

New South Wales

Legal Profession Amendment Bill 2006

Contents

-		Page
1	Name of Act	2
2	Commencement	2
3	Amendment of Legal Profession Act 2004 No 112	2
4	Amendment of other Acts	2
5	Amendment of Legal Profession Regulation 2005	2
6	Repeal of Act	2
Schedules 1	Amendment of Chapter 1 of Legal Profession Act 2004	3
2	Amendment of Chapter 2 of Legal Profession Act 2004	5
3	Amendment of Chapter 3 of Legal Profession Act 2004	9
4	Amendment of Chapter 4 of Legal Profession Act 2004	17
5	Amendment of Chapter 5 of Legal Profession Act 2004	20
6	Amendment of Chapter 7 of Legal Profession Act 2004	21
7	Amendment of Chapter 8 of Legal Profession Act 2004	25
8	Amendment of Schedule 9 to Legal Profession Act 2004	27
9	Amendment of other Acts	34
10	Amendment of Legal Profession Regulation 2005	38

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

Legal Profession Amendment Bill 2006

Act No , 2006

An Act to amend the *Legal Profession Act 2004* in relation to the prohibition on engaging in unqualified legal practice, the grant of practising certificates, the penalties for and the investigation and prosecution of advertising offences, compensation orders, costs disclosures, costs agreements, costs assessments, foreign lawyers, and in other respects; to amend other Acts and the *Legal Profession Regulation 2005* to make consequential and other amendments; and for other purposes.

EXAMINED

Chairman of Committees

Clause 1 Legal Profession Amendment Bill 2006

The l	Legislature of New South Wales enacts:	1
1	Name of Act	2
	This Act is the Legal Profession Amendment Act 2006.	3
2	Commencement	4
	This Act commences on a day or days to be appointed by proclamation.	5 6
3	Amendment of Legal Profession Act 2004 No 112	7
	The <i>Legal Profession Act 2004</i> is amended as set out in Schedules 1–8.	8
4	Amendment of other Acts	10
	The Acts specified in Schedule 9 are amended as set out in that Schedule.	11 12
5	Amendment of Legal Profession Regulation 2005	13
	The Legal Profession Regulation 2005 is amended as set out in Schedule 10.	14 15
6	Repeal of Act	16
	(1) This Act is repealed on the day following the day on which all of the provisions of this Act have commenced.	17 18
	(2) The repeal of this Act does not, because of the operation of section 30 of the <i>Interpretation Act 1987</i> , affect any amendment made by this Act.	19 20 21

sch	edule 1		endment of Chapter 1 of Legal fession Act 2004	1
			(Section 3)	3
[1]	Section 4	Definit	tions	4
	Omit "or is section 4 (from the definition of admission to the legal profession in	5
[2]	Section 4	(1)		7
	Insert in al	phabet	ical order:	8
		_	t of a practising certificate includes the issue of a cising certificate.	9 10
		show	v cause event, in relation to a person, means:	11
		(a)	his or her becoming bankrupt or being served with notice of a creditor's petition presented to the Court under section 43 of the <i>Bankruptcy Act 1966</i> of the Commonwealth, or	12 13 14 15
		(b)	his or her presentation (as a debtor) of a declaration to the Official Receiver under section 54A of the Bankruptcy Act 1966 of the Commonwealth of his or her intention to present a debtor's petition or his or her presentation (as a debtor) of such a petition under section 55 of that Act, or	16 17 18 19 20 21
		(c)	his or her applying to take the benefit of any law for the relief of bankrupt or insolvent debtors, compounding with his or her creditors or making an assignment of his or her remuneration for their benefit, or	22 23 24 25
		(d)	his or her conviction for a serious offence or a tax offence, whether or not: (i) the offence was committed in or outside this jurisdiction, or (ii) the offence was committed while the person was engaging in legal practice as an Australian legal practitioner or was practising foreign law as an Australian-registered foreign lawyer, as the case requires, or	26 27 28 29 30 31 32 33

Schedule 1 Amendment of Chapter 1 of Legal Profession Act 2004

(iii) other persons are prohibited from disclosing the identity of the offender.

1 2

Schedule 2		Amendment of Chapter 2 of Legal Profession Act 2004	
		(Section 3)	3
[1]	Section 14	Prohibition on engaging in legal practice when not entitled	4
	Omit "for t	fee, gain or reward" from section 14 (1).	5
[2]	Section 45	Application for grant or renewal of local practising certificate	6
	Insert after	section 45 (5):	7
	(6)	A reference in this section to engaging in legal practice principally in this or any other jurisdiction applies only to legal practice in Australia. Accordingly, an Australian lawyer who is engaged or expects to be engaged in legal practice principally in a foreign country is nevertheless eligible to apply for the grant or renewal of a local practising certificate if the lawyer otherwise meets the requirements of this section.	8 9 10 11 12 13
		Note. The purpose of this subsection is to deal with a case where a person practises both in Australia and overseas. In that case, overseas practice is to be disregarded (even if it forms the principal portion of the person's overall practice), so that eligibility is determined by reference only to the person's practice in Australia.	15 16 17 18 19
	(7)	An Australian lawyer is also eligible to apply for the grant or renewal of a local practising certificate if the lawyer is of a class or description prescribed by the regulations. The regulations may provide that a Council has a discretion as to whether or not to grant or renew a local practising certificate to a person in his or her capacity as an Australian lawyer of that class or description.	20 21 22 23 24 25 26
		Note. The purpose of this subsection is to enable regulations to be made conferring eligibility on an Australian lawyer who is not otherwise eligible to apply for a local practising certificate. Regulations could be made conferring eligibility, for example, on an Australian lawyer who practises exclusively overseas, or an Australian lawyer who holds a public office of a specified kind.	27 28 29 30 31 32

[3]	Section 54	Statu	tory condition regarding practice as a barrister	1	
	Insert at the	e end	of the section:	2	
	(2)	Subs	section (1) does not apply to:	3	
		(a)	a barrister who is, or who is of a class or description of barristers, specified by the Bar Council for the purposes of this section, or	5	
		(b)	a barrister who is of a class or description of barristers prescribed by the regulations for the purposes of this section,	7 8	
			ne extent respectively specified by the Bar Council or cribed by the regulations.	10 11	
[4]	Section 65	Defin	nition of "show cause event"	12	
	Omit the se	ection.		13	
[5]	Section 66	Appli	icant for local practising certificate—show cause event	14	
	Omit "issu Insert inste		erever occurring in section 66 (7) and (8).	15 16	
[6]	Section 78	Imme	ediate suspension of local practising certificate	17	
	Omit "sect	ion 61	" from section 78 (2) (a). Insert instead "section 61 (4)".	18	
[7]	Section 85	Regu	lation of advertising and other marketing of services	19	
	Omit "100 penalty units" wherever occurring in section 85 (2) and (8).				
	Insert inste	ad "20	00 penalty units".	21	
[8]	Section 85	(12)		22	
	Omit the su	ubsect	ion.	23	
[9]			pecial provisions about interstate legal practitioner supervised legal practice as solicitor in this jurisdiction	24 25	
	Insert "as a	solici	itor" after "practice" where firstly occurring.	26	

[10]	Section 105 Consideration and investigation of applicants or holders	1
	Omit "authority" from section 105 (1) (c). Insert instead "Council".	2
[11]	Section 129 Show cause procedure for cancellation of local practising certificate following foreign regulatory action	3 4
	Omit "lawyer" from section 129 (3). Insert instead "practitioner".	5
[12]	Section 184 Definitions	6
	Omit the definition of show cause event.	7
[13]	Section 193 Advertising	8
	Omit "the practice of law" wherever occurring in section 193 (1). Insert instead "legal practice engaged in".	9 10
[14]	Section 195 Trust money and trust accounts	11
	Insert "and Australian legal practitioners" after "practices" in section 195 (1).	12 13
[15]	Section 195 (3)	14
	Insert ", the regulations or any legal profession rule" after "this Act".	15
[16]	Section 203 Requirements regarding applications for grant or renewal of registration	16 17
	Omit "carrying on the practice of law" from section 203 (2) (f) (i). Insert instead "engaging in legal practice".	18 19
[17]	Section 203 (2) (f) (i)	20
	Omit "carry on the practice of law". Insert instead "engage in legal practice".	21
[18]	Section 203 (2) (f) (ii)	22
	Omit "carrying on any practice of law". Insert instead "engaging in legal practice".	23 24

[19]	Section 203 (2) (g)	1
	Omit "the practice of law". Insert instead "legal practice engaged in".	2
[20]	Section 203 (2) (g)	3
	Omit "the applicant's practice of law".	4
	Insert instead "legal practice by the applicant".	5
[21]	Section 203 (3) (b)	6
	Omit "practise law". Insert instead "engage in legal practice".	7
[22]	Section 205 Requirement to grant or renew registration if criteria	8
	satisfied	9
	Omit "the practice of law" wherever occurring in section 205 (1) (b) and (c) (ii).	10 11
	Insert instead "legal practice".	12
[23]	Section 205 (1) (c) (i)	13
	Omit "carrying on the practice of law".	14
	Insert instead "engaging in legal practice".	15
[24]	Section 206 Refusal to grant or renew registration	16
	Omit "carries on the practice of law" from section 206 (2) (h).	17
	Insert instead "engages in legal practice".	18

Sch	edule 3 Amendment of Chapter 3 of Legal	1
	Profession Act 2004	2
	(Section 3)	3
[1]	Section 290 Payment of certain costs and expenses from Fund	4
	Omit "a Council in exercising its functions" from section 290 (1) (k).	5
	Insert instead "a Council or the Commissioner in exercising functions".	6
[2]	Section 290 (1) (p)	7
	Insert after section 290 (1) (o):	8
	(p) without limiting any other paragraph, the costs of a	9
	Council or the Commissioner in exercising functions	10
	under section 85 (Regulation of advertising and other	11
	marketing of services) or regulations under that section	12
	(including the prosecution of offences under that section	13
	or those regulations).	14
[3]	Section 297 Application of Part to community legal centres	15
	Omit "an Australian legal practitioner" from section 297 (2) (a).	16
	Insert instead "a law practice".	17
[4]	Section 297 (2) (b)	18
	Omit "an Australian legal practitioner on behalf of another person in the	19
	course of practising as an Australian legal practitioner".	20
	Insert instead "a law practice on behalf of another person".	21
[5]	Section 309 Disclosure of costs to clients	22
	Insert ", whether a specific rate or a benchmark rate," after "(if any)" in	23
	section 309 (1) (e).	24
[6]	Section 309 (1) (i) (ii)	25
	Omit the subparagraph. Insert instead:	26
	(ii) the setting aside of a costs agreement or a	27
	provision of a costs agreement under section 328	28

				(Setting aside costs agreements or provisions of costs agreements),	1 2
[7]	Section 30	9 (1A)	and (1	В)	3
	Insert after	sectio	n 309 (1):	4
	(1A)	For t	he pur	poses of subsection (1) (e), a benchmark rate of	5
	· /	inter	est is a	rate of interest for the time being equal to or	6
				y reference to a rate of interest that is specified or	7
				from time to time by an ADI or another body or	8
		_	nsanon cly ava	, or by or under other legislation, and that is	9 10
	(1D)	•	•		
	(1B)			ons may make provision for or with respect to the	11
				mark rates of interest, and in particular for or with permitting, regulating or preventing the use of	12 13
				enchmark rates or particular kinds of benchmark	14
		rates.			15
[8]	Section 31	2 Exc	eptions	to requirement for disclosure	16
	Omit section	on 312	(1) (c).	Insert instead:	17
		(c)	if the	client or prospective client is:	18
			(i)	a law practice or an Australian legal practitioner,	19
				or	20
			(ii)	a public company, a subsidiary of a public	21
				company, a large proprietary company, a foreign	22
				company, a subsidiary of a foreign company or a registered Australian body (respectively within	23 24
				the meaning of the Corporations Act 2001 of the	25
				Commonwealth), or	26
			(iii)	a financial services licensee (within the meaning	27
				of that Act), or	28
			(iv)	a liquidator, administrator or receiver (as	29
			()	respectively referred to in that Act), or	30
			(v)	a partnership that carries on the business of	31
				providing professional services if the partnership consists of 20 or more members or if the	32 33
				partnership would be a large proprietary	34
				company (within the meaning of that Act) if it	35
				were a company, or	36

		(vi)	a proprietary company (within the meaning of that Act) formed for the purpose of carrying out a joint venture, if any shareholder of the company is a person to whom disclosure of costs	- - - - -
		(vii)	is not required, or an unincorporated group of participants in a joint venture, if any member of the group is a person to whom disclosure of costs is not required and if any other members of the group who are not such persons have indicated that they waive their	6 5 8 9
		(viii)	right to disclosure, or a Minister of the Crown in right of a jurisdiction or the Commonwealth acting in his or her capacity as such, or a government department or public authority of a jurisdiction or the Commonwealth,	11 12 13 14 15
[9]	Section 317 Effe	ect of fail	ure to disclose	17
	Insert "or a provisection 317 (2).	ision of th	ne costs agreement" after "the costs agreement" in	18 19
[10]	Section 321 Inte	erest on u	unpaid legal costs	20
			is given in the form of a lump sum bill or an in section 321 (1).	21 22
[11]	Section 321 (4)	(a)		23
	Insert instead "	prescribe	ne Supreme Court Act 1970". ed by rules under section 101 (Interest after ocedure Act 2005".	24 25 26
[12]	Section 321 (5)			27
	Insert after section	on 321 (4):	28
	form	n of a lun) applies in relation to a bill of costs given in the np sum bill even if the client afterwards requests ds given an itemised bill.	29 30 31

[13]	Section 32	23 Conditional costs agreements	1			
	Insert after	section 323 (4):	2			
	(4A)	Subsection (3) (c) (iii), (d) and (e) do not apply to a conditional costs agreement if disclosure under:	3			
		(a) section 309 (Disclosure of costs to clients), or	5			
		(b) section 310 (1) (Disclosure if another law practice is to be retained),	6			
		in relation to the agreement was not or would not be required in the circumstances referred to in section 312 (1) (c) or (d) (Exceptions to requirement for disclosure).	8 9 10			
[14]	Section 32	24 Conditional costs agreements involving uplift fees	11			
	Omit section 324 (4). Insert instead:					
	(4)	If a conditional costs agreement relates to a litigious matter, the premium must not exceed 25% of the legal costs (excluding unpaid disbursements) otherwise payable.	13 14 15			
[15]	Section 32	27 Certain costs agreements are void	16			
	Insert after	section 327 (3):	17			
	(3A)	A law practice that has entered into a costs agreement in contravention of section 324 (2)–(5) (Conditional costs agreements involving uplift fees) is not entitled to recover the whole or any part of the uplift fee and must repay any amount received in respect of the uplift fee to the person from whom it was received.	18 19 20 21 22 23			
[16]	Section 32	27 (4)	24			
	Omit "sect	ion 324". Insert instead "section 324 (1)".	25			
[17]	Section 32 agreement	28 Setting aside costs agreements or provisions of costs ts	26 27			
		a provision of a costs agreement" after "a costs agreement" r occurring in section 328 (1) and the note to the subsection.	28 29			

[18]	Section 32	8 (1A)		1
	Insert after	section	n 328 (1):	2
	(1A)	The c	costs assessor may:	3
		(a)	set aside merely a provision of the costs agreement even if the client applied for the whole agreement to be set aside, or	4 5 6
		(b)	set aside the whole costs agreement even if the client applied merely for a provision of the agreement to be set aside.	7 8 9
[19]	Section 32	8 (4)		10
	Insert "or a	provis	sion of a costs agreement" after "a costs agreement".	11
[20]	Section 32	8 (4) a	and (5)	12
	Insert "or t occurring.	he pro	vision of the agreement" after "the agreement" wherever	13 14
[21]	Section 32	8 (6)		15
	Insert "or t	he pro	vision of the costs agreement" after "agreement".	16
[22]	Section 32	8 (11)		17
	Insert after	section	n 328 (10):	18
	(11)	determent (1) or for a	division 6 (Appeals) of Division 11 applies in relation to a mination to make, or not make, an order under subsection r (4) as if references in that Subdivision to an application costs assessment were references to an application to set a costs agreement or a provision of a costs agreement.	19 20 21 22 23
[23]	Section 33 served	31 Leg	gal costs cannot be recovered unless bill has been	24 25
	Omit "A la	w prac	etice" from section 331 (1).	26
	Insert inste a law pract		abject to section 332A (Person may request itemised bill),	27 28

[24]	Section	on 33	32A	1
	Insert	after	section 332:	2
	332A	Per	son may request itemised bill	3
		(1)	Within 30 days after receiving a lump sum bill, a person may request the law practice to give them an itemised bill.	4 5
		(2)	If a person makes a request under subsection (1), the law practice must not commence any proceedings to recover those costs until at least 30 days after complying with the request.	6 7 8
		(3)	A law practice is not entitled to charge a person for the preparation of an itemised bill requested under this section.	9 10
		(4)	Section 332 (2)–(7) (Bills) apply to the giving of an itemised bill under this section.	11 12
[25]	Section	on 33	3 Notification of client's rights	13
	Omit	sectio	on 333 (a) (ii). Insert instead:	14
			(ii) the setting aside of a costs agreement or a	15
			provision of a costs agreement under section 328	16
			(Setting aside costs agreements or provisions of costs agreements),	17 18
[26]	Section	on 33	3 (2)	19
	Insert	at the	e end of the section after the note:	20
		(2)	Subsection (1) does not apply to a bill if disclosure under:	21
			(a) section 309 (Disclosure of costs to clients), or	22
			(b) section 310 (1) (Disclosure if another law practice is to	23
			be retained),	24
			in relation to the relevant costs agreement was not or would not	25
			be required in the circumstances referred to in section 312 (1)	26
			(c) or (d) (Exceptions to requirement for disclosure).	27
[27]	Section	on 35	2 Application for costs assessment by law practice giving bill	28
	Omit	"a co	sts assessor" from section 352 (1).	29
	Insert	inste	ad "the Manager Costs Assessment"	30

[28]	Section 36	1 Ass	essment of complying costs agreements	1
	Omit "cost	s, and	" from section 361 (1) (b). Insert instead "costs".	2
[29]	Section 36	1 (1) (c)	3
	Omit the pa	aragra	ph.	4
[30]	Section 36	1 (2)		5
	Omit the su	ıbsect	ion and note. Insert instead:	6
	(2)		section has effect subject to section 328 but does not limit peration of section 365.	8
		a pro	Section 328 provides for the setting aside of a costs agreement or vision of a costs agreement. Section 365 provides that a costs sor may have regard to, but not apply the terms of, a costs ement in assessing party/party costs.	9 10 11 12
[31]	Section 36	8 Cert	tificate as to determination	13
	Omit "to e 368 (1).	ach p	arty and the Manager, Costs Assessment" from section	14 15
[32]	Section 36	8 (5A)		16
	Insert after	sectio	n 368 (5):	17
	(5A)		costs assessor must forward the certificate or a copy of the ficate to:	18 19
		(a)	the Manager, Costs Assessment, and	20
		(b)	each party to the assessment, unless subsection (6) applies.	21 22
[33]	Section 36	8 (6) (a)	23
	Omit the pa	aragraj	ph. Insert instead:	24
		(a)	forward a copy of the certificate to the Manager, Costs Assessment only, and	25 26

[34]	Section 369 Recovery of costs of costs assessment	
	Insert after section 369 (2):	2
	(2A) Subject to any order of or the rules of the relevant court or tribunal, the costs assessor may determine by whom and to what extent the costs of an assessment referred to in section 364 (Assessment of costs—costs ordered by court or tribunal) are payable and include the determination in the certificate issued under this section in relation to the assessment.	
[35]	Section 369 (5)	Ģ
	Insert "and forward" after "issue".	10
[36]	Section 369 (10)	1:
	Omit "means". Insert instead "includes".	12
[37]	Section 369 (10)	13
	Insert "also" before "includes".	14
[38]	Section 373 Application by party for review of determination	1:
	Omit "the issue of" from section 373 (1).	16
[39]	Section 373 (1)	13
	Insert "has been forwarded to the parties" before "that".	18
[40]	Section 373 (1), note	19
	Insert "or a provision of the costs agreement" after "the costs agreement".	20
[41]	Section 485 Failure to obtain fidelity insurance for regulated mortgage	2
	Omit "issue" from section 485 (1). Insert instead "grant".	22

Sch	edule 4 Amendment of Chapter 4 of Legal Profession Act 2004	1 2
	(Section 3)	3
[1]	Section 508 Practitioner to be notified of complaint	4
	Insert "to" after "likely" in section 508 (3).	5
[2]	Section 508 (3) (a)–(d)	6
	Omit "to" wherever occurring at the beginning of each paragraph.	7
[3]	Section 511 Summary dismissal of complaints	8
	Omit "authority" wherever occurring in section 511 (1) (a) and (h). Insert instead "Commissioner or Council".	9 10
[4]	Section 511 (1) (f)	11
	Omit "an". Insert instead "any".	12
[5]	Section 533 Referral of matters to costs assessors	13
	Insert after section 533 (4):	14
	(5) No fee is payable under section 354 (How to make an application for costs assessment) for any such application.	15 16
[6]	Sections 537 (1) (c) and (2), 542 (1) (c), 559 (2) (b) and 571 (5) (b) (i)	17
	Omit "section 540 (Summary conclusion of complaint procedure by caution, reprimand or compensation order)" wherever occurring.	18 19
	Insert instead "section 540 (Summary conclusion of complaint procedure by caution, reprimand, compensation order or imposition of conditions)".	20 21
[7]	Section 540 Summary conclusion of complaint procedure by caution, reprimand, compensation order or imposition of conditions	22 23
	Insert after section 540 (2) (c):	24
	(d) determine that a specified condition be imposed on the practitioner's practising certificate.	25 26

[8]	Section 540 (5)	1
	Insert "or that a condition be imposed on an Australian legal practitioner's practising certificate under this section," after "this section,".	2 3
[9]	Section 540 (6)	4
	Insert after section 540 (5) after the note:	5
	(6) If the Commissioner determines that a specified condition be imposed on a practising certificate, the appropriate Council is required to impose and maintain the condition. The condition may be amended, suspended, reinstated or revoked with the concurrence of the Commissioner.	6 7 8 9 10
[10]	Section 570 Request by complainant for compensation order	11
	Omit section 570 (1). Insert instead:	12
	 A complainant may request a compensation order in respect of loss suffered by: 	13 14
	(a) the complainant, or	15
	(b) another person who is a client of the law practice to which the Australian legal practitioner concerned belongs,	16 17 18
	(or both) because of the conduct the subject of the complaint. The complainant, or other person, suffering the loss is referred to in this Part as an <i>aggrieved person</i> .	19 20 21
[11]	Section 570 (2)	22
	Omit "the complainant". Insert instead "the aggrieved person".	23
[12]	Section 571 Compensation orders	24
	Omit "complainant" from section 571 (1) and (2) wherever occurring. Insert instead "aggrieved person".	25 26
[13]	Section 572 Prerequisites to making of compensation orders	27
	Omit "complainant" from section 572 (1) (a). Insert instead "aggrieved person".	28 29

[14]	Section 572 (2)	1
	Omit "complainant". Insert instead "aggrieved person".	2
[15]	Section 573 Making of compensation orders	3
	Insert "539 or" after "section" in section 573 (3) (a) (i).	4
[16]	Section 573 (7)	5
	Insert after section 573 (6):	6
	(7) A compensation order may specify the person to whom monetary compensation is payable, whether to the aggrieved person or to another person on behalf of the aggrieved person.	7 8 9
[17]	Section 575 Other remedies not affected	10
	Omit "a complainant". Insert instead "an aggrieved person".	11
[18]	Section 575	12
	Omit "the complainant". Insert instead "the aggrieved person".	13
[19]	Section 599	14
	Insert after section 598:	15
	599 Conditions imposed under this Chapter	16
	Any requirements of Chapter 2 (General requirements for	17
	engaging in legal practice) relating to the imposition of	18
	conditions do not apply to conditions imposed under this	19
	Chapter.	20

Sch		mendment of Chapter 5 ofession Act 2004	of Legal	1 2
			(Section 3)	3
[1]	Section 615 C	ircumstances warranting externa	al intervention	4
	Omit "law prac	etice" from section 615 (d). Insert	instead "practice".	5
[2]	Section 653 R	eports by external intervener		6
	Omit "authorit	y" from section 653 (3).		7
	Insert instead "	Law Society Council"		8

Sch	edule	6	Amendment of Chapter 7 of Legal Profession Act 2004	1 2
			(Section 3)	3
[1]	Secti	on 68	88 Functions of Commissioner	4
	Omit	"issu	e" from section 688 (1) (j). Insert instead "grant".	5
[2]	Secti	on 68	9 Commissioner may require Councils to provide information	6
	Omit	"issu	e" wherever occurring in section 689 (1) (d).	7
	Insert	inste	ad "grant".	8
[3]	Section	on 68	9A	9
	Insert	after	section 689:	10
	689A	Fun	actions of Commissioner in relation to advertising offences	11
		(1)	In addition to the Commissioner's other functions, the	12
		. ,	Commissioner may institute prosecutions for an offence against	13
			section 85 (Regulation of advertising and other marketing of	14
			services) or regulations made under that section.	15
		(2)	If the Commissioner suspects on reasonable grounds that a	16
			person (whether or not an Australian lawyer) may have	17
			committed an offence against section 85 or regulations made	18
			under that section, the Commissioner or a person authorised by	19
			the Commissioner may conduct an investigation in relation to	20
			the matter.	21
		(3)	The Commissioner or authorised person has and may exercise,	22
			in relation to the matter referred to in subsection (2), the same	23
			powers as an investigator has under Chapter 6 (Provisions	24
			relating to investigations) in relation to a matter that is the	25
			subject of a complaint under Chapter 4 (Complaints and	26
			discipline).	27
		(4)	Accordingly, the provisions of Chapter 6 apply in relation to	28
			the matter referred to in subsection (2), and so apply with any	29
			necessary modifications and as if a reference to an Australian	30
			lawyer included a reference to a lay person.	31

	(5)		section does not limit any powers that may be exercised from this section by the Commissioner or by any other on.	2
[4]	Section 69	6 Fun	ctions of Bar Council	2
		ad ", t	ficer of the Bar Council" from section 696 (2). o an officer of the Bar Council or to an employee of the	6
[5]	Section 69	6 (3) (a)	8
	Omit the pa	aragraj	oh. Insert instead:	Ģ
		(a)	a person to whom Chapter 4 (Complaints and discipline) applies, other than an Australian legal practitioner who is, or was at the relevant time, a solicitor, or	10 11 12 13
[6]	Section 69	6 (4)		14
	Insert after	section	n 696 (3):	15
	(4)	Coun	out limiting any other provision of this section, the Bar acil may investigate and bring proceedings for a breach of 2.2 by any person, including a lay person.	16 17 18
[7]	Section 69	9 Fun	ctions of Law Society Council	19
		ad ", to	ficer of the Law Society Council" from section 699 (3). o an officer of the Law Society Council or to an employee ty".	20 21 22
[8]	Section 69	9 (4) (a)	23
	Omit the pa	aragrap	oh. Insert instead:	24
		(a)	a person to whom Chapter 4 (Complaints and discipline) applies, other than an Australian legal practitioner who is, or was at the relevant time, entitled to engage in legal practice only as or in the manner of a barrister, or	25 26 27 28

[9]	Section 699 (5)	1
	Insert after section 699 (4):	2
	(5) Without limiting any other provision of this section, the Law Society Council may investigate and bring proceedings for a breach of Part 2.2 by any person, including a lay person.	3 4 5
[10]	Section 701 Purpose	6
	Omit "locally registered foreign lawyers". Insert instead "Australian-registered foreign lawyers".	7
[11]	Section 702 Rules for barristers	9
	Omit "practice" from section 702 (1). Insert instead "engaging in legal practice".	10 11
[12]	Section 702 (2)	12
	Omit the subsection. Insert instead:	13
	(2) The Bar Council may make rules for or with respect to engaging in legal practice as an Australian-registered foreign lawyer who engages in legal practice only as or in the manner of a barrister.	14 15 16 17
[13]	Section 703 Rules for solicitors	18
	Omit "practice" from section 703 (1). Insert instead "engaging in legal practice".	19 20
[14]	Section 703 (2)	21
	Omit the subsection. Insert instead:	22
	(2) The Law Society Council may make rules for or with respect to engaging in legal practice as an Australian-registered foreign lawyer who engages in legal practice as or in the manner of a solicitor.	23 24 25 26

[15]	Section 706 Subject-matter of legal profession rules	1
	Omit "locally registered foreign lawyers" from section 706 (1).	2
	Insert instead "Australian-registered foreign lawyers".	3
[16]	Section 711 Binding nature of legal profession rules	4
[16]	Section 711 Binding nature of legal profession rules Omit "locally registered foreign lawyers" from section 711 (1).	4 5

Schedule /		? 7	Profession Act 2004	1
			(Section 3)	3
[1]	Secti	on 72	21 Disclosure of information by local regulatory authorities	4
	Insert	after	section 721 (2):	5
		(2A)	The regulations may authorise a local regulatory authority to disclose information to a person or body prescribed, or of a class prescribed, by the regulations relating to or arising under this Act or a corresponding law, subject to any limitations or restrictions specified in the regulations.	6 7 8 9
[2]	Section	on 72	2 A	11
	Insert	after	section 722:	12
	722A	Pro	tection of applications for referral for pro bono legal services	13
		(1)	A protected person is not required to divulge or produce to any person, court or tribunal (whether in response to a subpoena or otherwise) any information or document received by a protected person in connection with an application made by or on behalf of a person for a referral for the provision of legal services on a pro bono basis.	14 15 16 17 18
		(2)	This section has effect despite section 730A (Duty to report suspected offences).	20 21
		(3)	In this section:	22
			protected person means:	23
			(a) the Bar Association or Law Society, or	24
			(b) a Council or a member of a Council, or	25
			(c) a committee or member of a committee of the Bar Association, Law Society or a Council, or	26 27
			(d) an Australian legal practitioner to whom a person or body mentioned in a preceding paragraph of this definition gives any information or document referred to in subsection (1) for the purpose of advising such a person or body on the application, or	28 29 30 31 32

		(e)	an employee or agent of, or a person acting at the direction of, a person or body mentioned in a preceding paragraph of this definition.	1 2 3
[3]	Section 73	0A Du	ty to report suspected offences	4
	Insert after	section	n 730A (3):	5
	(4)	This	section does not apply to:	6
		(a)	offences against this Act or the <i>Legal Profession Act</i> 1987 or the regulations under either Act, or	7 8
		(b)	offences specified, or of a class or description specified, by the regulations for the purposes of this section.	9 10
[4]	Section 73	8 Reg	ulations	11
	Insert ", unl	ess an	other maximum penalty is authorised by another provision	12
			ncluded in relation to the offence concerned" after "units"	13
	in section 7	$^{1}38(3)$		14

Sch	edule	8		endment of Schedule 9 to Legal fession Act 2004	1 2
				(Section 3)	3
[1]	Sched	dule 9	9 Savi	ings, transitional and other provisions	4
	Insert	at the	e end	of clause 1 (1):	5
			Lega	al Profession Amendment Act 2006	6
[2]	Sche	dule 9	9, clau	use 13 Multi-disciplinary partnerships	7
	from Insert	clause inst	e 13 (1 ead "	37 (Notice of intention to start providing legal services)" 1). section 167 (Notice of intention to start practice in y partnership)".	8 9 10 11
[3]		•	. •	use 17A	12
	Insert	after	clause	e 17:	13
	17A	Pro	ceedir	ngs before Tribunal instituted on or after 1 October 2005	14
		(1)	1 Ocr	eedings before the Tribunal that were instituted on or after tober 2005 but before the commencement of this clause in ect of a complaint about conduct occurring before tober 2005 are to be dealt with in accordance with:	15 16 17 18
			(a)	this Act (including clauses 16 and 17 of this Schedule), and	19 20
			(b)	the Administrative Decisions Tribunal Act 1997 (as in force on or after 1 October 2005),	21 22
				pt in so far as a direction of the President of the Tribunal or this clause otherwise provides.	23 24
		(2)		President of the Tribunal may direct that the proceedings ealt with in accordance with:	25 26
			(a)	the old Act, or	27
			(b)	the old Act and this Act as regards different aspects of	28 29

Schedule 8 Amendment of Schedule 9 to Legal Profession Act 2004

(3)	The President of the Tribunal may, for the purposes of this clause, direct that the Tribunal be constituted as determined by	1
	the President or the Divisional Head of the Legal Services	2
	Division, being a determination that is consistent with	J
	requirements for the constitution of the Division under the	4
	Administrative Decisions Tribunal Act 1997 at or at any time	3
	before the commencement of this clause.	6 7
(4)	The President of the Tribunal may give any such direction at any stage of the proceedings.	8
(5)	Any decisions of the Tribunal or directions of the President of the Tribunal that:	10 11
	(a) were made or given before the commencement of this clause, and	12 13
	(b) would have been valid had the Legal Profession	14
	Amendment Act 2006 (which inserted this clause and	15
	omitted clause 41 (2) (Pending proceedings) of	16
	Schedule 5 (Savings and transitional provisions) to the	17
	Administrative Decisions Tribunal Act 1997) been in	18
	force at the relevant time,	19
	are taken to have been validly made or given.	20
	Note. The purpose of clause 17A is to provide for determining how	21
	disciplinary proceedings commenced in the Tribunal on or after 1 October 2005 but before the commencement of the clause are to be dealt with.	22 23
	Clauses 16 and 17 in effect provide that those proceedings are to be dealt	24
	with substantially in accordance with this Act. However, clause 41 (2) of	25
	Schedule 5 to the Administrative Decisions Tribunal Act 1997 in effect	26
	provided that those proceedings are to be initiated and dealt with in accordance with the <i>Legal Profession Act 1987</i> and in accordance with the	27 28
	Administrative Decisions Tribunal Act 1997 as in force before the	29
	commencement of clause 41. Clause 41 (2) was repealed by the Legal	30
	Profession Amendment Act 2006.	31
	Clause 17A provides that the proceedings are to be dealt with in	32
	accordance with this Act and the <i>Administrative Decisions Tribunal Act</i> 1997 as currently in force, subject to any directions that the President is	33 34
	authorised to give under the clause.	35
Schedule 9), clauses 22 and 22A	36
Omit clause	e 22. Insert instead:	37
22 Pen	ding appeals or reviews	38
(1)	An appeal or review that was pending under or in relation to	39
	any matter under the old Act immediately before 1 October	40

[4]

	2005 is to be dealt with as if this Act had not been enacted, except in so far as a direction of the Supreme Court or the President of the Tribunal, as the case requires, under this clause otherwise provides.	1 2 3 4
(2)	The Supreme Court or the President of the Tribunal, as the case requires, may direct that the appeal or review proceedings be dealt with in accordance with the provisions of:	5 6 7
	(a) this Act, or	8
	(b) the old Act and this Act as regards different aspects of the proceedings, as indicated in the direction.	9 10
	Those provisions apply accordingly, and so apply with any necessary adaptations.	11 12
(3)	The President of the Tribunal may, for the purposes of this clause, direct that the Tribunal be constituted as determined by the President or the Divisional Head of the Legal Services Division, being a determination that is consistent with requirements for the constitution of the Division under the <i>Administrative Decisions Tribunal Act 1997</i> at or at any time before the commencement of this clause.	13 14 15 16 17 18
(4)	The Supreme Court or the President of the Tribunal, as the case requires, may give any such direction at any stage of the proceedings.	20 21 22
(5)	The Supreme Court or the Tribunal, as the case requires, may make orders declaring how the decision on the appeal or review is to have effect in relation to the provisions of this Act.	23 24 25
(6)	Any decisions of the Supreme Court or the Tribunal or directions of the Supreme Court or the President of the Tribunal that:	26 27 28
	(a) were made or given before the commencement of this clause, and	29 30
	(b) would have been valid had the <i>Legal Profession</i> Amendment Act 2006 (which substituted this clause) been in force at the relevant time,	31 32 33
	are taken to have been validly made or given.	34

Schedule 8 Amendment of Schedule 9 to Legal Profession Act 2004

22A	Nev	v appeals or reviews about old matters	1
	(1)	appeal or review made or applied for on or after 1 October	2 3
		2005 if the appeal or review could have been made or applied for had this Act not been enacted.	4 5
	(2)		6
		provisions of either the old Act or this Act (even if the matter	7
		could not otherwise be the subject of appeal or review under this Act if the matter had arisen on or after 1 October 2005).	8
	(3)	The appeal or review may be dealt with under this Act (even if	10
		the matter could not otherwise be the subject of appeal or	11
		review under this Act if the matter had arisen after 1 October	12
		2005), except in so far as a direction of the Supreme Court or	13
		the President of the Tribunal, as the case requires, under this	14
		clause otherwise provides.	15
	(4)	The Supreme Court or the President of the Tribunal, as the case	16
		requires, may direct that the appeal or review proceedings be	17
		dealt with in accordance with the provisions of:	18
		(a) the old Act, or	19
		(b) the old Act and this Act as regards different aspects of the proceedings, as indicated in the direction.	20 21
		Those provisions apply accordingly, and so apply with any	22
		necessary adaptations.	23
	(5)	The President of the Tribunal may, for the purposes of this	24
		clause, direct that the Tribunal be constituted as determined by	25
		the President or the Divisional Head of the Legal Services	26
		Division, being a determination that is consistent with	27 28
		requirements for the constitution of the Division under the <i>Administrative Decisions Tribunal Act 1997</i> at or at any time	28 29
		before the commencement of this clause.	30
	(6)	The President may give any such direction at any stage of the	31
		proceedings.	32
	(7)	The Supreme Court or the Tribunal, as the case requires, may	33
		make orders declaring how the decision on the appeal or review	34
		is to have effect in relation to the provisions of this Act.	35

		(8)	Any decisions of the Supreme Court or the Tribunal or directions of the Supreme Court or the President of the Tribunal that:	1 2 3
			(a) were made or given before the commencement of this clause, and	4 5
			(b) would have been valid had the <i>Legal Profession</i> Amendment Act 2006 (which inserted this clause) been in force at the relevant time,	6 7 8
			are taken to have been validly made or given.	9
[5]	Sche	dule 9	9, clauses 28–30	10
	Insert	after	clause 27:	11
	28	Exis	sting solicitor corporations	12
		(1)	This clause applies to a solicitor corporation that was formed under Division 1 of Part 10A of the old Act and that was in existence immediately before the repeal of that Part by the Legal Profession Amendment (Incorporated Legal Practices) Act 2000.	13 14 15 16
		(2)	Any such solicitor corporation in existence immediately before 1 October 2005 is taken for all purposes to have continued in existence on and from that date, and Part 10A of the old Act continues to apply to the solicitor corporation (despite its repeal), until:	18 19 20 21 22
			(a) the registration of the corporation as a company under the <i>Corporations Act 2001</i> of the Commonwealth, or	23 24
			(b) the winding up of the corporation in accordance with that Part or with the regulations made under this Schedule.	25 26 27
		(3)	Any such regulations may apply provisions of the <i>Corporations Act 2001</i> of the Commonwealth or any other Act, with or without modification.	28 29 30
		(4)	Solicitor corporations are taken to be, and to have been on and after 1 October 2005, law practices within the meaning of this Act. The regulations may modify the operation of this Act in relation to solicitor corporations.	31 32 33 34

Schedule 8 Amendment of Schedule 9 to Legal Profession Act 2004

	(5)	the C	transfer, in accordance with the <i>Corporations Act 2001</i> of Commonwealth, of the incorporation of any such solicitor oration to incorporation under that Act is authorised.	1 2 3
29	Soli	citor o	corporation becoming company	4
	(1)	Com	clause applies to a corporation that is registered as a pany under the <i>Corporations Act 2001</i> of the monwealth and that immediately before its registration as a company was a solicitor corporation to which clause 28 ied.	5 6 7 8 9
	(2)	The	corporation:	10
		(a)	ceases to be a solicitor corporation when it is registered as a company under the <i>Corporations Act 2001</i> of the Commonwealth, and	11 12 13
		(b)	becomes an incorporated legal practice (subject to and in accordance with section 134 of this Act and any other relevant provisions of Part 2.6 of this Act).	14 15 16
	(3)	Part	10A of the old Act ceases to apply to the corporation.	17
	(4)	with	corporation must, within the period of 7 days commencing the day on which the corporation becomes registered as a pany, give:	18 19 20
		(a)	the Law Society Council, and	21
		(b)	the Commissioner for Fair Trading in the Department of Commerce or (if that position does not exist) the Director-General of the Department of Commerce,	22 23 24
		a wri	itten notice of that fact.	25
		Maxi	imum penalty: 50 penalty units.	26
	(5)	appli the r	ions 137 and 138 do not apply, and are taken not to have ied, to the corporation if it gives the Law Society Council notice referred to in subclause (4) within the required od and in the approved form.	27 28 29 30
30	Cos	ts in o	criminal matters	31
	(1)	costs	on 353 (3) (Application for assessment of party/party does not affect, and is taken never to have affected, rules our, or the power to make rules of court, under section 253	32 33 34

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		(Court may order payment of costs) of the <i>Criminal Procedure Act 1986</i> in connection with criminal proceedings in any court.	2
	(2)	The Land and Environment Court Rules (Amendment No 16) 2005 (the amending Rules) are taken to have been validly made.	3
	(3)	References in Division 3 of Part 16 of the <i>Land and Environment Court Rules 1996</i> as inserted by the amending Rules to provisions of the old Act are taken to include references to the corresponding provisions of this Act.	8
31		alifications of members of Medical Board and Mental Health	10 11
		Despite clause 26, an amendment made by Schedule 9.11 or 9.12 [1], [2] or [5] to the <i>Legal Profession Amendment Act</i> 2006 is taken to have effect on and from the commencement day.	12 13 14 13

Page 33

Schedule 9 Amendment of other Acts

Sch	edule 9 Amendment of other Acts		1
		(Section 4)	2
9.1	Aboriginal Land Rights Act 1983 No 42		3
	Section 179 Constitution of Pecuniary Interest Tribunal		4
	Omit "a barrister or solicitor" from section 179 (1). Insert instead "an Australian legal practitioner".		5 6
9.2	Administrative Decisions Tribunal Act 1997 No 76		7
	Schedule 5 Savings and transitional provisions		8
	Omit clause 41 (2).		9
9.3	Architects Act 2003 No 89		10
	Sections 45 (3) and 60 (2) (d)		11
	Omit "a legal practitioner" wherever occurring. Insert instead "an Australian legal practitioner".		12 13
9.4	Casino Control Act 1992 No 15		14
	Sections 23 (7), 59 (7), 135 (2) (b) and 143A (1) (b)		15
	Omit "a legal practitioner" wherever occurring. Insert instead "an Australian lawyer".		16 17

Amendment of other Acts

Schedule 9

9.5	Chiropractors Act 2001 No 15	1
[1]	Section 87 Membership of the Board	2
	Omit "legal practitioner" from section 87 (2) (f). Insert instead "Australian lawyer".	3
[2]	Section 100 Chairperson and Deputy Chairpersons of the Tribunal	5
	Omit "a legal practitioner" from section 100 (1). Insert instead "an Australian lawyer".	6
[3]	Section 100 (1)	8
	Omit "legal practitioners". Insert instead "Australian lawyers".	9
9.6	Health Services Act 1997 No 154	10
	Section 108 Constitution of Committee of Review	11
	Omit "a legal practitioner" from section 108 (2) (a).	12
	Insert instead "an Australian lawyer".	13
9.7	Judicial Officers Act 1986 No 100	14
	Section 5 The Commission	15
	Omit "a legal practitioner" from section 5 (5) (a).	16
	Insert instead "an Australian legal practitioner".	17

Schedule 9 Amendment of other Acts

9.8	Law and Justice Foundation Act 2000 No 97	1
	Schedule 1 Constitution and procedure of Board	2
	Omit "a legal practitioner" wherever occurring in clause 2 (2) (c) and (d)	3
	and (4). Insert instead "an Australian legal practitioner".	4 5
	insert instead an Austranan legal practitioner.	3
9.9	Law Reform Commission Act 1967 No 39	6
	Section 3 Constitution of the Commission	7
	Omit "a lawyer" from section 3 (3) (b).	8
	Insert instead "an Australian legal practitioner".	9
9.10	Local Government Act 1993 No 30	10
	Section 488 Constitution of Pecuniary Interest and Disciplinary Tribunal	11 12
	Omit "a barrister or solicitor" from section 488 (1).	13
	Insert instead "an Australian lawyer".	14
9.11	Medical Practice Act 1992 No 94	15
	Section 130 Membership	16
	Omit "a barrister or solicitor" from section 130 (2) (b).	17
	Insert instead "an Australian lawyer".	18

9.12	Mental Health Act 1990 No 9	1
[1]	Section 253 Additional provisions relating to members	2
	Omit "barristers and solicitors" from section 253 (1) (a). Insert instead "Australian lawyers".	3 4
[2]	Section 264 Composition of the Tribunal generally	5
	Omit "a barrister or solicitor" from 264 (a). Insert instead "an Australian lawyer".	6 7
[3]	Section 264 (c)	8
	Omit "a barrister, solicitor". Insert instead "an Australian lawyer".	9
[4]	Section 265 Composition of the Tribunal for dealing with forensic patients	10 11
	Omit "a psychiatrist or a barrister or solicitor" from section 265 (c). Insert instead "an Australian lawyer or a psychiatrist".	12 13
[5]	Section 270 Chairperson and votes of members	14
	Omit "a barrister or solicitor, as the case may be," from section 270 (a). Insert instead "an Australian lawyer".	15 16
[6]	Schedule 4, clause 1 (2) (a) and Schedule 6, clause 1 (1)	17
	Omit "a legal practitioner" wherever occurring. Insert instead "an Australian lawyer".	18 19
[7]	Schedule 6 Provisions relating to members of the Tribunal	20
	Omit "a barrister or a solicitor" from clause 1 (2). Insert instead "an Australian legal practitioner".	21 22

Schedule 10 Amendment of Legal Profession Regulation 2005

Sch	edule	10	Amendment of Legal Profession Regulation 2005	1 2
			(Section 5)	3
[1]	Claus	e 24	Restriction on advertising personal injury services	4
			penalty units" from clause 24 (1). ad "200 penalty units".	5
[2]	Claus	e 34	Restrictions on personal injury advertisements	7
			penalty units" wherever occurring. ad "200 penalty units".	8
[3]	Claus	e 110)A	10
	Omit	the cl	ause. Insert instead:	11
	110A	Inte	rest on unpaid legal costs—section 321 (4) (b) of the Act	12
		(1)	This clause is made for the purposes of section 321 (4) (b) of the Act and prescribes the rate of interest in excess of which a law practice may not charge interest under section 321 of the Act or under a costs agreement.	13 14 15 16
		(2)	The rate for the period commencing with 1 October 2005 and ending immediately before the date of commencement of subclause (3) is 9%.	17 18 19
		(3)	The rate for the period commencing with the date of commencement of this subclause is the rate that is equal to the Cash Rate Target as at the relevant date, increased by 2 percentage points.	20 21 22 23

Amendment of Legal Profession Regulation 2005

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(4)	In this clause:	
	Cash Rate Target means the percentage (or maximum	2
	percentage) specified by the Reserve Bank of Australia as the	3
	Cash Rate Target.	4
	relevant date means the date the bill was issued by the law	5
	practice concerned.	6

Page 39