evidence.	7 8 9 10 11 12
[2]	Section 5F Appeal against interlocutory judgment or order	13
	Insert at the end of section 5F (1) (b):	14
	, and	15
	(c) proceedings in Class 5 of the Land and Environment Court's jurisdiction (as referred to in section 21 of the Land and Environment Court Act 1979).	16 17 18
	Explanatory note Item [2] provides for appeals to be made to the Court of Criminal Appeal against interlocutory judgments or orders given or made by the Land and Environment Court in relation to criminal proceedings (ie Class 5 of its jurisdiction).	19 20 21 22
[3]	Schedule 1 Savings and transitional provisions	23
	Insert after clause 5:	24
	6 Courts Legislation Amendment Act 2000	25
	The amendment made to section 5AA by the <i>Courts Legislation Amendment Act 2000</i> does not apply in respect of an appeal against a conviction or costs order that was made before the commencement of the amendment. Explanatory note	26 27 28 29
	Item [3] provides that the amendment made by item [1] of this Schedule does not have any retrospective effect.	31 32

Schedule 4	Amendment of Family Provision Act 1982 No 160			
		(Section 3)	3	
Section 10	6 Time	for application for provision	4	
Omit secti	on 16	(3). Insert instead:	5	
(3)	allov	Court may not make an order under subsection (2) ving an application in relation to a deceased person to be a after the end of the prescribed period unless:	6 7 8	
	(a)	the parties to the proceedings concerned have consented to the application being made after the end of that period, or	9 10 11	
	(b)	sufficient cause is shown for the application not having been made within that period.	12 13	
make an ord of a deceas sufficient cat The amend made outsid	section of der allow sed persuse is s ment with	16 (3) of the <i>Family Provision Act 1982</i> provides that a court cannot ving a person to make an application for provision out of the estate son after the expiration of the prescribed limitation period unless hown for the application not having been made within that period. Il enable the court to make an order allowing an application to be a prescribed limitation period on the basis that the parties to the onsented to the application being made.	14 15 16 17 18 19 20 21	

Sch	edule	: 5	Amendment of Fines Act 1996 No 99	1
			(Section 3)	2
[1]	Section	on 12	2 Payment of share of fine to prosecutor	3
	Insert	after	section 122 (2):	4
		(3)	For the purposes of this section, fine does not include an	5
			amount of the kind referred to in section 4 (1) (e) or (f).	6
	for the is to be is cons for the awarde	n 122 (applic e paid equen purpo ed in p	of the Fines Act 1996 provides that if another Act does not make provision ation of a fine, the court may direct that up to half of the amount of the fine to the prosecutor (if the prosecutor is not a police officer). Item [1] , which stial on item [2] of this Schedule, provides that certain amounts are not "fines" uses of section 122, namely witnesses' expenses and professional costs proceedings for offences brought by law enforcement officers, as these be able to be paid in full to law enforcement officers under proposed section	7 8 9 10 11 12 13 14 15
[2]	Section	on 12	22A	16
	Insert	after	section 122:	17
	122A	Pay	ment of law enforcement officers' costs and expenses	18
		(1)	This section applies in respect of proceedings for an offence that are brought by a law enforcement officer.	19 20
			The court before which such proceedings are brought may, when making an order of the kind referred to in section 4 (1) (e) or (f), direct the amount to which the order relates be paid to the law enforcement officer (or to the law enforcement agency on whose behalf the proceedings were brought) in full or in such portion as may be determined by the court.	21 22 23 24 25 26
		(3)	This section has effect despite section 121.	27
	is, who section payabl officer. Item [2 or cost	n 121 on reconstant 4 of e under 2] proves, the	of the Fines Act 1996 provides that any fine imposed by or under any Act overed, payable into the Consolidated Fund. The term fine is defined in the Act to include any witnesses' expenses, and any professional costs, er an order made a court in proceedings brought by a law enforcement ides that when the court makes an order for the payment of such expenses court may order that the amount is to be paid to or on behalf of the law officer who brought the proceedings.	28 29 30 31 32 33 34 35

Schedule	6	Amendment of Industrial Relations Act 1996 No 17	1 2
		(Section 3)	3
Section	on 16	2 2A	4
Insert	after	section 162:	5
162A	Tra	nsfer of certain proceedings to Industrial Magistrates	6
	(1)	This section applies to the following proceedings:	7
	,	(a) proceedings for a civil penalty under Part 1 of Chapter 7,	8
		(b) proceedings for the recovery of money under Part 2 of Chapter 7.	10 11
	(2)	If any proceedings to which this section applies have been instituted in or before the Commission in Court Session, but the hearing of the matter has not been commenced, the President of the Commission, or a judicial member of the Commission authorised by the President for the purposes of this section, may order the transfer of the proceedings to a Local Court to be dealt with by that court.	12 13 14 15 16 17 18
	(3)	The President or judicial member is not to make an order under this section unless: (a) the President or judicial member is satisfied that the proceedings concerned should have been instituted in a Local Court because of the nature of the proceedings, and (b) the Local Court has jurisdiction to deal with the proceedings.	19 20 21 22 23 24 25 26
	(4)		26 27 28 29

Schedule 6 Amendment of Industrial Relations Act 1996 No 17

(5)	In this section:	1
	<i>Local Court</i> means a Local Court constituted by an Industrial Magistrate sitting alone.	2 3
Explanatory	note	4
The amendment provides for the transfer of certain proceedings that have been instituted in or before the Industrial Relations Commission in Court Session so that they can be dealt with by Industrial Magistrates.		5 6 7

Schedule 7		Amendment of Judges' Pensions Act 1953 No 41		1 2
			(Section 3)	3
[1]	Part 1, he	ading		4
	Insert "Pa	rt 1 Pr	reliminary" before section 1.	5
[2]	Section 2	Defini	tions	6
	Insert in al	lphabet	tical order in section 2 (1):	7
		Actir	ng judge means:	8
		(a)	an Acting Judge of the Supreme Court of New South Wales, or	9 10
		(b)	an acting member of the Industrial Relations Commission of New South Wales, or	11 12
		(c)	an Acting Judge of the Industrial Court, or	13
		(d)	an acting judicial member of the Industrial Relations Commission of New South Wales, or	14 15
		(e)	an acting Judge of the Land and Environment Court (under the Land and Environment Court Act 1979), or	16 17
		(f)	an Acting Judge of a District Court (under the <i>District Court Act 1973</i>), or	18 19
		(g)	an acting Judge of the Compensation Court (under the <i>Compensation Court Act 1984</i>).	20 21
[3]	Part 2, he	ading		22
	Insert "Pa	rt 2 Pe	ensions" before section 3.	23

[4]	Section	on 10	A	1
	Insert	after	section 10:	2
	10A	Red	luction in pensions where lump sum benefit paid	3
		(1)	Despite any other provision of this Act, if a pension is payable under this Act to or in respect of a judge or former judge who has previously been paid a lump sum benefit:	4 5 6
			(a) under this Act, or	7
			(b) under an Act of another State, a Territory or the Commonwealth in respect of any prior judicial service,	8
			the amount of any pension payable from time to time under this Act is to be reduced having regard to the value of the lump sum benefit paid.	10 11 12
		(2)	If a pension is reduced under this section, any subsequent reversionary pension payable from time to time under this Act is to be reduced.	13 14 15
		(3)	The amount of the reduced pension or reversionary pension is to be determined by the Attorney-General in accordance with actuarial advice.	16 17 18
		(4)	In this section:	19
			<i>prior judicial service</i> has the same meaning as it has in section 8.	20 21
			<i>reversionary pension</i> means a pension paid under this Act to a person as a result of a pension being previously paid to another person under this Act (for example, a pension paid to a widow or widower of a judge).	22 23 24 25

[5]	Part 3	3			1
	Insert	at the	e end c	of the Act:	2
	Part	3 I	Lump	sum benefits	3
	13	Cal	culatio	on of lump sum benefits	4
		(1)	a judg	ump sum benefit payable under this Act to or in respect of ge or acting judge qualified under section 15 is an amount lated as follows:	5 6 7
			$\mathbf{B} = 0$	$0.09 \times F \times Y$	8
			where	e:	9
			В	represents the amount to be ascertained	10
			F	represents the final salary of the judge or acting judge	11
			Y	represents the years of service calculated on a daily basis, commencing on or after the appointed day.	12 13
		(2)	In thi	s section:	14
			attrib	puted salary of a judge or acting judge at any time means:	15
			(a)	if the judge or acting judge is employed on a full-time basis—the salary of the judge or acting judge at that time, or	16 17 18
			(b)	if the judge or acting judge is employed on a part-time basis—the salary that would be payable to the judge or acting judge at that time if employed on a full-time basis.	19 20 21 22
			attrib	salary of a judge or acting judge means the rate of uted salary paid or payable to the judge or acting judge on xit date of the judge or acting judge.	23 24 25

Wh	en lum	np sum benefit is payable	1
(1)	is pay	mp sum benefit calculated in accordance with section 13 yable to or in respect of a judge or acting judge qualified r section 15:	2 3 4
	(a)	if the judge or acting judge dies, or	5
	(b)	if the judge or acting judge ceases to be employed as a judge or acting judge in the circumstances in which a benefit is payable for the purposes of complying with a relevant Commonwealth superannuation standard, or	6 7 8
	(c)	in any other circumstances in which a benefit is payable to comply with any such standard or may be paid in respect of a member of a regulated superannuation fund under any such standard,	10 11 12 13
	and is	s so payable in accordance with subsections (4) and (5).	14
(2)	judge if a re to the	whole or part of a lump sum benefit payable to a former or former acting judge would be required to be preserved elevant Commonwealth superannuation standard applied be benefit, that amount must, on the election of the former or former acting judge, be paid to:	15 16 17 18 19
	(a)	a regulated superannuation fund, or	20
	(b)	an approved deposit fund, or	21
	(c)	an RSA institution.	22
(3)	electi on be regul	e former judge or former acting judge does not make an on referred to in subsection (2), the amount is to be paid chalf of the former judge or former acting judge to a ated superannuation fund or approved deposit fund oved by the Attorney General.	23 24 25 26 27
(4)		lump sum benefit in respect of a former judge or former g judge is payable:	28 29
	(a)	unless the former judge or former acting judge has died—to the former judge or former acting judge, or	30 31
	(b)	if the former judge or former acting judge has died and is survived by a widow or widower—to the widow or widower, or	32 33 34

	(c)	if the former judge or former acting judge has died and is not survived by a widow or widower—to the legal	1 2
		personal representatives of the former judge or former	3
		acting judge for payment in respect of any eligible	4
		children of the former judge or former acting judge, or	5
	(d)	if the former judge or former acting judge has died and	ϵ
		is not survived by a widow or widower or any eligible	7
		children—to the legal personal representatives of the	8
		former judge or former acting judge.	ò
(5)		mp sum payable under this section is charged on and	10
	payat	ble out of the Consolidated Fund.	11
(6)		ne purposes of this section, an acting judge whose term of	12
		intment as an acting judge ends, and who is appointed for	13
		her consecutive term as an acting judge, is taken not to	14
	have	ceased to be employed as an acting judge.	15
(7)	In thi	s section:	16
		oved deposit fund has the same meaning as it has in the	17
		rannuation Industry (Supervision) Act 1993 of the	18
	Com	monwealth.	19
		ated superannuation fund has the same meaning as it has	20
		e Superannuation Industry (Supervision) Act 1993 of the	21
	Com	monwealth.	22
		ant Commonwealth superannuation standard means a	23
		ard that would be applicable if a benefit were payable	24
	from	a regulated superannuation fund.	25
		institution has the same meaning as it has in the	26
	Retire	ement Savings Accounts Act 1997 of the Commonwealth.	27
Jud	laes a	nd acting judges who are qualified for lump sum	28
	efits	3 7 0	29
(1)	A jud	ge or acting judge is qualified for payment of a lump sum	30
` /		it payable under this Act if the judge or acting judge is not	31
	a pers	son referred to in subsection (2).	32

Schedule 7	Amendment of Judges' Pens	ions Act 1953 No 41	

	(2)	A lump sum benefit is not payable to or in respect of the following persons:	1 2
		(a) a judge who is entitled to payment of a pension under this Act on ceasing to be a judge or in respect of whom such a pension is payable if the judge dies,	3 4 5
		(b) an acting judge who ceases to be an acting judge because of appointment as a judge.	6 7
[6]	Part 4, hea	ading	8
	Insert "Par of this Sch	*t 4 Miscellaneous " after new section 15 as inserted by item [5] edule.	9 10
[7]	Sections 1	l6 and 17A	11
	Renumber	existing sections 11 and 11A as sections 16 and 17, respectively.	12
[8]	Section 18	3	13
		section 12B (as inserted by Schedule 1 [3] to the <i>Judges' Amendment Act 1998</i>) as section 18.	14 15
[9]	Section 19		16
	Insert after	section 18 (as renumbered by item [8] of this Schedule):	17
	19 Sav	rings and transitional provisions	18
		Schedule 1 has effect.	19
[10]	Schedule	1	20
	Insert after	new section 19 (as inserted by item [9] of this Schedule):	21
	Schedu	le 1 Savings and transitional provisions (Section 19)	22 23
	1 Reg	gulations	24
	(1)	The regulations may contain provisions of a savings or transitional nature consequent on the enactment of the following Acts:	25 26 27
		Courts Legislation Amendment Act 2000	28

35 36

38 39

(2)	Any such provision may, if the regulations so provide, take effect from the date of assent to the Act concerned or a later date.	1 2 3
(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:	4 5 6
	(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	7 8 9
	(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.	10 11 12
2 Pas	service to be taken into account	13
	For the purposes of calculating a lump sum benefit payable under this Act to a judge or acting judge, any period of service as a judge or acting judge on or after 1 July 1992 is to be taken into account, whether or not the period of service was continuous.	14 15 16 17 18
Explanatory	note	19
superannuation under that Act as acting judg judicial service	nents to the <i>Judges' Pensions Act 1953</i> provide for a lump sum on benefit for judges and acting judges who are not eligible for a pension to the Act does not currently provide any benefits to acting judges for work es and only provides a pension to judges who complete a period of 5 years e, if they retire at the statutory retirement age, or 10 years judicial service, fter the age of 60 and before the statutory retirement age.	20 21 22 23 24 25
•	rts proposed Part 3 (Lump sum benefits), containing proposed sections	26 27
Proposed sec final salary of	tion 13 sets out the amount of the lump sum benefit. It is to be 9% of the the judge or acting judge multiplied by the years of service of the judge or calculated on a daily basis.	28 29 30
to or in respe	tion 14 sets out the circumstances in which the lump sum benefit is payable ct of a judge or acting judge, including on death and in circumstances in efit would be payable under Commonwealth legislation applicable to on funds. In circumstances in which a benefit would be required to be	31 32 33 34

sets out the persons to whom the lump sum benefit is payable. The benefit is to be charged on and is payable from the Consolidated Fund. Proposed section 15 provides that a judge or acting judge is qualified for payment of a lump sum benefit unless he or she is entitled to a pension under the Act or, if an acting judge, is appointed as a judge.

preserved under Commonwealth legislation applicable to superannuation funds, the amount of the benefit must be paid to a regulated superannuation fund or an approved deposit fund or to a retirement savings account elected by the judge or acting judge. Provision is made for payment to a regulated superannuation fund or approved deposit fund approved by the Attorney General if no election is made. The proposed section also

Schedule 7 Amendment of Judges' Pensions Act 1953 No 41

Item [2] inserts a definition of "acting judge".	1
Item [4] requires a pension payable to a judge to be reduced if the judge has previously been paid a lump sum benefit under the Act, or in respect of any prior judicial service in another jurisdiction that is counted as service for the purposes of paying a pension under the Act.	2 3 4 5
Items [9] and [10] enable savings and transitional regulations to be made as a consequence of the amendments and enable service as a judge or acting judge on or after 1 July 1992 to be taken into account for the purposes of determining the amount of a lump sum benefit payable to the judge or acting judge.	6 7 8 9
Items [1], [3] and [6]–[8] insert Part headings and renumber provisions for the purpose of dividing the Act (as amended by this Act and the <i>Judges' Pensions Amendment Act</i> 1998) into 4 Parts	10 11 12

Schedule 8	Amendment of Jury Act 1977 No 18	1
	(Section 3)	2
Section 57	Majority verdicts in civil proceedings	3
Insert at the	e end of the section:	4
(2)	A reference in this section to a verdict includes a reference to an answer to any specific question put to the jury by the court.	5
proceedings deliberation.	section 57 of the <i>Jury Act 1977</i> provides for a majority verdict in civil if the jury in unable to agree on its verdict after more than 4 hours of The amendment will enable a majority answer to be given on any question by by the court in civil proceedings in cases where the jury is unable to agree	7 8 9 10 11 12

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Schedule 9		Amendment of Justices Act 1902 No 27	1
		(Section 3)	2
[1]	Section 81	Payment of costs	3
	Omit section	on 81 (1). Insert instead:	4
	(1)	When convicting or making an order against a defendant, the Justice or Justices may order:	5
		(a) that the defendant pay to the prosecutor or complainant such professional costs as the Justice or Justices consider to be just and reasonable, and	7 8 9
		 (b) that the defendant: (i) if the prosecutor or complainant has paid court costs—pay those costs to the Clerk of the Local Court for payment to the prosecutor or complainant, or (ii) in any other case—pay court costs to the Clerk of the Local Court. 	10 11 12 13 14 15
	(1A)	When making an order dismissing the information, complaint or charge against a defendant, the Justice or Justices may order that the prosecutor or complainant pay to the defendant such professional costs as the Justice or Justices consider to be just and reasonable.	17 18 19 20 21
	(1B)	The amount that may be awarded under subsection (1) (b) for court costs is:	22 23
		(a) the amount specified in item 1 of Schedule 1 to the <i>Justices (General) Regulation 1993</i> , or	24 25
		(b) such other amount as the Justice or Justices consider to be just and reasonable in the circumstances of the case.	26 27
[2]	Section 81	(4)	28
	Omit "Cos	ts". Insert instead "Professional costs".	29
[3]	Section 81	(4) (d) and (5)	30
	Insert "pro	fessional" before "costs" wherever occurring.	31

[4]	Section 81	(7)	1
	Insert after	section 81 (6):	2
	(7)	In this section:	3
		professional costs means costs (other than court costs) relating	4
		to professional expenses and disbursements (including	5
		witnesses' expenses) in respect of proceedings before a Justice	6
		or Justices.	7
	Explanatory	note	8
		nents to section 81 of the <i>Justices Act 1901</i> clarify the manner and extent to	9
		istrate may order a defendant to pay costs when convicting or making an	10
		the defendant. Such costs may comprise the prosecution's "professional lso "court costs". The amount that may be awarded as professional costs	11 12
		and as the Magistrate considers to be just and reasonable, and the amount	13
		awarded as court costs is the appropriate fee prescribed by the regulations	14
		er amount as the Magistrate considers to be just and reasonable).	15
		nents also make it clear that, if a Magistrate makes an order dismissing the	16
	information o	r complaint against a defendant, the Magistrate may order the prosecution	17
	or complaina	nt to pay the defendant's "professional costs".	18

Sch	edule 10 Amendment of Land and Environment Court Act 1979 No 204	1 2
	(Section 3)	3
[1]	Section 57 Class 1, 2 and 3 proceedings—appeals	4
	Insert "or decision" after "question of law" in section 57 (3) (a).	5
[2]	Section 57 (3) (c)	6
	Omit the paragraph. Insert instead:	7
	(c) except by leave of the Supreme Court, in respect of a	8
	question of law that has been determined by a Judge	9
	under section 36, or in respect of any subsequent	10
	decision of a Commissioner made after such a	11
	determination where that determination is the subject of	12
	an appeal to the Supreme Court.	13
	Explanatory note	14
	Section 57 of the Land and Environment Court Act 1979 presently allows a party to	15
	certain proceedings in the Land and Environment Court ("the Court") to appeal to the	16
	Supreme Court against an order or decision of the Court on a question of law. Such an	17
	appeal does not, however, lie to the Supreme Court against an order or decision of a Commissioner of the Court (unless it is an appeal in respect of a question of law that has	18 19
	been referred to and determined by a Judge of the Court under section 36 of the Act).	20
	The amendments provide for an appeal to the Supreme Court on a question of law	21
	arising from a decision of a Commissioner in circumstances where the Commissioner's	22
	decision is based on a determination that is subject to an appeal to the Supreme Court.	23

Sch	edule 11 Amendment of Legal Profession Act 1987 No 109	1 2
	(Section 3)	3
[1]	Section 208E Interest on amount outstanding	4
	Insert after section 208E (3):	5
	(4) This section does not apply to or in respect of the assessment of costs referred to in Subdivision 3 (party/party costs).	6 7
[2]	Section 208J Certificate as to determination	8
	Insert ", and the rate of any interest payable in respect of that amount of costs is the rate of interest in the court in which the certificate is filed" after "unpaid costs" in section 208J (3).	9 10 11
	Explanatory note Item [2] provides that if an unspecified amount of costs is assessed in accordance with the cost assessment scheme under the <i>Legal Profession Act 1987</i> , the rate of any interest payable on those costs is the rate payable in the court in which the relevant certificate is filed under that scheme.	12 13 14 15 16
[3]	Section 208J (4A)	17
	Insert after section 208J (4):	18
	(4A) To avoid any doubt, this section applies to or in respect of both the assessment of costs referred to in Subdivision 2 of this Division (practitioner/client costs) and the assessment of costs referred to in Subdivision 3 of this Division (party/party costs).	19 20 21 22
	Explanatory note Items [1] and [3] merely clarify the operation of the costs assessment scheme under Division 6 of Part 11 of the Legal Profession Act 1987.	23 24 25

Sch	edule 12 Amendment of Local Courts (Civil Claims) Act 1970 No 11	1 2
	(Section 3)	3
[1]	Section 34 Costs to be in discretion of court	4
	Omit section 34 (2). Insert instead:	5
	(2) If, in accordance with subsection (1A), the rules provide for a court sitting in its Small Claims Division to award costs, the amount of any such costs is to be determined in accordance with the rules. This subsection prevails to the extent of any inconsistency with section 84 (4), or with the provisions of the <i>Legal Profession Act 1987</i> (in particular section 196 of that Act) and the regulations under that Act.	6 7 8 9 10 11 12
	Explanatory note Item [1] makes it clear that party/party costs in relation to civil actions in the Local Court's Small Claims Division may be determined in accordance with the rules under the Local Courts (Civil Claims) Act 1970.	13 14 15 16
[2]	Schedule 2 Savings and transitional provisions	17
	Insert after Part 5:	18
	Part 6 Provision consequent on enactment of Courts Legislation Amendment Act 1999	19 20
	1 Increase in jurisdiction of Small Claims Division	21
	The amendments made to section 12 of this Act by the <i>Courts Legislation Amendment Act 1999</i> do not apply in respect of proceedings commenced before those amendments.	22 23 24
	Explanatory note Item [2] makes it clear that the increase (from \$3,000 to \$10,000) in the jurisdiction of the Small Claims Division of the Local Court (as made by the <i>Courts Legislation Amendment Act 1999</i>) does not apply in relation to proceedings commenced before the relevant amendment.	25 26 27 28 29

Schedu	ıle 2	1
Insert in	a Schedule 2 with the appropriate Part number:	2
Part	Provision consequent on enactment of Courts Legislation Amendment Act 2000	3
1	Validation of rules	5
	Any rule made (or purporting to be made) under section 34 (2)	ć
	before the commencement of Schedule 12 [1] to the Courts	7
	Legislation Amendment Act 2000 that could have been made	8
	under section 34 (2) (as amended by that Schedule) is taken to	9
	be made under that subsection as so amended.	10
Explana	tory note	11
Item [3] Act.	validates certain rules as a consequence of the amendment to section 34 of the	12 13

Sch	edule 13 Ame No 9	endment of Supreme Court Act 1970 52	1 2
		(Section 3)	3
[1]	Section 46A Cert	tain appeals may be heard by 2 Judges of Appeal	4
	Insert "(other than section 46A (1) (c	n an order for the payment of costs)" after "tribunal" in d) (ii).	5
		t 2 Judges of the Court of Appeal may determine an appeal from a er than the Supreme Court) where the appeal is against an order for sonly.	7 8 9 10
[2]	Section 101A Qu submitted to Co	nestion of law concerning criminal contempt may be urt of Appeal	11 12
	Omit "Proceeding	gs" from section 101A (7).	13
		Unless the Court orders otherwise (whether on the	14
	application of a pa	arty to the proceedings or of its own accord), proceedings".	15
[3]	Section 101A (8)	(b)	16
		contemnor has, during the proceedings, consented to his entity being disclosed" after "contemnor".	17 18
	Explanatory note		19
		ove the requirement that criminal contempt proceedings in the Court nust be held in camera.	20 21
[4]	Section 109		22
	Insert after section	n 108:	23
	109 Effect of appealed	minor variations to judgments, orders or injunctions against	24 25
	If:		26
	(a)	a Judge of Appeal or the Court of Appeal dismisses an appeal against a judgment, order or injunction, and	27 28
	(b)	at that time, the Judge or Court makes a judgment or order that involves the variation of the judgment, order or injunction the subject of the appeal, and	29 30 31

		(c) the Judge or Court declares the variation to be a minor variation,	1
		the varied judgment, order or injunction is, for all purposes, taken to be a judgment, order or injunction of the court, tribunal or Division that made the original judgment, order or injunction the subject of the appeal.	3 4 5
	against a ju	nables a Judge of Appeal or the Court of Appeal, in dismissing an appeal udgment, order or injunction, to make a minor variation of the matter that is the he appeal without affecting its status as a judgment, order or injunction of the	7 8 9 10 11
[5]	Fourth S	chedule Savings and transitional provisions	12
	Insert at t	the end of clause 1 (2):	13
		Courts Legislation Amendment Act 2000, but only in relation to the amendments made to this Act	14 15
[6]	Fourth S	chedule, Part 10	16
	Insert afte	er clause 14:	17
	Part 10	Provisions consequent on enactment of Courts Legislation Amendment Act 2000	18 19
	15 De	efinition	20
		In this Part, <i>amending Act</i> means the <i>Courts Legislation Amendment Act</i> 2000.	21 22
	16 A _l	pplication of amendment relating to appeals	23
		Section 46A, as amended by the amending Act, extends to an appeal against an order made before the commencement of the amendment to that section.	24 25 26

Schedule 13 Amendment of Supreme Court Act 1970 No 52

17 Application of amendment relating to contempt proceedings	1
Section 101A, as amended by the amending Act, extends to	2
proceedings that were commenced before the commencement	3
of the amendment.	4
Explanatory note	5
Items [5] and [6] make savings and transitional provisions.	6

Sch	edule 14 Amendment of Workplace Injury Management and Workers Compensation Act 1998 No 86	1 2 3
	(Section 3)	4
[1]	Section 96 Maximum period of weekly payments of compensation under direction of conciliator	5
	Omit "constituted by a commissioner" from section 96 (2).	7
[2]	Section 97 Revocation of directions of conciliator	8
	Omit "constituted by a commissioner" from section 97 (2).	9
	Explanatory note	10
	The amendments provide that the Compensation Court may revoke a direction given by a conciliation officer in relation to weekly payments of compensation. At present, such a direction may only be revoked by the Compensation Court constituted by a commissioner.	11 12 13 14

Schedule	e 15	Amendment of Workers Compensation Act 1987 No 70	1 2
		(Section 3)	3
Secti	on 85	SA.	4
Insert	after	section 85:	5
85A	Pay	ment of benefits to beneficiaries	6
	(1)	Despite section 85, the Compensation Court may authorise the payment of compensation referred to in section 85 (1):	7 8
		(a) to the person who is entitled to the compensation, or	9
		(b) to such other person, for the benefit of the person entitled to the compensation, as the Court thinks fit.	10 11
	(2)	Any such payment is to be made in the manner authorised by the Compensation Court.	12 13
The a	ensatio	ment enables the Compensation Court to authorise payments of n to a beneficiary (or to another person on behalf of the beneficiary) rather rublic Trustee for the benefit of the beneficiary.	14 15 16 17