

New South Wales

Statute Law (Miscellaneous Provisions) Bill 2003

Explanatory note

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

Overview of Bill

The objects of this Bill are:

- (a) to make minor amendments to various Acts (Schedule 1), and
- (b) to amend certain other Acts and instruments for the purpose of effecting statute law revision (Schedule 2), and
- (c) to repeal certain Acts and provisions of Acts and certain statutory rules (Schedule 3), and
- (d) to make other provisions of a consequential or ancillary nature (Schedule 4).

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.

Clauses 3–5 are machinery provisions that give effect to the Schedules to the proposed Act containing amendments, repeals, and savings, transitional and other provisions.

Clause 6 makes it clear that the explanatory notes contained in the Schedules do not form part of the proposed Act.

Schedule 1 Minor amendments

Schedule 1 makes amendments to the following Acts:

Anzac Memorial (Building) Act 1923 No 27

Apprenticeship and Traineeship Act 2001 No 80

Art Gallery of New South Wales Act 1980 No 65

Australian Museum Trust Act 1975 No 95

Banana Industry Act 1987 No 66

Children and Young Persons (Care and Protection) Act 1998 No 157

Chiropractors Act 2001 No 15

Community Services (Complaints, Reviews and Monitoring) Act 1993 No 2

Crimes (Local Courts Appeal and Review) Act 2001 No 120

Criminal Procedure Act 1986 No 209

Dental Practice Act 2001 No 64

Discharged Servicemen's Badges Act 1964 No 49

Environmental Planning and Assessment Act 1979 No 203

Film and Television Office Act 1988 No 18

Fisheries Management Act 1994 No 38

Health Administration Act 1982 No 135

Health Professionals (Special Events Exemption) Act 1997 No 90

Historic Houses Act 1980 No 94

Home Building Act 1989 No 147

Hunter Water Act 1991 No 53

Judges' Pensions Act 1953 No 41

Justices Legislation Repeal and Amendment Act 2001 No 121

Law and Justice Foundation Act 2000 No 97

Library Act 1939 No 40

Licensing and Registration (Uniform Procedures) Act 2002 No 28

Local Courts Act 1982 No 164

Local Government Act 1993 No 30

Meat Industry Act 1978 No 54

Medical Practice Act 1992 No 94

Mental Health Act 1990 No 9

Museum of Applied Arts and Sciences Act 1945 No 31

National Parks and Wildlife Act 1974 No 80

Nurses Act 1991 No 9

Ombudsman Act 1974 No 68

Optometrists Act 2002 No 30

Osteopaths Act 2001 No 16

Pawnbrokers and Second-hand Dealers Act 1996 No 13

Physiotherapists Act 2001 No 67

Property, Stock and Business Agents Act 2002 No 66

Protected Disclosures Act 1994 No 92

Psychologists Act 2001 No 69

Public Finance and Audit Act 1983 No 152

Real Property Act 1900 No 25

Shops and Industries Act 1962 No 43

State Records Act 1998 No 17

Stock (Chemical Residues) Act 1975 No 26

Strata Schemes (Freehold Development) Act 1973 No 68

Strata Schemes (Leasehold Development) Act 1986 No 219

Strata Schemes Management Act 1996 No 138

Sydney Opera House Trust Act 1961 No 9

Sydney Water Act 1994 No 88

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

Schedule 2 Amendments by way of statute law revision

Schedule 2 amends certain Acts and instruments for the purpose of effecting statute law revision. A number of other amendments are made relating to formal drafting matters and minor corrections.

The amendments to each Act and instrument are explained in detail in the explanatory note relating to the Act or instrument concerned set out in Schedule 2.

Schedule 3 Repeals

Schedule 3 repeals a number of Acts and provisions of Acts. The Schedule repeals amending Acts enacted in 2002 or earlier that contain no substantive provisions that need to be retained.

In each case, the Acts that were amended by the Acts or provisions being repealed are up-to-date on the Legislation Database maintained by the Parliamentary Counsel's Office and are available electronically.

The Schedule also repeals Acts that are no longer of practical utility, certain uncommenced provisions of Acts and certain statutory rules.

Schedule 4 General savings, transitional and other provisions

Schedule 4 contains savings, transitional and other provisions of a more general effect than those set out in Schedule 1.

The purpose of each provision is explained in detail in the explanatory note relating to the provision concerned set out in Schedule 4.



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New South Wales

Statute Law (Miscellaneous Provisions) Bill 2003

No , 2003

A Bill for

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

The	Legis	lature of New South Wales enacts:	1
1	Nam	e of Act	2
		This Act is the Statute Law (Miscellaneous Provisions) Act 2003.	3
2	Con	nmencement	4
	(1)	This Act commences on the date of assent, except as provided by this section.	5 6
	(2)	The amendments made by Schedules 1 and 2 commence on the day or days specified in those Schedules in relation to the amendments concerned. If a commencement day is not specified, the amendments commence on the date of assent.	7 8 9 10
3	Ame	endments	11
		The Acts and instruments specified in Schedules 1 and 2 are amended as set out in those Schedules.	12 13
4	Rep	eals	14
		Each Act and statutory rule specified in Schedule 3 is, to the extent indicated in that Schedule, repealed.	15 16
5	Gen	eral savings, transitional and other provisions	17
		Schedule 4 has effect.	18
6	Ехр	anatory notes	19
		The matter appearing under the heading "Explanatory note" in any of the Schedules does not form part of this Act.	20 21

Sch	edule 1	Minor amendments (Section 3)	1 2
1.1	Anzac Me	emorial (Building) Act 1923 No 27	3
[1]	Section 3	Trustees	4
		e president of The Limbless Soldiers' Association of NSW m section 3 (1).	5 6
[2]	Section 8	Use of memorial building	7
	8 (3). Explanatory The propose	Limbless Soldiers' Association of NSW (Inc.)," from section note and amendments omit from the <i>Anzac Memorial (Building) Act</i> 1923 of an association that has been wound up.	8 9 10 11 12
1.2	Apprentic	ceship and Traineeship Act 2001 No 80	13
[1]	Section 15 matters	5 Duties of employers to notify Commissioner of certain	14 15
	Omit "or tr	ainee" from section 15 (1) (f).	16
[2]	Section 18	B Extension of probationary period	17
	Insert at the	e end of the section:	18
	(2)	As soon as practicable after an application is determined, the Commissioner must notify both the employer and the apprentice or trainee concerned of the determination.	19 20 21
[3]	Section 20	Transfer of apprenticeships and traineeships	22
	Insert after	section 20 (6):	23
	(6A)	As soon as practicable after an application is determined, the Commissioner must give notification of the determination to the following:	24 25 26
		(a) the prospective employer,	27
		(b) the apprentice or trainee concerned,(c) the apprentice's or trainee's existing employer.	28 29

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[4]	Section 2	21 Variation of training contracts and training plans	1
	Insert afte	er section 21 (6):	2
	(6A)	As soon as practicable after an application is determined, the Commissioner must give notification of the determination to the following:	3 4 5
		(a) the employer,	6
		(b) the apprentice or trainee concerned,	7
		(c) in the case of an application to vary a training plan—the relevant registered training organisation.	8 9
[5]	Schedule	e 4 Savings, transitional and other provisions	10
	Insert afte	er clause 25:	11
	Part 3	Provision consequent on enactment of Statute Law (Miscellaneous Provisions) Act 2003	12 13 14
	26 Not	ification of determinations	15
		Sections 18 (2), 20 (6A) and 21 (6A), as inserted by the <i>Statute Law (Miscellaneous Provisions) Act 2003</i> , extend to an application made, but not finally determined, under the section concerned before its amendment by that Act.	16 17 18 19
	Explanator	y note	20
		he proposed amendments omits unnecessary words.	21
	Training to r	If of the proposed amendments require the Commissioner for Vocational notify applicants and other interested parties of the outcome of the following made under the Apprenticeship and Traineeship Act 2001 (the Act):	22 23 24
	(a) appli perio	ications for the extension of an apprentice's or trainee's probationary od,	25 26
		ications for approval to the transfer of an apprenticeship or traineeship,	27
	(c) appli Act.	ications for the variation of a training contract or a training plan under the	28 29
	Item [5] of tl	he proposed amendments inserts a transitional provision.	30

Schedule 1

1.3	Art Gallery of New South Wales Act 1980 No 65	1
[1]	Schedule 1 Provisions relating to trustees and procedure of the Trust	2
	Insert after clause 4 (4):	4
	(4A) For the purposes of subclause (3) only, an appointment under subclause (4) does not constitute (and is taken never to have constituted) an appointment for a term of office.	5 6 7
[2]	Schedule 1, clause 4 (5)	8
	Omit the subclause.	9
[3]	Schedule 1, clause 7	10
	Omit clause 7 (d). Insert instead:	11
	(d) becomes a mentally incapacitated person,	12
	Explanatory note	13
	"Term" of office of a trustee	14
	Clause 4 (4) of Schedule 1 to the <i>Art Gallery of New South Wales Act 1980</i> (<i>the Act</i>) allows a person to be appointed as a trustee of the Art Gallery of New South Wales Trust (<i>the Trust</i>) to replace a trustee whose office has become vacant otherwise than by expiration of the term of that trustee's office. The new trustee holds office for the balance of his or her predecessor's term.	15 16 17 18 19
	Trustees are eligible for re-appointment on expiration of their terms of office. However, clause 4 (3) prevents a trustee from holding office for four consecutive terms.	20 21
	Item [1] of the proposed amendments amends clause 4 so as to provide that an appointment for the balance of the term of a trustee's predecessor (during which time the trustee holds office in place of that predecessor) is taken not to be an appointment for a term of office of the trustee concerned (but only for the purposes of calculating the trustee's consecutive terms of office).	22 23 24 25 26
	Similar amendments are proposed to be made, elsewhere in this Schedule, to other legislation within the Arts portfolio.	27 28
	Commencement of term of office	29
	Clause 4 (5) of Schedule 1 to the Act provides that the appointment of a trustee, other than a trustee appointed under clause 4 (4) as referred to above (that is, a trustee appointed to fill a casual vacancy), takes effect on 1 January of the year following the year in which the appointment is made. Clause 4 (5) was intended to assist an orderly turnover or re-appointment of trustees at the same time each year, and so trustees are usually appointed for a term that expires on 31 December in their final year of office.	30 31 32 33 34 35
	However, if a nominee declines appointment or re-appointment late in the year and another nominee is not appointed until (say) 3 January, that appointment will not take effect until 1 January in the year following. Consequently, the Trust will be one trustee short for the best part of a year, which could give rise to various difficulties (such as forming a quorum for meetings, since the Act provides that a specified number of trustees, and not a majority of the trustees for the time being, constitutes a quorum).	36 37 38 39 40 41

	(5). It will sti term of office Similar amer the other lec clause 4 (5). Statute law		1 2 3 4 5 6 7 8
1.4	Australia	n Museum Trust Act 1975 No 95	9
[1]	Schedule	1 Composition and procedure of the Trust	10
	Insert after	clause 3 (3):	11
	(3A)	For the purposes of subclause (2) only, an appointment under subclause (3) does not constitute (and is taken never to have constituted) an appointment for a term of office.	12 13 14
[2]	Schedule	1, clause 3 (4)	15
	Omit the s	ubclause.	16
[3]	Schedule	1, clause 7	17
	Omit claus	se 7 (d). Insert instead:	18
		(d) becomes a mentally incapacitated person,	19
	Explanatory		20
		ffice of a trustee	21
	Item [1] of proposed to	the proposed amendments makes an amendment equivalent to that be made by item [1] of the proposed amendments to the <i>Art Gallery of New is Act 1980</i> elsewhere in this Schedule.	22 23 24
	Commence	ment of term of office	25
	proposed to	the proposed amendments makes an amendment equivalent to that be made by item [2] of the proposed amendments to the <i>Art Gallery of New s Act 1980</i> elsewhere in this Schedule.	26 27 28
	Statute law	revision	29
	Item [3] of th	e proposed amendments updates outdated terminology.	30
1.5	Banana I	ndustry Act 1987 No 66	31
	Schedule	1 Provisions relating to the members of the Committee	32
	Insert after	clause 1 (2):	33
	(2A)	For the purposes only of ensuring that there are at all times the requisite number of regional members on the Committee, the Minister may, at any time, by written notice given to a	34 35 36

	regional member, extend or reduce the period of the member's term of office.	1 2
	Explanatory note	3
	Currently, there are 6 regional members of the Banana Industry Committee (<i>the Committee</i>) constituted by the <i>Banana Industry Act 1987</i> (<i>the Act</i>). Regional members are elected to the Committee and, under clause 1 of Schedule 1 to the Act, hold office (subject to the Act) for a period of 3 years commencing on the date of their election.	4 5 6 7 8
	Elections for 2 of the 6 regional members are usually held on 29 September in each year. However, if an election is held late (for example, on 29 October), there will be a period during which the Committee will be short of 2 regional members.	9 10 11
	The proposed amendment permits the Minister, for the purpose only of rectifying such a situation, to extend or reduce a regional member's term of office.	12 13
1.6	Children and Young Persons (Care and Protection) Act 1998 No 157	14 15
[1]	Section 3 Definitions	16
	Omit the last sentence of the Note to the definition of <i>care plan</i> .	17
[2]	Section 13 Aboriginal and Torres Strait Islander Child and Young Person Placement Principles	18 19
	Omit "welfare" from section 13 (1) (d) (ii).	20
[3]	Sections 208 (3), 209 (b) and 220 (o)	21
	Omit "Minister" wherever occurring. Insert instead "Director-General".	22
[4]	Section 220 Regulations	23
	Omit "Minister's" from section 220 (n).	24
	Insert instead "Director-General's".	25 26
	Commencement	27
	Items [3] and [4] of the amendments to the <i>Children and Young Persons (Care and Protection) Act 1998</i> commence (or are taken to have commenced) on the commencement of Chapter 12 of that Act.	28 29
	Explanatory note	30
	Item [1] of the proposed amendments omits from a Note in the text of the <i>Children</i> and <i>Young Persons</i> (<i>Care and Protection</i>) <i>Act 1998</i> (<i>the Act</i>) a sentence that contains an inaccuracy and is, in any case, unnecessary.	31 32 33
	Section 13 (1) (d) (ii) of the Act requires the Director-General of the Department of Community Services (<i>the Director-General</i>), before placing in out-of-home care an Aboriginal or Torres Strait Islander child or young person who needs to be so placed, to consult (in certain circumstances) with "such Aboriginal or Torres Strait Islander welfare organisations as are appropriate to the child or young person". Item [2] of the	34 35 36 37 38

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scope of Aboriginal and Torres Strait Islander organisations with which the Director-General may consult. Chapter 12 (sections 199-220) of the Act deals with children's services, which are

proposed amendments omits the word "welfare" from that provision so as to widen the

required to be licensed. Applications for licences, the granting or refusal of licences, the revocation of licences and the substitution of licensees on the death of a licensee are dealt with by the Director-General (see sections 206, 207, 211 and 212 of the Act). However, some provisions of Chapter 12 (for example, section 209, which deals with conditions to which licences are subject) incorrectly refer to the Minister, rather than the Director-General. Items [3] and [4] of the proposed amendments correct those incorrect references.

1.7 Chiropractors Act 2001 No 15

[1] **Section 111 Conduct of proceedings**

Omit section 111 (5). Insert instead:

Schedule 5 has effect with respect to the conduct of any inquiry and the hearing of any appeal by the Tribunal.

[2] Schedule 1 Registration procedures

Omit "President" from clause 11. Insert instead "Registrar".

Explanatory note

Clarification

Item [1] of the proposed amendments recasts a provision of the Chiropractors Act 2001 (the Act) so as to clarify its meaning. Similar amendments to other legislation dealing with health professionals are proposed to be made elsewhere in this Schedule.

Eligibility inquiries

Schedule 1 to the Act deals with the procedures for registration of a person as a chiropractor. Part 3 of that Schedule permits the Chiropractors Registration Board (the Board) to hold an inquiry into the eligibility of an applicant for registration. Clause 11 (in Part 3) requires the President of the Board to fix a time and place for the holding of such an inquiry and to cause the applicant to be given at least 14 days' notice in writing of the time and place for the inquiry.

Item [2] of the proposed amendments provides for the duty imposed by clause 11 to be carried out by the Registrar of the Board, rather than the President. Similar amendments to other legislation dealing with health professionals are proposed to be made elsewhere in this Schedule.

1.0	Act 1993	No 2	2
	Section 2 under this	4 Application of Ombudsman Act 1974 to complaints s Act	3
	Insert after	section 24 (2):	5
	(2A)	However, the <i>Ombudsman Act 1974</i> as applied by this section applies, in relation to a complaint made under this Act about the conduct of a service provider that is not a government agency (and in relation to any conduct of such a service provider), subject to any modifications prescribed by the regulations.	6 7 8 9 10 11
	Explanatory	y note	12
	(the Monito made under	f the Community Services (Complaints, Reviews and Monitoring) Act 1993 ring Act) applies the Ombudsman Act 1974 to and in respect of complaints the Monitoring Act about the conduct of service providers (within the chat Act) and to and in respect of any conduct of a service provider.	13 14 15 16
	modify that a are not gove certain provi	ed amendment permits regulations made under the Monitoring Act to application of the <i>Ombudsman Act 1974</i> in relation to service providers that ternment agencies. A similar provision exists in respect of the application of isions of the <i>Ombudsman Act 1974</i> in relation to the exercise of certain and the conduct of certain reviews, under that Act.	17 18 19 20 21
1.9	Crimes (Local Courts Appeal and Review) Act 2001 No 120	22
[1]	Section 5	Applications to Minister	23
	Insert after	section 5 (1):	24
	(1A)	An application under this section may be made at any time after the relevant conviction or sentence is made or imposed.	25 26
[2]	Section 4	3 Appeals requiring leave	27
	or on beha	ng an offence for which proceedings have been prosecuted by lf of a public authority (other than the Environment Protection," before "but only" in section 43 (1).	28 29 30
[3]	Section 4	3 (1A)	31
	Insert after	section 43 (1):	32
	(1A)	The Environment Protection Authority may appeal to the Land and Environment Court against:	33 34

		(a)	an order that has been made by a Magistrate in relation to a person in any committal proceedings with respect to an environmental offence, or	1 2 3
		(b)	an interlocutory order that has been made by a Local Court in relation to a person in summary proceedings with respect to an environmental offence,	5
		by or only	an offence for which proceedings have been prosecuted on behalf of the Environment Protection Authority, but on a ground that involves a question of law alone, and by leave of the Land and Environment Court.	7 8 9
[4]	Section 48	Dete	rmination of appeals	11
	Insert "or (1	A) (a)	or (b)" after "section 43 (1) (a) or (b)" in section 48 (2).	12
[5]	Section 49	Misc	ellaneous powers	13
	Commencem The amendm commence, o Explanatory Item [1] of the Appeal and F the annulmen made to the N sentence is m Item [3] of the the Act so as Environment environmenta Environment exercisable b Director of Pu been prosecu	nents to rare ta note e propose to enable Court all offen Protecty the Dublic Protecty	sed amendments inserts a new subsection (1A) into section 43 of ole the Environment Protection Authority to appeal to the Land and against certain orders made by a Local Court with respect to an once for which proceedings have been prosecuted by the etion Authority. This power parallels a similar power that is birector of Public Prosecutions. Item [2] restricts the power of the osceutions to environmental offences for which proceedings have or on behalf of a public authority other than the Environment Items [4] and [5] are consequential amendments.	14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 30 31
1.10	Criminal I Criminal I Act 2001)	roce	edure Act 1986 No 209 (as amended by the edure Amendment (Justices and Local Courts)	33 34 35
[1]	Section 16	Certa	ain defects do not affect indictment	36
	Omit "sumi	nary c	eriminal proceedings" from section 16 (2).	37
			minal proceedings (including committal proceedings) in or any other offence that is to be dealt with summarily".	38 39

[2]	Section 2	0 Amendment of indictment	1
	Omit "pros	secuting authority" from section 20 (1).	2
	Insert inste	ead "prosecutor".	3
[3]	Section 9	1 Witness may be directed to attend	4
	Insert after	section 91 (6):	5
	(7)	If a person attends to give oral evidence because of a direction under this section, the Magistrate must not allow the person to be cross-examined in respect of matters that were not the basis of the reasons for giving the direction, unless the Magistrate is satisfied that there are substantial reasons why, in the interests of justice, the person should be cross-examined in respect of those matters.	6 7 8 9 10 11 12
[4]	Section 1	82 Written pleas	13
	Insert after	section 182 (3):	14
	(4)	This section does not apply to an accused person who has been granted or refused bail or in relation to whom bail has been dispensed with.	15 16 17
[5]	Section 1	94 Procedure if offence not admitted	18
	Omit "plea	ads not guilty" from section 194 (1).	19
	Insert inste	ead "pleads not guilty or fails or refuses to make a plea".	20
[6]	Section 2	36 Form of arrest warrant	21
	Omit "mus 236 (3).	st be given under the seal of the person issuing it" from section	22 23
		ead "must be signed by the person issuing it and sealed with the court to which the person issuing it is attached".	24 25
[7]	Section 2	53 Court may order payment of costs	26
	Omit section	on 253 (1) (b).	27

[8]	Section 2	53 (1A)	1
	Insert after	r section 253 (1):	2
	(1A)	A court may, if the court makes an order dismissing the charge for an offence, in and by that order, order the prosecutor to pay to the accused person such costs as the court specifies or, if the order directs, as may be determined under subsection (2).	3 2 5 7
[9]		60 Offences to be dealt with summarily unless election proceed on indictment	3
	Omit "pros	secuting authority" wherever occurring.	10
	Insert inste	ead "prosecutor".	11
[10]	Section 2 election n	61 Procedure for dealing with offences summarily if no nade	12 13
	Omit "this	Act" where secondly occurring.	14
[11]	Section 2	62 Procedure for dealing with offences if election made	15
	Omit "this	Act" where secondly occurring in section 262 (1).	16
[12]	Section 2 this Chap	70 No time limit for offences dealt with summarily under oter	17 18
	Omit "Sec	tion 187". Insert instead "Section 179".	19
[13]		73 Jurisdiction of Magistrates in respect of offences nder Division 2 of Part 4 of Crimes Act 1900	20 21
	Omit "Cha	apter" where secondly occurring. Insert instead "Part".	22
[14]	Schedule	1 Indictable offences triable summarily	23
	Omit " pro Table 1 an	osecuting authority " wherever occurring in the headings to d Table 2.	24 25
	Commence The amenda commenced	ead "prosecutor". ment nents to the Criminal Procedure Act 1986 commence, or are taken to have , on the commencement of the Criminal Procedure Amendment (Justices ourts) Act 2001 (Schedule 1 [17] to that Act excepted).	26 27 28 29 30

Explanatory note

General

The Criminal Procedure Amendment (Justices and Local Courts) Act 2001 (the **amending Act**) revised and re-enacted the provisions of the Justices Act 1902 (the **former Act**) relating to criminal procedure in Local Courts. Generally, the effect of the provisions of the former Act was retained by the amending Act. The proposed amendments reinstate provisions of the former Act that were not intended to be omitted from the new provisions, clarify the effect of other amendments so as to retain the effect of the former Act, and make other amendments by way of pure statute law revision.

Former Act

Item [1] makes it clear that the provision preventing objections to indictments in summary criminal proceedings on grounds relating to defects of substance or form or other variances (being a re-enactment of sections under the former Act and the Supreme Court (Summary Jurisdiction) Act 1967) applies to all criminal proceedings in a Local Court and any other proceedings in which an offence is dealt with summarily. This preserves the effect of the re-enacted provisions.

Item [3] reinstates the effect of section 41 (10) of the former Act which prevented an accused person in committal proceedings who had been required to attend to give evidence at the proceedings from being cross-examined on matters that were not the basis of the reasons for the person being directed to give evidence unless the Magistrate was satisfied that there were substantial reasons why, in the interests of justice, the person should be so cross-examined.

Item [4] reinstates the effect of section 75 of the former Act. Under that provision, a defendant who was issued a summons or a court attendance notice was able to plead guilty or not guilty by lodging a notice in writing. This did not include defendants dealt with under the *Bail Act 1978* who were dealt with by information or complaint. The proposed amendment excludes from the category of persons who may lodge written pleas a person who has been refused or granted bail or in relation to whom bail has been dispensed with.

Item [5] reinstates the effect of section 78 of the former Act. Under that provision, a Magistrate was required to proceed to hear and determine proceedings for an offence as if a person had pleaded not guilty if the person did not admit the truth of an information or complaint. The proposed amendment requires a court to proceed to hear and determine a matter if the person pleads not guilty or refuses or fails to make a plea.

Item [6] replaces the requirement to give an arrest warrant under the seal of the person issuing it with a requirement that the warrant be signed by the person issuing it and sealed with the seal of a court. This is necessary because not all persons issuing warrants have a seal.

Item [8] reinstates the right of an accused person in summary criminal proceedings in the Supreme Court, the Land and Environment Court, and other courts currently covered by the *Supreme Court (Summary Jurisdiction) Act 1967* (see section 14 of that Act), to obtain an order for costs if the court makes an order dismissing the charge for an offence. In consequence, item [7] omits a paragraph incorrectly included in section 253 (1) of the *Criminal Procedure Act 1986*. (That paragraph would have permitted a court to make an order for costs against an accused person if the court makes an order dismissing the relevant charge against the person. In such a case, any cost order is properly for payment by the prosecutor to the accused, as now provided for by the amendment made by item [8].)

Statute law revision

The amending Act altered references to "prosecuting authority" to "prosecutor". For consistency, items [2], [9] and [14] make the same amendment to the remaining references to "prosecuting authority".

Statute Law (Miscellaneous Provisions) Bill 2003

Schedule 1	Minor amendments

	Items [10] and [11] omit duplicated words. Item [12] corrects an incorrect cross-reference.	1 2
	Item [13] reinstates a reference to a Part of the <i>Crimes Act 1900</i> that was inadvertently changed to a reference to a Chapter.	3 4
1.11	Dental Practice Act 2001 No 64	5
[1]	Section 132 Conduct of proceedings	6
	Omit section 132 (5). Insert instead:	7
	(5) Schedule 5 has effect with respect to the conduct of any inquiry and the hearing of any appeal by the Tribunal.	8 9
[2]	Schedule 1 Registration procedures	10
	Omit "President" from clause 11. Insert instead "Registrar". Explanatory note Clarification	11 12 13
	Item [1] of the proposed amendments recasts a provision of the <i>Dental Practice Act</i> 2001 (the Act) so as to clarify its meaning. Similar amendments to other legislation dealing with health professionals are proposed to be made elsewhere in this Schedule. Eligibility inquiries	14 15 16 17
	Item [2] of the proposed amendments makes the same amendment in relation to the President and Registrar of the Dental Board in respect of the holding of an inquiry into the eligibility of an applicant for registration as a dentist or dental auxiliary as is proposed to be made by item [2] of the amendments to the <i>Chiropractors Act 2001</i> elsewhere in this Schedule in relation to the holding of an inquiry into eligibility for registration under that Act.	18 19 20 21 22 23
1.12	Discharged Servicemen's Badges Act 1964 No 49	24
	Schedule	25
	Omit "Limbless Soldiers Association, New South Wales." Explanatory note The proposed amendment removes from the <i>Discharged Servicemen's Badges Act</i>	26 27 28
	1964 a reference to an association that has been wound up.	29
	Environmental Planning and Assessment Act 1979 No 203	30
[1]	Section 34 Environmental planning instruments—making, operation and inspection	31 32
	Insert after section 34 (5):	33
	(5A) Subsection (5) does not prevent an environmental planning instrument from specifying different days for the commencement of different provisions of the instrument.	34 35 36

٨	Λ	i	n	_	r	2	m	Δ	n	٦r	n	۵r	าtร
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	(5B)	Neither the whole nor any part of an environmental planning instrument is invalid merely because the instrument is	1 2
		published in the Gazette after the day on which one or more	3
		of its provisions is expressed to take effect. In that case, the	4
		provisions concerned take effect on and from the day the	5
		instrument is published in the Gazette, instead of on and from	6
		the earlier day.	7
[2]	Section 7	2 Development control plans	8
	Insert after	section 72 (3):	9
	(3A)	A State environmental planning policy, or a regional	10
		environmental plan, may provide that a development control	11
		plan under this section that applies to land to which the	12
		environmental planning instrument concerned applies is of no	13
		effect (whether the development control plan took or takes	14
		effect before or after the instrument) to the extent that the	15
		development control plan provides for any specified matters	16
		for which the instrument provides.	17
[3]	Section 9	6 Modification of consents—generally	18
	Omit "und	er this section" wherever occurring in section 96 (1A) (b) and	19
	(2) (a).	-	20
[4]	Section 9	6 (4)	21
	Omit section	on 96 (4). Insert instead:	22
	(4)	The modification of a development consent in accordance	23
	()	with this section is taken not to be the granting of	24
		development consent under this Part, but a reference in this or	25
		any other Act to a development consent includes a reference	26
		to a development consent as so modified.	27
[5]	Section 9	6 (5)	28
	Insert "an	plication for the" before "proposed modification" where	29
	secondly o		30
[6]	Section 9	6 (8)	31
	Omit "cou	ncil". Insert instead "consent authority and not the Court".	32

[7]	Section 96AA Modification by consent authorities of consents granted by the Court					
	Omit "und	er this	section" from section 96AA (1) (a).	3		
[8]	Section 9	6AA (1A), (1B), and (1C)	2		
	Insert after	section	on 96AA (1):	5		
	(1A)	unde cons (1) a	etermining an application for modification of a consent er this section, the consent authority must take into ideration such of the matters referred to in section 79C as are of relevance to the development the subject of the ication.	6 7 8 9		
	(1B)	79B section	elopment consent of the kind referred to in section (3) is not to be modified unless the requirements of on 79B (3)–(7) have been complied with in relation to the osed modification as if the application for the proposed ification were an application for development consent.	11 12 13 14 15		
	(1C)	with deve any o	modification of a development consent in accordance this section is taken not to be the granting of elopment consent under this Part, but a reference in this or other Act to a development consent includes a reference development consent as so modified.	16 17 18 19 20		
[9]	Section 1	05 Re	gulations—Part 4	21		
	Insert after	section	on 105 (1) (p):	22		
		(p1)	procedural matters in relation to the review, under section 82A, of determinations,	23 24		
[10]	(as insert	ed by	vidence of use of premises as backpackers' hostel the Environmental Planning and Assessment legal Backpacker Accommodation) Act 2002)	25 26 27		
	Renumber	the se	ction as section 124AA.	28		
[11]	Section 1	57 Re	gulations	29		
	Insert after	section	on 157 (1) (e):	30		
			, or	3′		
		(f)	procedural matters in relation to the making of local environmental plans.	32 33		

[12]	Schedule	e 6 Savings, transitional and other provisions	
	Omit "1 Ju	uly 2003" wherever occurring in clauses 40 (4) and 41 (3).	2
	Insert inste	ead "1 July 2004".	;
[13]	Schedule	e 6	4
	Insert at numbers):	the end of the Schedule (with appropriate Part and clause	!
	Part	Statute Law (Miscellaneous Provisions) Act 2003	-
	Defi	inition	9
		In this Part, <i>the 2003 amending Act</i> means the <i>Statute Law</i> (<i>Miscellaneous Provisions</i>) <i>Act</i> 2003.	1(1)
	Мос	dification of development consents—generally	12
		Section 96 (8), as in force before the amendment made to that subsection by the 2003 amending Act, applies in respect of an application for a modification of a development consent made before the commencement of that amendment.	1; 1; 1;
		dification by consent authorities of development consents nted by the Court	11 18
	(1)	Section 96AA (1A) and (1B), as inserted by the 2003 amending Act, apply only in respect of an application for a modification of a development consent made on or after the commencement of those subsections.	1! 20 2: 2:
	(2)	Section 96AA (1C), as inserted by the 2003 amending Act, extends to a modification (of a development consent) granted before the commencement of that subsection.	2: 2: 2:
	Commence	ement	20
	Items [1] an Act 1979 ar	d [11] of the amendments to the <i>Environmental Planning and Assessment</i> e taken to have commenced on 1 September 1980.	2 ¹
	Item [9] of the is taken to h	he amendments to the <i>Environmental Planning and Assessment Act 1979</i> have commenced on 1 July 1998.	29 30
	Item [12] of commences [15] to the	the amendments to the Environmental Planning and Assessment Act 1979 s, or is taken to have commenced, on the commencement of Schedule 2 e Local Government and Environmental Planning and Assessment t (Transfer of Functions) Act 2001.	3: 3: 3: 3-

Explanatory note

Commencement of environmental planning instruments

Section 34 (5) of the *Environmental Planning and Assessment Act 1979* (*the Act*) provides that an environmental planning instrument is to be published in the Gazette and that it takes effect "on and from the date of publication or a later date specified in the instrument".

Item [1] of the proposed amendments inserts two further subsections in section 34. Section 34 (5A) permits different provisions of an environmental planning instrument to commence on different days. Section 34 (5B) makes it clear that publication in the Gazette after the date on which an environmental planning instrument is expressed to commence does not invalidate the instrument.

The new subsections generally parallel provisions of the *Interpretation Act 1987* that apply to statutory rules.

Development control plans

Section 79C of the Act requires a consent authority, in determining an application for development consent, to take into consideration (among other things) the provisions of any development control plan (*DCP*) that applies to the land to which the application relates. While section 72 (3) of the Act requires a DCP prepared by a council to "generally conform to the provisions of" the local environmental plan (*LEP*) or the draft LEP which applies to the land to which the DCP applies, it is possible that a DCP could contain provisions that are inconsistent with the provisions of a State environmental planning policy (*SEPP*) or a regional environmental plan (*REP*).

Section 36 of the Act deals with inconsistencies between *environmental planning instruments*, which consist of LEPs, REPs and SEPPs (but not DCPs). To deal with any potential conflict between a council-prepared DCP and a SEPP or REP, item [2] of the proposed amendments inserts a provision in section 72 permitting those instruments to provide that a council-prepared DCP applying to land to which the SEPP or REP concerned applies is of no effect to the extent that it provides for specified matters for which the SEPP or REP concerned provides.

Modification of development consents

Section 96 of the Act provides for the modification of development consents by consent authorities generally, and section 96AA (which was inserted by the *Land and Environment Court Amendment Act 2002* (*the LEC Act*)) provides for the modification by consent authorities of development consents granted by the Land and Environment Court (*the Court*). Sections 96 (1A) (b) and (2) (a) and 96AA (1) (a) all require that a consent authority, before modifying a development consent, be satisfied "that the development to which the consent as modified relates is substantially the same development as the development for which the consent was originally granted and before that consent as originally granted was modified (if at all) under this section". As a result of the insertion of section 96AA, there are now two sections of the Act under which consent authorities may modify development consents.

Item [3] of the proposed amendments omits the words "under this section" from section 96 (1A) (b) and (2) (a), and item [7] omits those words from section 96AA (1) (a).

The provisions of section 96AA generally parallel those of section 96, but there is currently no equivalent in section 96AA of section 96 (3), (4) or (5).

For consistency in the provisions governing consent authorities' modifications of development consents, item [8] of the proposed amendments inserts the equivalent of section 96 (3)–(5) in section 96AA.

Items [4] and [5] of the proposed amendments make minor changes to the wording of section 96 (4) and (5) by way of statute law revision.

The LEC Act also enacted section 96 (8), which extends the provisions of section 96 (subject to the regulations) so as to enable the Court to modify development consents

granted by it. Section 96 (8) also provides that, in the extension of the other provisions of section 96, certain functions imposed on a consent authority are to be exercised, not by the Court, but by "the relevant council".

Item [6] of the proposed amendments amends section 96 (8) so as to provide that, in the extension of the other provisions of section 96, certain functions imposed on a consent authority are to be exercised, not by the Court, but by the relevant consent authority (which may or may not be the council).

Regulation-making powers

Section 157 of the Act contains the standard general power to make regulations "for or with respect to any matter.....that is necessary or convenient to be prescribed for carrying out or giving effect to this Act". Section 157 also specifies certain particular matters "for or with respect to" which regulations may be made, as do various other sections of the Act, including section 105.

Items [9] and [11] of the proposed amendments add to the particulars in sections 105 and 157, respectively, to remove any doubt that the general regulation-making power extends to the matters so particularised.

Savings and transitional provisions

The use of buildings and temporary structures as places of public entertainment and the installation of temporary structures on land are both matters that require approvals under the Local Government Act 1993 and are subject to conditions imposed on such approvals by regulations made under that Act. The Local Government and Environmental Planning and Assessment Amendment (Transfer of Functions) Act 2001 removes the requirement for those approvals and, instead, permits the matters to be regulated under the Environmental Planning and Assessment Act 1979. Transitional provisions preserve the conditions of existing approvals until 1 July 2003 (subject to the regulations under the latter Act).

As the Local Government and Environmental Planning and Assessment Amendment (Transfer of Functions) Act 2001 (or certain provisions of that Act) may not commence until after 1 July 2003, item [12] of the proposed amendments extends the operation of the transitional provisions until 1 July 2004.

Item [13] of the proposed amendments inserts savings and transitional provisions consequent on certain of the amendments referred to above.

Statute law revision

Item [10] of the proposed amendments corrects duplicated numbering.

1.14 Film and Television Office Act 1988 No 18

Schedule 2 Provisions relating to constitution and procedure of Board

Insert after clause 2 (2):

- (3) For the purposes of subclause (2) only, if:
 - (a) a person is appointed under clause 6 to fill the office of a member that has become vacant otherwise than by the expiration of the member's term of office, and
 - (b) the person is appointed for the balance of his or her predecessor's term of office,

	the appointment does not constitute (and is taken never to have constituted) an appointment for a term of office. Explanatory note The proposed amendment makes an amendment equivalent to that proposed to be made by item [1] of the proposed amendments to the Art Gallery of New South Wales Act 1980 elsewhere in this Schedule.	1 2 3 4 5 6
1.15	Fisheries Management Act 1994 No 38	7
[1]	Section 217 Importation of live fish	8
	Insert ", or class," after "a species" in section 217 (1).	9
[2]	Section 217 (3)	10
	Insert ", or class," after "any species".	11
[3]	Section 217 (3) (b)	12
	Omit "fish of a species". Insert instead "fish of a class or species".	13
	Commencement	14
	The amendments to the Fisheries Management Act 1994 commence, or are taken to have commenced, on the commencement of Schedule 6.2 [12] and [13] to the Fisheries Management and Environmental Assessment Legislation Amendment Act 2000.	15 16 17 18
	Explanatory note	19
	When amended by certain uncommenced provisions of the <i>Fisheries Management and Environmental Assessment Legislation Amendment Act 2000</i> , section 217 of the Act will prohibit the importation into New South Wales of live fish of a species to which the section applies (unless the importation is authorised by a permit issued by the Minister). Section 217 (3) will provide that the section applies to any species of fish other than (among others) "fish of a species, or class of species," exempted from the operation of the section by the regulations.	20 21 22 23 24 25 26
	The proposed amendments amend section 217, with effect from the commencement of the amendments made to it by the <i>Fisheries Management and Environmental Assessment Legislation Amendment Act 2000</i> , so as to refer throughout to fish of a "class", as well as fish of a species. This will permit the regulations to exempt from the operation of the section fish of a species whose live importation is prohibited if the fish, for example, are to be used for a particular purpose (such as to be displayed in an aquarium).	27 28 29 30 31 32 33

1.16	Health A	dmin	istration Act 1982 No 135	1	
	Section 2	1 Del	egation	2	
	Omit section 21 (12). Insert instead:				
	(12)		s section does not authorise the delegation of any of the owing powers:	4 5	
		(a)	the power to give an approval for the purposes of section 23 (3) (b) of this Act,	6 7	
		(b)	the power to conduct an inquiry referred to in section 123 of the <i>Health Services Act 1997</i> ,	8 9	
		(c)	the power to make determinations under section 127 (3) of the <i>Health Services Act 1997</i> .	10 11	
	Explanatory	/ note		12	
	functions of and the Hea section 21 do (a) and (b) of	the Mir alth Ad bes not of the p	Health Administration Act 1982 provides for the delegation of the nister for Health, the Director-General of the Department of Health, diministration Corporation. Section 21 (12) currently provides that authorise the delegation of two powers (those set out in paragraphs proposed amendment). The proposed amendment repeals and re-12) so as to provide that another power is non-delegable.	13 14 15 16 17 18	
	recommendany) should	ations of be pai or to are	rned is the Minister's power to determine (after considering any on the subject from the Director-General) what amounts of money (if id out of money appropriated from the Consolidated Fund in any ea health services, statutory health corporations and affiliated health	19 20 21 22 23	
1.17	Health P No 90	rofes	ssionals (Special Events Exemption) Act 1997	24 25	
[1]	Section 3	Defir	nitions	26	
	Omit the f	ollowi	ing from the definition of Health Registration Act:	27	
		Chir	ropractors and Osteopaths Act 1991	28	
		Phys	siotherapists Registration Act 1945	29	
		Psyc	chologists Act 1989	30	
[2]	Section 3	, defi	nition of "Health Registration Act"	31	
	Insert in al	phabe	etical order:	32	
		Chir	ropractors Act 2001	33	
		Den	tal Practice Act 2001	34	
		Opto	ometrists Act 2002	35	

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		Osteopaths Act 2001	1					
		Physiotherapists Act 2001	2					
		Psychologists Act 2001	3					
[3]	Section 9	Conditions on practice by visiting health professionals	4					
	Insert after	section 9 (3):	5					
	(4)	In addition to any condition imposed by an order under section 5 or by the regulations, it is a condition of the provision of health care services by a visiting health professional that the visiting health professional must not, in the course of providing such services, possess or supply any substance that cannot be possessed or supplied by any local health professional under the <i>Drug Misuse and Trafficking Act 1985</i> or the <i>Poisons and Therapeutic Goods Act 1966</i> .	6 7 8 9 10 11 12 13					
	(5)	In subsection (4), <i>local health professional</i> means a person who is registered under a Health Registration Act and is not a visiting health professional.	14 15 16					
	Explanatory note							
		[2] of the proposed amendments update references to repealed Acts and	18 19					
	insert references to two Acts that are to replace Acts that are not yet repealed. Item [3] of the proposed amendments inserts in the Health Professionals (Special Events Exemption) Act 1997 (the Act) the condition currently imposed by the Health Professionals (Special Events Exemption) Regulation 1998 (the Regulation) on the provision of health care services by a visiting health professional. The Regulation, which is repealed by Schedule 3 to this Act, would otherwise be repealed on 1 September 2003 by section 10 of the Subordinate Legislation Act 1989. As it is desired to preserve the substance of the Regulation (which has not been amended since it was made), the insertion of that substance in the Act obviates the necessity to remake the Regulation by 1 September 2003 and at subsequent five year intervals as it again becomes subject to repeal under the Subordinate Legislation Act 1989. There remains power under the Health Professionals (Special Events Exemption)							
	Act 1997 to make other regulations imposing further conditions on the provision of health care services by visiting health professionals.							
1.18	Historic I	Houses Act 1980 No 94	33					
[1]	Schedule Trust	1 Provisions relating to trustees and procedure of the	34 35					
	Insert after	clause 3 (2):	36					
	(2A)	For the purposes of subclause (3) only, an appointment under subclause (2) does not constitute (and is taken never to have constituted) an appointment for a term of office.	37 38 39					

[2]	Schedule 1, clause 3 (4)	1
	Omit the subclause.	2
[3]	Schedule 1, clause 7	3
	Omit clause 7 (d). Insert instead:	4
	(d) becomes a mentally incapacitated person,	5
	Explanatory note	6
	"Term" of office of a trustee	7
	Item [1] of the proposed amendments makes an amendment equivalent to that proposed to be made by item [1] of the proposed amendments to the <i>Art Gallery of New South Wales Act 1980</i> elsewhere in this Schedule.	8 9 10
	Commencement of term of office	11
	Item [2] of the proposed amendments makes an amendment equivalent to that proposed to be made by item [2] of the proposed amendments to the <i>Art Gallery of New South Wales Act</i> 1980 elsewhere in this Schedule.	12 13 14 15
	Statute law revision	16
	Item [3] of the proposed amendments updates outdated terminology.	10
1.19	Home Building Act 1989 No 147	17
[1]	Section 120 Register	18
	Insert "and at such other places and times as the Director-General thinks fit" after "hours of business" in section 120 (2).	19 20
[2]	Section 120 (2A)	21
	Insert after section 120 (2):	22
	(2A) The Director-General may make a copy of the register	23
	available for inspection on the internet site maintained by the	24
	Department of Fair Trading.	25
	Explanatory note	26
	Currently the register containing particulars of licences, supervisor and tradesperson certificates and owner-builder permits that is maintained under section 120 of the <i>Home Building Act 1989</i> is available to be inspected at the principal office of the Department of Fair Trading. The proposed amendments permit the Director-General of the Department of Fair Trading to make the register available at other places, including on-line.	27 28 29 30 31 32
1.20	Hunter Water Act 1991 No 53	33
[1]	Section 35 Publication of terms and conditions of customer contracts	34 35
	Omit "initial" from section 35 (1).	36

[2]	Section 3	5 (2) a	and (4)	1	
	Omit the s	ubsect	tions.	2	
[3]	Section 3	5 (3)		3	
	Omit "set	out in	the notice".	4	
[4]	Section 3 varied on	8 Teri 6 mo	ms and conditions of customer contracts may be onths' notice	5 6	
	Insert "or	summa	arising" after "setting out" in section 38 (1).	7	
[5]	Section 3	8 (3)		8	
	Insert "or	summa	arised" after "set out".	9	
[6]	Section 3	8 (4) a	and (5)	10	
	Insert after	r sectio	on 38 (3):	11	
	(4)	and varia and	sections (1)–(3) do not apply to the variation of the terms conditions of a customer contract to the extent that the ation relates to alteration of the level of fees or charges the alteration is in accordance with a determination of the ependent Pricing and Regulatory Tribunal.	12 13 14 15 16	
	(5) Following variation of a customer contract, copies of the contract and explanatory material concerning the contract are to be made available to the public in such manner as the operating licence may provide.				
[7]	Section 7	0 Reg	gulations	21	
	Insert after	r sectio	on 70 (5) (b):	22	
		(b1)	in the case of drought or accident, or if the Minister is for some other reason of the opinion that it is necessary in the public interest and for the purpose of maintaining water supply—the restriction or regulation of the supply and use of water in the area of operations, and	23 24 25 26 27	
	Explanator	y note		28	
	Customer of			29 30	
	Section 35 (1) of the <i>Hunter Water Act</i> 1991 (the Act) requires the "initial" terms and conditions of a customer contract to be set out in the operating licence (within the meaning of the Act) of Hunter Water Corporation (the Corporation). Item [1] of the proposed amendments removes the word "initial", so as to require all terms and conditions (including new terms and conditions and those that have been varied) to be set out in the operating licence.				

At present, section 38 (1) of the Act provides that the terms and conditions of a customer contract may (subject to the approval of the Governor) be varied by the Corporation by publishing, in a daily newspaper circulating in the area of operations, a notice "setting out" the variation at least 6 months (or a shorter period to which the Minister agrees) before the variation becomes effective. Item [4] of the proposed amendments enables that notice to summarise the variation as an alternative to setting it out in full. Item [5] makes a consequential amendment.

Item [6] of the proposed amendments inserts two new subsections in section 38. The new subsection (4) is equivalent to section 59 (4) of the *Sydney Water Act 1994*, which provides that section 59 (which is otherwise equivalent to section 38) does not apply to a variation of a customer contract to the extent that the variation relates to alteration of the level of fees or charges and the alteration is in accordance with a determination of the Independent Pricing and Regulatory Tribunal. The new subsection (5) requires copies of a customer contract that has been varied (including one varied in accordance with a determination of the Independent Pricing and Regulatory Tribunal), together with explanatory material concerning the contract, to be made available to the public in such manner as the operating licence may provide.

Similar amendments are proposed to be made, elsewhere in this Schedule, to the *Sydney Water Act 1994* (apart from the insertion of a provision equivalent to the new section 38 (4)).

Repeal

Section 35 (2) of the Act requires the Corporation, before the commencement of section 36 (Owner of land taken to have entered into customer contract), to publish in a daily newspaper circulating in the **area of operations** (as specified in the Act) a notice setting out the terms and conditions on which the Corporation will provide water supply and sewerage services to customers pursuant to the operating licence.

Section 35 (3) of the Act requires the terms and conditions set out in the notice to include specified particulars, and section 35 (4) provides that the terms and conditions set out in the notice must be in a form specified by or authorised under the operating licence.

Section 35 (2) is spent and may be repealed. Consequently, section 35 (4) may also be repealed. Item [2] of the proposed amendments effects those repeals.

However, rather than repealing section 35 (3), item [3] of the proposed amendments merely omits the words "set out in the notice" from that subsection. The effect of this is that section 35 (3) now relates to the terms and conditions set out in the customer contract referred to in section 35 (1). This renders section 35 consistent with the equivalent section (section 54) of the *Sydney Water Act 1994*.

Regulations

Item [7] of the proposed amendments inserts a provision to permit the making of regulations for or with respect to the restriction or regulation of the supply and use of water in the area of Hunter Water's operations in the case of drought or accident or if the Minister is for some other reason of the opinion that there is a necessity for such regulations in the public interest and for the purpose of maintaining water supply. There is an identical provision in the *Sydney Water Act 1994*.

1.21	Judg	jes' l	Pensions Act 1953 No 41	1			
	Section 16A						
	Insert	nsert after section 16:					
1	I6A		rued benefit multiples for family law superannuation oses	4 5			
		(1)	For the purposes of the family law superannuation legislation, the accrued benefit multiple of a judge or retired judge is the period (in years and parts of years) that the judge or retired judge served as a judge in his or her judicial office.	6 7 8 9			
		(2)	In this section:	10			
			family law superannuation legislation means Part VIIIB of the Family Law Act 1975 of the Commonwealth and the Family Law (Superannuation) Regulations 2001 of the Commonwealth.	11 12 13 14			
	Explai	natory	note	15 16			
	Under Part VIIIB of the Family Law Act 1975 of the Commonwealth, provision is made for the splitting of superannuation entitlements as part of the division of property associated with family law proceedings. A split may occur as a result of a court order or an agreement. That Part applies to State statutory superannuation schemes, and to the trustees and administrators of those schemes, as well as to other superannuation schemes regulated under Commonwealth legislation.						
	The superannuation scheme established under the <i>Judges' Pensions Act 1953</i> is classified as a percentage-only scheme for the purposes of the Commonwealth legislation. The result of this is that payments of superannuation entitlements to spouses or former spouses of judges or former judges resulting from family law proceedings can only take place when a pension is payable to a judge or retired judge and also that the amount payable to a spouse or former spouse is determined with respect to a specified percentage of the relevant proportion of the superannuation interest of the judge or retired judge. The <i>Family Law (Superannuation) Regulations 2001</i> of the Commonwealth set out the methods for calculating individual payments. The method requires the governing rules of each percentage-only scheme to specify the accrued benefit multiple. The purpose of the amendment is to specify the judge or retired judge's period of service as the accrued benefit multiple so as to enable calculation of payments under those Regulations.						
1.22	Justi No 1		Legislation Repeal and Amendment Act 2001	35 36			
[1]	Sche	dule	2.72 [47]	37			

38

Omit the item.

Schedule 2.72 [52]

Minor amendments

[2]

Schedule 1

	Omit the item. Insert instead:					
1	[52]	Sect	ion 562C Making of complaint for court order	3		
		Omi	"Justice" wherever occurring in section 562C (1).	4		
		Inser	t instead "justice of the peace".	5		
	Com	mencei		6		
	Act 2	001 co	the amendments to the <i>Justices Legislation Repeal and Amendment</i> mmences, or is taken to have commenced, immediately before the ent of Schedule 2.72 [47] to that Act.	7 8 9		
	Act 2	001 co	the amendments to the <i>Justices Legislation Repeal and Amendment</i> mmences, or is taken to have commenced, immediately before the ent of Schedule 2.72 [52] to that Act.	10 11 12		
	Expla	anatory	note	13		
	Acts of 2.72 of replace to be restricted to be restricted.	consequent of that Accerding references to inserte ctive the control of the contr	Legislation Repeal and Amendment Act 2001 contains amendments to pential on the repeal and re-enactment of the Justices Act 1902. Schedule act amends the Crimes Act 1900. Among other things, those amendments ences to "justices" (defined, by a provision in the Crimes Act 1900 that is ed, as meaning "a Justice of the Peace") and "authorised justices" with authorised officers" (within the meaning of the new definition of that term d in the Criminal Procedure Act 1986). That category of officers is more an the current category of officers exercising functions in relation to didomestic violence orders.	14 15 16 17 18 19 20 21		
	repla	ced a i	the proposed amendments removes an amendment that would have reference to "a justice of the peace who is employed in the Attorney epartment" with a reference to "an authorised officer".	23 24 25		
	repla	ced a r	the proposed amendments replaces an amendment that would have eference to a "Justice" with a reference to a "Magistrate or authorised instead, replaces it with a reference to a "justice of the peace".	26 27 28		
			the proposed amendments maintain the current position in relation to have functions in relation to apprehended domestic violence orders.	29 30		
1.23	Law	and	Justice Foundation Act 2000 No 97	31		
	Section 19 Annual report					
	Insert after section 19 (3):					
		(4)	If a House of Parliament is not sitting when the Attorney General seeks to lay a report before it, the Attorney General may present copies of the report to the Clerk of the House concerned.	34 35 36 37		
		(5)	The report:	38		
			(a) is, on presentation and for all purposes, taken to have been laid before the House, and	39 40		

		(b)	may and	be printed by authority of the Clerk of the House,	1	
		(c)		printed, is for all purposes taken to be a document ished by or under the authority of the House, and	3	
		(d)	is to	be recorded:	5	
			(i)	in the case of the Legislative Council, in the Minutes of the Proceedings of the Legislative Council, and	6 7 8	
			(ii)	in the case of the Legislative Assembly, in the Votes and Proceedings of the Legislative Assembly,	10 11	
				te first sitting day of the House after receipt of the rt by the Clerk.	12 13	
	Explanatory	note			14 15	
	Section 19 of the <i>Law and Justice Foundation Act 2000</i> requires the Attorney General to lay the annual report of the Law and Justice Foundation of New South Wales before both Houses of Parliament as soon as practicable after receiving it.					
	The propose table the ann General seek	nual repo	ort eve	amends section 19 so as to permit the Attorney General to in if a House of Parliament is not sitting when the Attorney	18 19 20	
1.24	Library A	ct 19	39 N	o 40	21	
[1]	Schedule	1 Con	nposi	tion and procedure of the Council	22	
	Omit "subc	clauses	(2) aı	nd (3)" from clause 3 (1).	23	
	Insert instead "subclause (3)".					
[2]	Schedule 1, clause 3					
	Insert after clause 3 (5):				26	
	(5A)	subcl	ause (poses of subclause (5) only, an appointment under (3) does not constitute (and is taken never to have) an appointment for a term of office.	27 28 29	
[3]	Schedule	1, cla	use 3	(6)	30	
	Omit the su	ıbclaus	se.		31	

[4]	Schedule 1, clause 7	
	Omit clause 7 (d). Insert instead:	:
	(d) becomes a mentally incapacitated person,	;
	Explanatory note	4
	"Term" of office of a member of the Library Council of New South Wales	;
	Item [2] of the proposed amendments makes an amendment equivalent to that proposed to be made by item [1] of the proposed amendments to the <i>Art Gallery of New South Wales Act 1980</i> elsewhere in this Schedule.	-
	Commencement of term of office	,
	Item [3] of the proposed amendments makes an amendment equivalent to that proposed to be made by item [2] of the proposed amendments to the <i>Art Gallery of New South Wales Act 1980</i> elsewhere in this Schedule.	10 11 12
	Statute law revision	1;
	Item [1] of the proposed amendments omits a cross-reference to a repealed subclause. Item [4] of the proposed amendments updates outdated terminology.	14 15
1.25	Licensing and Registration (Uniform Procedures) Act 2002 No 28	10 13
	Schedule 1 Licences to which Part 2 of Act applies	18
	Insert the following at the end of the matter under the heading "Pawnbrokers and Second-hand Dealers Act 1996":	19 20
	section 9 (1) (c), combined pawnbroker's and second-hand dealer's licence	2:
	Explanatory note	2
	The proposed amendment is consequential on the amendment proposed to be made to the <i>Pawnbrokers and Second-hand Dealers Act 1996</i> elsewhere in this Schedule. That amendment provides for combined pawnbrokers' and second-hand dealers' licences.	24 25 20 21
1.26	Local Courts Act 1982 No 164	28
[1]	Section 10B Functions of registrars	29
	Omit "function of making" from section 10B (2) (b).	30
	Insert instead "functions of a Local Court to make".	3
[2]	Section 10B (2) (g)	32
	Omit the paragraph.	3

[3]	Section 10B (2) (h)							
	Omit the paragraph. Insert instead:							
	Î	(h)	the function of remitting or postponing payment of any fees provided for under section 28 (2),	;				
[4]	Section 1	0D G	uidelines for exercise of certain functions	!				
	Omit section 10D (1) (a). Insert instead:							
		(a)	the remitting or postponement of any fees provided for under section 28 (2),	.				
[5]	Section 1	3 Арр	pointments for limited tenure	9				
	Omit "70 years" from section 13 (1) (a). Insert instead "72 years".							
[6]	Section 21 Additional terms of office							
	Omit "70 years" from section 21 (1). Insert instead "72 years".							
[7]	Section 64 Appeals							
	Insert after	r sectio	on 64 (1):	14				
	(1A)	subs subs	application or appeal may not be made under section (1) in relation to an order referred to in that section if the making of such an application or appeal is nibited by the Act or law pursuant to which the order is le.	19 10 11 18 19				
[8]	Section 64 (5)							
	Insert after section 64 (4):							
	(5)	any and	nis section, a reference to an order includes a reference to determination that a Local Court has jurisdiction to make, any penalty that a Local Court has jurisdiction to impose, eferred to in section 35.	2: 2: 2: 2:				
	Commencement							
	Items [1]–[4], [7] and [8] of the amendments to the <i>Local Courts Act 1982</i> commence, or are taken to have commenced, on the commencement of Schedule 2.140 to the <i>Justices Legislation Repeal and Amendment Act 2001</i> .							
	Explanatory note							
	Registrar's authority to make consent orders							
	Item [2] of the proposed amendments removes an anomaly by omitting one of two paragraphs in section 10B (2) of the Local Courts Act 1982 (the Act) (inserted by the Justices Legislation Repeal and Amendment Act 2001 (the amending Act)) that							

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authorise a registrar to make consent orders. The omitted paragraph allows a registrar to make consent orders only if they are of a kind prescribed by the regulations, while the retained paragraph allows a registrar to make any consent orders except as provided by rules of court.

Item [1] makes a consequential amendment to the retained paragraph.

Fees

Schedule 1.5 [1] to the *Courts Legislation Miscellaneous Amendments Act 2002* inserted section 28 (2) in the Act to reinstate a provision relating to fees payable in respect of certain proceedings and applications in a Local Court.

Item [3] of the proposed amendments confers on the registrar the function of remitting or postponing payment of any such fees.

Item [4] repeals and re-enacts section 10D (1) (a) of the Act to ensure that guidelines that may be made under section 10D (1) extend to all fees contemplated by section 28 (2).

Retirement age of Magistrates

The Judicial Officers Act 1986 was amended by the Courts Legislation Further Amendment Act 2001 to increase the retirement age for Magistrates to 72 years.

For consistency, items [5] and [6] of the proposed amendments amend sections 13 and 21 of the Act so as to provide that a Magistrate appointed for a limited tenure may be appointed for a term that does not continue past the date on which the Magistrate will attain the age of 72 years, and that certain Magistrates who have retired may be reinstated for a similar term. At present, neither term may continue past the date on which the Magistrate attains the age of 70 years.

Appeals

Item [7] of the proposed amendments inserts a new subsection (1A) into section 64 of the Act so as to ensure that the rights of appeal and review conferred by that section do not override the provisions of any other Acts that restrict rights of appeal or review in relation to particular matters.

Item [8] of the proposed amendments inserts a new subsection (5) into section 64 of the Act so as to ensure that references in that section to an order include references to the determinations that a Local Court can make, and the penalties that a Local Court can impose, under Part 6 of the Act.

1.27 Local Government Act 1993 No 30

Section 429A Complaints about councils, councillors, delegates and staff

Omit section 429A (1). Insert instead:

- (1) A public official within the meaning of the *Protected Disclosures Act 1994* may complain to the Director-General about the conduct of any one or more of the following:
 - (a) a council,
 - (b) a delegate of a council,
 - (c) a councillor,
 - (d) a member of staff of a council.

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Schedule 1

Minor amendments

	Explanatory note					
	At present, section 429A of the <i>Local Government Act 1993</i> (the Act) provides for a public official (within the meaning of the <i>Protected Disclosures Act 1994</i>) to complain to the Director-General of the Department of Local Government about the conduct of a council or an officer of a council. The proposed amendment elucidates the meaning of "officer of a council" to make it clear that complaints may be made about the conduct of councillors, delegates of councils and members of staff of councils. A similar amendment is proposed to be made to the <i>Protected Disclosures Act 1994</i> elsewhere in this Schedule.					
			of section 400 of the Act, section 429A extends to cover county councils mbers, delegates and staff.	10 11		
1.28	Mea	t Ind	ustry Act 1978 No 54	12		
[1]	Sect	ion 6l	B Branding of meat	13		
	Omi	t section	on 6B (2).	14		
[2]	Sect	ion 70	6	15		
	Inser	t after	section 75A:	16		
	76	Proc	eedings for offences	17		
		(1)	Proceedings for an offence against this Act may be dealt with before a Local Court or before the Supreme Court in its summary jurisdiction.	18 19 20		
		(2)	Proceedings for an offence against the regulations are to be disposed of in a summary manner before a Local Court.	21 22		
		(3)	The maximum pecuniary penalty that may be imposed by a Local Court in proceedings for an offence against this Act is 50 penalty units or the maximum penalty provided by this Act in respect of the offence, whichever is the lesser.	23 24 25 26		
		(4)	If proceedings for an offence against this Act are brought before the Supreme Court in its summary jurisdiction, the Court may impose a penalty not exceeding the maximum penalty provided by this Act in respect of the offence.	27 28 29 30		
		natory		31		
		ding of		32 33		
	regulato ide provis provis (unles	uction (Sations untify when the sions red that see that see soon	Act 1978 (the Act) has been largely superseded by the Food Safety) Act 1998 (the Safety Act). Section 6B (1) of the Act provides that nder the Safety Act may include provisions requiring the branding of meat hether it is lamb or hogget, regardless of whether the purpose of those slates to the safety of the meat for human consumption. Section 6B (2) that any such provisions cease to have effect on and from 1 August 2003 are repealed). Such a provision is currently in force (clause 60 of the Food Meat Food Safety Scheme) Regulation 2000).	33 34 36 37 38 39		

Minor amendments Schedule 1

	branding red Proceeding	the proposed amendments repeals section 6B (2) so as to permit the juirements to be retained indefinitely. s for offences	1 2 3 4
	among other	provisions of the Act repealed by the Safety Act was section 76, which, things, specified the forum in which proceedings for offences against the	5
		gulations made under the Act might be taken. till creates certain offences (and the regulations are capable of doing so),	7
	item [2] of th	e proposed amendments re-enacts so much of the repealed section 76 as to permit proceedings for the offences to be taken.	8
1.29	Medical	Practice Act 1992 No 94	10
[1]	Section 1	61 Conduct of proceedings	11
	Omit section	on 161 (4). Insert instead:	12
	(4)	Schedule 2 has effect with respect to the conduct of any inquiry and the hearing of any appeal by the Tribunal.	13 14
[2]	Section 1	76 Procedure for inquiry	15
	Omit section	on 176 (4). Insert instead:	16
	(4)	Schedule 2 has effect with respect to the conduct of any inquiry by a Committee.	17 18
[3]	Schedule	1 Registration procedure	19
	Omit "Pres	sident" from clause 11. Insert instead "Registrar".	20
	Explanatory	note	21
	Clarification	1	22
		[2] of the proposed amendments recast certain provisions of the <i>Medical</i> 1992 (<i>the Act</i>) so as to clarify their meaning. Similar amendments to other	23 24
		ealing with health professionals are proposed to be made elsewhere in this	25 26
	Eligibility in	quiries	27
	President ar holding of a practitioner Chiropractor	ne proposed amendments makes the same amendment in relation to the and Registrar of the New South Wales Medical Board in respect of the in inquiry into the eligibility of an applicant for registration as a medical as is proposed to be made by item [2] of the amendments to the its Act 2001 elsewhere in this Schedule in relation to the holding of an eligibility for registration under that Act.	28 29 30 31 32 33

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1.30	Mental H	lealth Act 1990 No 9	1
	Section 2	28 Appointment of official visitors	2
	Insert at th	ne end of section 228 (4):	3
		, or	4
		(c) The Royal Alexandra Hospital for Children.	5
	Explanatory	y note	6
	to each <i>area</i> health servi	of the <i>Mental Health Act 1990</i> requires the appointment of official visitors a <i>health service</i> . That term is defined in section 228 (4) to mean an area ce constituted under the <i>Health Services Act 1997</i> and the Corrections ice (a statutory health corporation under that Act).	7 8 9 10
	statutory hea section 228 hospital in the	ed amendment adds The Royal Alexandra Hospital for Children (also a alth corporation) to the meaning of area health service for the purposes of as it is intended that an acute mental health ward will be opened at that ne future. The proposed amendment will ensure that official visitors will be that facility.	11 12 13 14 15
1.31	Museum	of Applied Arts and Sciences Act 1945 No 31	16
[1]	Section 4	Appointment of trustees	17
	Insert after	r section 4 (5):	18
	(5A)	For the purposes of subsection (4) only, an appointment under subsection (5) does not constitute (and is taken never to have constituted) an appointment for a term of office.	19 20 21
[2]	Section 4	(6)	22
	Omit the s	ubsection.	23
	Explanator	y note	24
	"Term" of c	office of a trustee	25
	proposed to	the proposed amendments makes an amendment equivalent to that be made by item [1] of the proposed amendments to the <i>Art Gallery of New s Act 1980</i> elsewhere in this Schedule.	26 27 28
	Commence	ment of term of office	29
	proposed to	the proposed amendments makes an amendment equivalent to that be made by item [2] of the proposed amendments to the <i>Art Gallery of New</i> is <i>Act 1980</i> elsewhere in this Schedule.	30 31 32

Schedule 1

1.32	National	Parks	s and Wildlife Act 1974 No 80	1
[1]	Sections 5	5, 47B	, 47GA, 47GB, 47GC, 47GD, 47GE, 47GF and 47GG	2
	Omit "an wherever o		conservation area" and "An state conservation area" ng.	3
	Insert instearespectively		state conservation area" and "A state conservation area",	5 6
[2]	Section 72	2 Prep	paration of plans of management	7
	Omit section	on 72 (1) (c). Insert instead:	8
		(c)	shall cause a plan of management to be prepared for each historic site, nature reserve, karst conservation reserve or national park reserved after the commencement day, as soon as practicable after the reservation,	9 10 11 12 13
[3]	Section 11 endangere		uying, selling or possessing threatened species or pulation	14 15
	Omit section	on 118	B (4). Insert instead:	16
	(4)	section	a defence to a prosecution for an offence against this on if the accused proves that the act constituting the ed offence:	17 18 19
		(a)	was authorised to be done, and was done in accordance with, a general licence under section 120, a licence under section 131, 132 or 132A, a scientific licence under section 132C or a licence granted under Part 6 of the <i>Threatened Species Conservation Act 1995</i> , or	20 21 22 23 24
		(b)	was the subject of a certificate issued under section 95 (2) of the <i>Threatened Species Conservation Act 1995</i> .	25 26
[4]		d area	asements, rights of way and licences for as (as inserted by the National Parks and Wildlife t 2001)	27 28 29
	Renumber	the sec	ction as section 153C.	30
	Explanatory			31
			sed amendments corrects incorrect indefinite articles arising from vords by previous amendments.	32 33
	National Park	ks <i>and</i> I res and	osed amendments repeals and re-enacts section 72 (1) (c) of the Wildlife Act 1974 (the Act) so as to remove obsolete references to karst conservation reserves "dedicated" under the Act. All land is er the Act.	34 35 36 37

Item [3] of the proposed amendments repeals and re-enacts section 118B (4) of the Act so as to afford a person accused of an offence under section 118B (Buying, selling or

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possessing threatened species or endangered population) an additional defence to those already available. The defence concerned is currently available to persons accused of offences under sections 118A (Harming or picking threatened species, endangered populations or endangered ecological communities), 118C (Damage critical habitat) and 118D (Damage habitat of threatened species, endangered population or endangered ecological community) of the Act. The additional defence is that the act constituting the alleged offence was the subject of a certificate issued under section 95 (2) of the Threatened Species Conservation Act 1995—that is, a certificate to the effect that a licence under the latter Act is not required in respect of a particular action. Item [4] of the proposed amendments corrects duplicated numbering. 1.33 Nurses Act 1991 No 9 **Section 52 Proceedings before a Committee** [1] Omit section 52 (5). Insert instead: Schedule 2 has effect with respect to the conduct of any inquiry by a Committee. Section 61 Proceedings before the Tribunal [2] Omit section 61 (4). Insert instead: 21 Schedule 2 has effect with respect to the conduct of any inquiry and the hearing of any appeal by the Tribunal. **Explanatory note** The proposed amendments recast certain provisions of the Nurses Act 1991 so as to clarify their meaning. Similar amendments to other legislation dealing with health professionals are proposed to be made elsewhere in this Schedule. 1.34 Ombudsman Act 1974 No 68 27 Section 25D Disclosure to Ombudsman of information about child [1] abuse Omit section 25D (2). Section 31AC Ombudsman may furnish information to public [2] authority Insert at the end of the section: The Ombudsman may also furnish any or all of the information referred to in subsection (1) to any other public

authority, and may make such comments (if any) to that

public authority as the Ombudsman considers appropriate, if:

Schedule 1

- (a) the Ombudsman is satisfied that the information concerned is relevant to the functions, policies, procedures or practices of that other public authority, and
- (b) the information does not disclose any personal information (within the meaning of the *Privacy and Personal Information Protection Act 1998*).

[3] Section 34 Disclosure by Ombudsman or officer

Renumber section 34 (1) (b1) as section 34 (1) (b3).

[4] Section 34 (1) (b1) and (b2)

Insert after section 34 (1) (b):

- (b1) to a police officer, the Department of Community Services or any other public authority that the Ombudsman considers appropriate in the circumstances if the information relates to the safety, welfare or well-being of a particular child or young person (or a class of children or young persons),
- (b2) to any person if the Ombudsman believes on reasonable grounds that disclosure to that person is necessary to prevent or lessen the likelihood of harm being done to any person (but only if the Ombudsman also believes on reasonable grounds that there is a risk of harm (including self-harm) being done to any person),

Explanatory note

Furnishing of certain information to public authorities

At present, section 31AC of the *Ombudsman Act 1974* (*the Act*) permits the Ombudsman to furnish to a public authority information obtained by the Ombudsman in discharging functions with respect to a complaint against or relating to the public authority. It also permits the Ombudsman to make comments to the public authority regarding the complaint.

Item [2] of the proposed amendments extends section 31AC so as to permit the Ombudsman to furnish to any other public authority such of that information as is relevant to the functions, policies, procedures or practices of that other public authority, provided that the information does not disclose any **personal information** (as defined in the *Privacy and Personal Information Protection Act 1998*). The proposed amendment also permits the Ombudsman to make any comments to the other public authority as the Ombudsman considers appropriate.

Disclosure of certain information

Section 34 of the Act prohibits the disclosure by the Ombudsman or an officer of the Ombudsman of any information obtained in the course of office unless the disclosure is made in the circumstances set out in that section. Item [4] of the proposed

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amendments specifies two further circumstances (as section 34 (1) (b1) and (b2)) in which such a disclosure may be made. Item [3] renumbers the existing section 34 (1) (b1) as section 34 (1) (b3) to permit the insertion of the new paragraphs.

The first circumstance concerns information relating to the safety, welfare or well-being of a particular child or young person (or a class of children or young persons). In that case, the information may be disclosed to a police officer, the Department of Community Services or any other public authority that the Ombudsman considers appropriate in the circumstances. In consequence of this authorisation to disclose that information, item [1] of the proposed amendments repeals section 25D (2), which currently authorises the disclosure to police officers, other relevant investigative agencies and the Commission for Children and Young People of information about child abuse obtained under Part 3A of the Act.

The second circumstance arises when the Ombudsman believes on reasonable grounds that the disclosure to a particular person (for example, a police officer or the governor of a correctional centre) is necessary to prevent or lessen the likelihood of harm being done to any person, but only if the Ombudsman also believes on reasonable grounds that there is a risk of harm (including self-harm) being done to any person. In that case, the disclosure may be made to the particular person.

1.35 Optometrists Act 2002 No 30

[1] Section 115 Conduct of proceedings

Omit section 115 (5). Insert instead:

(5) Schedule 5 has effect with respect to the conduct of any inquiry and the hearing of any appeal by the Tribunal.

[2] Schedule 1 Registration procedures

Omit "President" from clause 11. Insert instead "Registrar".

Explanatory note

Clarification

Item [1] of the proposed amendments recasts a provision of the *Optometrists Act 2002* (*the Act*) so as to clarify its meaning. Similar amendments to other legislation dealing with health professionals are proposed to be made elsewhere in this Schedule.

Eligibility inquiries

Item [2] of the proposed amendments makes the same amendment in relation to the President and Registrar of the Optometrists Registration Board in respect of the holding of an inquiry into the eligibility of an applicant for registration as an optometrist as is proposed to be made by item [2] of the amendments to the *Chiropractors Act 2001* elsewhere in this Schedule in relation to the holding of an inquiry into eligibility for registration under that Act.

Minor amendments Schedule 1

1.36	Osteopaths Act 2001 No 16	1
[1]	Section 111 Conduct of proceedings	2
	Omit section 111 (5). Insert instead:	3
	(5) Schedule 5 has effect with respect to the conduct of any inquiry and the hearing of any appeal by the Tribunal.	4 5
[2]	Schedule 1 Registration procedures	6
	Omit "President" from clause 11. Insert instead "Registrar". Explanatory note Clarification Item [1] of the proposed amendments recasts a provision of the Osteopaths Act 2001 (the Act) so as to clarify its meaning. Similar amendments to other legislation dealing with health professionals are proposed to be made elsewhere in this Schedule. Eligibility inquiries Item [2] of the proposed amendments makes the same amendment in relation to the President and Registrar of the Osteopaths Registration Board in respect of the holding of an inquiry into the eligibility of an applicant for registration as an osteopath as is proposed to be made by item [2] of the amendments to the Chiropractors Act 2001	7 8 9 10 11 12 13 14 15 16 17 18
1.37	elsewhere in this Schedule in relation to the holding of an inquiry into eligibility for registration under that Act. Pawnbrokers and Second-hand Dealers Act 1996 No 13	19
	Section 9 Application to licences of Licensing and Registration (Uniform Procedures) Act 2002	21 22
	Insert after section 9 (1) (b):	23
	(c) combined pawnbrokers' and second-hand dealers' licences.	24 25
	Explanatory note Section 10 (3) of the <i>Pawnbrokers and Second-hand Dealers Act 1996</i> (<i>the 1996 Act</i>), before the consequential repeal of section 10 (Determination of applications) by the <i>Licensing and Registration (Uniform Procedures) Act 2002</i> (<i>the 2002 Act</i>), provided that a licence under the 1996 Act "may authorise its holder to carry on the business of a second-hand dealer or pawnbroker, or both". The 2002 Act also repealed section 9 (Licence applications) of the 1996 Act and reenacted it to provide (among other things) for the issue of the following: (a) pawnbrokers' licences, (b) second-hand dealers' licences. However, the re-enacted section omitted to make provision for a combined licence. The proposed amendment repairs that omission.	26 27 28 29 30 31 32 33 34 35 36

1.38	Physiotherapists Act 2001 No 67	1
[1]	Section 112 Conduct of proceedings	2
	Omit section 112 (5). Insert instead:	3
	(5) Schedule 5 has effect with respect to the conduct of any inquiry and the hearing of any appeal by the Tribunal.	4 5
[2]	Schedule 1 Registration procedures	6
	Omit "President" from clause 11. Insert instead "Registrar". Explanatory note Clarification Item [1] of the proposed amendments recasts a provision of the <i>Physiotherapists Act 2001 (the Act)</i> so as to clarify its meaning. Similar amendments to other legislation dealing with health professionals are proposed to be made elsewhere in this Schedule. Eligibility inquiries	7 8 9 10 11 12 13
	Item [2] of the proposed amendments makes the same amendment in relation to the President and Registrar of the Physiotherapists Registration Board in respect of the holding of an inquiry into the eligibility of an applicant for registration as a physiotherapist as is proposed to be made by item [2] of the amendments to the <i>Chiropractors Act 2001</i> elsewhere in this Schedule in relation to the holding of an inquiry into eligibility for registration under that Act.	14 15 16 17 18 19
1.39	Property, Stock and Business Agents Act 2002 No 66	20
	Property, Stock and Business Agents Act 2002 No 66 Section 68 Bidders Record	20 21
1.39 [1] [2]	Section 68 Bidders Record Insert "or stock and station agent" after "real estate agent" in section	21 22
[1]	Section 68 Bidders Record Insert "or stock and station agent" after "real estate agent" in section 68 (3). Section 71 Approved consumer education guide for bidders at auctions Insert "or stock and station agent" after "real estate agent" in section 71 (2).	21 22 23 24
[1]	Section 68 Bidders Record Insert "or stock and station agent" after "real estate agent" in section 68 (3). Section 71 Approved consumer education guide for bidders at auctions Insert "or stock and station agent" after "real estate agent" in section	21 22 23 24 25 26 27

Schedule 1

	The proposed amendments amend sections 68 (3) and 71 (2) to make it clear that the requirements of those sections extend to stock and station agents.				
1.40	Protected Disclosures Act 1994 No 92	3			
[1]	Section 12B Disclosure to Director-General of Department of Local Government concerning serious and substantial waste in local government	4 5 6			
	Omit section 12B (1) (b). Insert instead:	7			
	(b) be a disclosure of information that shows or tends to show serious and substantial waste of local government money by any one or more of the following:	8 9 10			
	(i) a local government authority,	11			
	(ii) a delegate of a local government authority,	12			
	(iii) a councillor (within the meaning of the <i>Local Government Act 1993</i>),	13 14			
	(iv) a member of a county council (within the meaning of the <i>Local Government Act 1993</i>),	15 16			
	(v) a member of staff of a local government authority.	17 18			
[2]	Schedule 2 Savings, transitional and other provisions	19			
	Insert at the end of clause 1 (1):	20			
	Statute Law (Miscellaneous Provisions) Act 2003 (but only in so far as Schedule 1 to that Act amends this Act and the Local Government Act 1993)	21 22 23			
[3]	Schedule 2, clause 5	24			
	Insert at the end of the clause:	25			
	(2) A disclosure referred to in section 12B as amended by Schedule 1.40 [1] to the <i>Statute Law (Miscellaneous Provisions) Act 2003</i> is protected by this Act even if it relates to conduct or activities engaged in, or matters arising, before the commencement of that amendment.	26 27 28 29 30			
	Explanatory note	31			
	At present, section 12B of the <i>Protected Disclosures Act 1994</i> (<i>the Act</i>) provides for a public official (within the meaning of the Act) to complain to the Director-General of the Department of Local Government about serious and substantial waste of local government money by a "local government authority" (that is, a council or a county council) or an officer of a local government authority.	32 33 34 35 36			

	Item [1] of the proposed amendments elucidates the meaning of "officer of a local government authority" to make it clear that complaints may be made about such waste by councillors, members of county councils, delegates of councils and county councils and members of staff of councils and county councils. A similar amendment is proposed to be made to the <i>Local Government Act 1993</i> elsewhere in this Schedule. Item [2] of the proposed amendments permits the making of savings and transitional regulations in consequence of item [1] of the proposed amendments and of the proposed amendment to the <i>Local Government Act 1993</i> .	1 2 3 4 5 6 7 8
	Item [3] of the proposed amendments inserts a transitional provision.	9
1.41	Psychologists Act 2001 No 69	10
[1]	Section 3 Object of Act	11
	Omit "practice". Insert instead "practise".	12
[2]	Section 111 Conduct of proceedings	13
	Omit section 111 (5). Insert instead:	14
	(5) Schedule 5 has effect with respect to the conduct of any inquiry and the hearing of any appeal by the Tribunal.	15 16
[3]	Schedule 1 Registration procedures	17
1.42	Omit "President" from clause 11. Insert instead "Registrar". Explanatory note Statute law revision Item [1] of the proposed amendments corrects a spelling error. Clarification Item [2] of the proposed amendments recasts a provision of the <i>Psychologists Act 2001</i> (<i>the Act</i>) so as to clarify its meaning. Similar amendments to other legislation dealing with health professionals are proposed to be made elsewhere in this Schedule. Eligibility inquiries Item [3] of the proposed amendments makes the same amendment in relation to the President and Registrar of the Psychologists Registration Board in respect of the holding of an inquiry into the eligibility of an applicant for registration as a psychologist as is proposed to be made by item [2] of the amendments to the <i>Chiropractors Act 2001</i> elsewhere in this Schedule in relation to the holding of an inquiry into eligibility for registration under that Act. Public Finance and Audit Act 1983 No 152	18 19 20 21 22 23 24 25 26 27 28 29 30 31 32
	Schedule 2 Statutory bodies	34
	Omit "Board of Surveyors of New South Wales".	35
	Insert instead "Board of Surveying and Spatial Information". Commencement The amendment to the <i>Public Finance and Audit Act 1983</i> commences, or is taken to have commenced, on the commencement of Part 6 of the <i>Surveying Act 2002</i> .	36 37 38 39

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	Explanatory note The Surveying Act 2002 repeals the Surveyors Act 1929, which constituted the Board of Surveyors of New South Wales. Part 6 of the Surveying Act 2002 constitutes the Board of Surveying and Spatial Information. The proposed amendment makes the necessary consequential amendment to the Public Finance and Audit Act 1983.	1 2 3 4 5 6
1.43	Real Property Act 1900 No 25	7
[1]	Section 36 Lodgment and registration of documents	8
	Omit section 36 (1D) (c). Insert instead: (c) that is not lodged in a manner approved for the time being by the Registrar-General.	9 10 11
[2]	Section 36 (6) (a)	12
	Omit "in the prescribed manner".	13
	Insert instead "in a manner approved for the time being by the Registrar-General".	14 15
[3]	Sections 74I, 74J and 74JA	16
	Omit "date of service of that notice" wherever occurring in sections 74I (4) (b), 74J (3) (b) and 74JA (5) (b).	17 18
	Insert instead "date of issue of that notice". Explanatory note	19 20
	Lodgment and relodgment of documents	21
	At present, section 36 (1D) of the <i>Real Property Act 1900</i> (<i>the Act</i>) provides that the Registrar-General may refuse to accept certain dealings and caveats for lodgment, including (as provided by paragraph (c) of that subsection) any dealing or caveat "that is not lodged in such a manner, or is not accompanied by such number of complete copies thereof, as may be prescribed".	22 23 24 25 26
	Section 36 (6) of the Act provides (in part) that, for the purposes of section 36 (Lodgment and registration of documents), a dealing that is lodged in registrable form and is subsequently uplifted is to be deemed not to be in registrable form until relodged "in the prescribed manner" (and in registrable form).	27 28 29 30
	Items [1] and [2] of the proposed amendments omit the requirements that the manner of lodging and relodging dealings and caveats be prescribed by the regulations. They provide, instead, for lodging and relodging in a manner "approved for the time being by the Registrar-General".	31 32 33 34
	Lapsing of caveats	35
	Sections 74I, 74J and 74JA of the Act provide that caveats to which those sections relate lapse at the expiry of the period of 21 days after the date of service on the caveator of a notice warning the caveator that the caveat will lapse unless, within that period, the caveator obtains and lodges with the Registrar-General an order from the Supreme Court extending the operation of the caveat.	36 37 38 39 40

Schedule 1

The sections require the person seeking the lapsing of the caveat (the applicant) to lodge with the Registrar-General evidence of service of the warning notice on the caveator within 4 weeks after the issue of the notice. The sections permit the Registrar-General to refuse to take any further action in the matter if the applicant does not do so. However, the Registrar-General may (but need not) allow an extension of time for service of the warning notice. At present, the additional time (if any) runs for 4 weeks from the date of service on the applicant of a notice allowing the extension.

Item [3] of the proposed amendments amends sections 74I, 74J and 74JA so as to provide that the extension of time runs, instead, for 4 weeks from the date of issue of the notice to the applicant.

1.44 Shops and Industries Act 1962 No 43

Section 152A Performance of Director-General's functions

Omit "Part 4 or 6" from section 152A (1). Insert instead "Part 2, 4 or 6".

Explanatory note

Section 152A of the Shops and Industries Act 1962 (the Act) permits the delegation of the functions of the Director-General of the Department of Industrial Relations under Parts 4 and 6 of the Act to officers of that Department. (The Department of Industrial Relations was abolished by the Public Sector Employment and Management (General) Order 2003. However, clause 33 (3) of that Order provides that in any document, a reference to the Department of Industrial Relations is to be construed as a reference to the Department of Commerce.)

Under Part 4 of the Act, the Director-General determines applications for exemption from the provisions of Division 3 (Opening and closing hours of shops and warehouses) of that Part (and from the provisions of the regulations made for the purpose of that Division). The Director-General may withdraw any exemption if the conditions (if any) of the exemption are breached.

Under Part 6 of the Act, the Director-General determines applications for hairdressers' licences. The Director-General may cancel or suspend any licence granted, vary the terms and conditions (if any) of a licence and impose additional terms and conditions on a licence.

Schedule 1 to the Bank Holidays Legislation Amendment Act 2002 recently inserted Part 2 (Opening of banks on weekends) in the Act. That Part provides, among other things, for the Director-General to determine banks' applications for approval to open on weekends, and it permits the Director-General, in certain circumstances, to vary the conditions of, or suspend or cancel, any such approval.

The proposed amendment ensures that the Director-General's functions under the new Part 2 of the Act may be delegated in the same way as the Director-General's functions under Parts 4 and 6.

1.45 State Records Act 1998 No 17

Schedule 2 Provisions relating to constitution and procedure of the Board

Insert at the end of clause 2:

For the purposes of the calculation of a member's consecutive terms of office only, if:

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Minor amendments Schedule 1

	(a)	a member that has become vacant otherwise than by the expiration of the member's term of office, and	2
	(b)	the person is appointed for the balance of his or her predecessor's term of office,	4 5
		appointment does not constitute (and is taken never to e constituted) an appointment for a term of office.	6 7
	Explanatory note		8
	The proposed amount made by item [1] of Act 1980 elsewher	endment makes an amendment equivalent to that proposed to be if the proposed amendments to the <i>Art Gallery of New South Wales</i> in this Schedule.	9 10 11
1.46	Stock (Chem	ical Residues) Act 1975 No 26	12
		porary notice for detention of chemically affected	13
	stock		14
	Omit "a random	" from section 7 (2). Insert instead "from a".	15
	Explanatory note		16
	•	tock (Chemical Residues) Act 1975 (the Act) permits an inspector	17
		ve a notice requiring the detention, at a specified place for a specified	18
	period, of stock t	that are chemically affected or that the inspector suspects are	19
	chemically affected	d. Section 7 (2) provides that, if the inspector only suspects that the	20
	stock are chemica	ally affected, the inspector must take for analysis "specimens from	21
	those stock or [fro	m] a random sample of those stock" or exercise any other power	22
	affected.	ct for the purpose of ascertaining whether the stock are chemically	23 24
		d be preferable to take a selected sample of the stock (for example,	25
	stock exhibiting an	ny signs that gave rise to the inspector's suspicions), rather than a	26 27
	"random" sample,	to increase the probability of ascertaining whether the stock are	28
	chemically affected	d. To permit this, the proposed amendment omits the word "random"	29
	the meaning of the	The proposed amendment also inserts an additional "from" to clarify subsection.	30
1.47	Strata Schem	nes (Freehold Development) Act 1973 No 68	31
	Section 5 Defi	nitions	32
	Omit the definit	tion of special resolution from section 5 (1).	33
	Insert instead:		34
		cial resolution has the same meaning as it has in the Strata emes Management Act 1996.	35 36
	Commencement		37
		the Strata Schemes (Freehold Development) Act 1973 is taken to	38
	have commenced	on 1 July 1997.	39

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	Explanatory note	1
	At present, special resolution is defined in the <i>Strata Schemes (Freehold Development) Act 1973</i> by reference to certain other provisions of that Act that have now been repealed.	2 3 4
	The proposed amendment repeals the definition and re-enacts it in terms of the definition in the <i>Strata Schemes Management Act 1996</i> .	5 6
1.48	Strata Schemes (Leasehold Development) Act 1986 No 219	7
	Section 4 Definitions	8
	Omit the definition of <i>special resolution</i> from section 4 (1).	9
	Insert instead:	10
	<i>special resolution</i> has the same meaning as it has in the <i>Strata Schemes Management Act 1996</i> .	11 12
	Commencement	13
	The amendment to the <i>Strata Schemes (Leasehold Development) Act 1986</i> is taken to have commenced on 1 July 1997.	14 15
	Explanatory note	16
	At present, special resolution is defined in the <i>Strata Schemes (Leasehold Development) Act 1986</i> by reference to certain other provisions of that Act that have now been repealed.	17 18 19
	The proposed amendment repeals the definition and re-enacts it in terms of the definition in the <i>Strata Schemes Management Act 1996</i> .	20 21
1.49	Strata Schemes Management Act 1996 No 138	22
	Section 21 Executive committee's decisions to be decisions of	23
	owners corporation	24
	Omit "this Act or the by-laws requires" from section 21 (2) (a).	25
	Insert instead "is required by or under any Act".	26
	Explanatory note	27
	Section 21 of the <i>Strata Schemes Management Act 1996</i> (<i>the Act</i>) provides that a decision of an executive committee of an owners corporation is taken to be the decision of the owners corporation. The section also provides that certain decisions may not be made by the executive committee, including a decision that "this Act or the by-laws" requires to be made by the owners corporation by unanimous resolution or special resolution or in a general meeting.	28 29 30 31 32 33
	However, the Act is not the only Act that requires decisions to be made by any such method (see section 19 (2) of the <i>Strata Schemes (Freehold Development) Act 1973</i> , for example). Accordingly, the proposed amendment amends section 21 so as to provide that the executive committee may not make a decision that is required by or under any Act to be made by such a method.	34 35 36 37 38

Schedule 1

1.50	Sydney C	Opera House Trust Act 1961 No 9	1
[1]	Section 6	Trustees	2
	Insert after	section 6 (5):	3
	(5A)	For the purposes of subsection (4) only, an appointment under subsection (5) does not constitute (and is taken never to have constituted) an appointment for a term of office.	4 5 6
[2]	Section 6	(6)	7
	Item [1] of proposed to be South Wales Commencer Item [2] of proposed to be		8 9 10 11 12 13 14 15 16
1.51	Sydney V	Vater Act 1994 No 88	18
[1]	Section 54 contracts	4 Publication of terms and conditions of customer	19 20
	Omit "initi	al" from section 54 (1).	21
[2]	Section 54	4 (5)	22
	Omit the su	ubsection.	23
[3]	Section 59	9 Variation of customer contracts	24
	Insert "or s	summarising" after "setting out" in section 59 (1).	25
[4]	Section 59	9 (3)	26
	Insert "or s	summarised" after "set out".	27
[5]	Section 59	9 (4)	28
	Omit "This	s section does". Insert instead "Subsections (1)–(3) do".	29
[6]	Section 59	9 (5)	30
	Insert after	section 59 (4):	31

(5) Following variation of a customer contract, copies of the contract and explanatory material concerning the contract are to be made available to the public in such manner as the operating licence may provide.

Explanatory note

Customer contracts

Section 54 (1) of the *Sydney Water Act 1994* (*the Act*) requires the "initial" terms and conditions of a customer contract to be set out in the *operating licence* (within the meaning of the Act) of Sydney Water Corporation (*the Corporation*). Item [1] of the proposed amendments removes the word "initial", so as to require all terms and conditions (including new terms and conditions and those that have been varied) to be set out in the operating licence.

At present, section 59 of the Act provides that the terms and conditions of a customer contract may (subject to the approval of the Governor) be varied by the Corporation by a notice "setting out" the variation and published in a daily newspaper circulating in the area of operations. The notice must be published at least 6 months before the variation becomes effective (or within a shorter period approved by the Minister). Item [3] of the proposed amendments enables that notice to summarise the variation as an alternative to setting it out in full. Item [4] makes a consequential amendment.

Item [6] of the proposed amendments inserts a new subsection in section 59. The new subsection requires copies of a customer contract that has been varied (together with explanatory material concerning the contract) to be made available to the public in such manner as the operating licence may provide.

Section 59 (4) currently provides that section 59 does not apply to a variation of a customer contract to the extent that the variation relates to alteration of the level of fees or charges and the alteration is in accordance with a determination of the Independent Pricing and Regulatory Tribunal. Item [5] of the proposed amendments amends section 59 (4) to ensure that the new subsection (5) will apply in relation to such variations.

Similar amendments (including the insertion of a provision equivalent to section 59 (4)) are proposed to be made, elsewhere in this Schedule, to the *Hunter Water Act 1991*.

Repeal

Section 54 (2) of the Act required the Corporation, before the commencement of section 55 (Owner of land taken to have entered into customer contract), to publish in a daily newspaper circulating in the *area of operations* (as specified in the Act) a notice setting out the initial terms and conditions of customer contracts or a summary of them.

Section 54 (5) of the Act provides that, if an operating licence so provides, the terms and conditions set out in "the notice or the summary" must be in a form specified by or authorised under the operating licence or licences.

Section 54 (2) is spent and has been repealed. Consequently, section 54 (5) may also be repealed. Item [2] of the proposed amendments effects that repeal.

5cr	revision	2
	(Section 3)	3
2.1	Adoption Act 2000 No 75	2
	Section 189 Reviewable decisions	Ę
	Omit "section 40" wherever occurring in paragraph (a) of the definition of <i>reviewable decision</i> and the Note to that paragraph.	6
	Insert instead "section 28". Explanatory note The proposed amendment corrects a cross-reference to a provision of the Community Services (Complaints, Reviews and Monitoring) Act 1993. Section 40 of that Act was renumbered as section 28 by the Community Services Legislation Amendment	8 9 10 11 12
	Act 2002.	13
2.2	Bail Regulation 1999	14
	Schedule 1 Forms	15
	Omit " the " where secondly occurring in the heading to item 6 in Form 4.	16
	Insert instead "that". Explanatory note The proposed amendment corrects a typographical error.	17 18 19
2.3	Cessnock Local Environmental Plan 1989	20
	Schedule 6 Classification and reclassification of public land	21
	Omit "as operational land" from the heading of the Schedule. Explanatory note The proposed amendment alters the heading of a Schedule to reflect the content of the Schedule and the heading and content of the clause of Cessnock Local Environmental Plan 1989 to which it relates. The clause classifies or reclassifies certain public land as	22 23 24 25 26
	operational land and certain other public land as community land.	27
2.4	Civil Liability Act 2002 No 22	28
	Section 5D General principles	29
	Omit "occurance" from section 5D (2). Insert instead "occurrence". Explanatory note The proposed amendment corrects a spelling error.	30 31 32

2.5	Coal Mine Health and Safety Act 2002 No 129	1
[1]	Section 78 Duty to give notice of drilling operations	2
	Omit "prospecting holder" from section 78 (1).	3
	Insert instead "exploration holder".	4
[2]	Section 145 Appointment of government officials	5
	Omit "An person" from section 145 (3). Insert instead "A person".	6
[3]	Section 185 Purpose of industry codes of practice	7
	Omit "Part 5" where secondly occurring. Insert instead "Part 2". Explanatory note Item [1] of the proposed amendments omits a term that is not used elsewhere in the Coal Mine Health and Safety Act 2002 and replaces it with the correct term. Item [2] of the proposed amendments replaces an incorrect indefinite article. Item [3] of the proposed amendments corrects an incorrect cross-reference.	8 9 10 11 12 13
2.6	Community Land Development Act 1989 No 201	14
	Section 26 Development contract	15
	Omit "section 91" from section 26 (4). Insert instead "section 80". Explanatory note The proposed amendment updates a reference to a section of the <i>Environmental Planning and Assessment Act 1979</i> that was repealed and then renumbered when subsequently re-enacted.	16 17 18 19 20
2.7	Confiscation of Proceeds of Crime Act 1989 No 90	21
	Section 13 Applications for confiscation orders	22
	Renumber section 13 (3A) (a) (i) where secondly occurring as section 13 (3A) (a) (ii). Explanatory note The proposed amendment corrects duplicated numbering.	23 24 25 26

2.8	Conveyancers Licensing Act 2003 No 3	1
	Section 91 Associates of a licensee	2
	Omit "Property Relationships Act 1984" from section 91 (2) (b).	3
	Insert instead " <i>Property (Relationships) Act 1984</i> ". Explanatory note The proposed amendment corrects an incorrect citation of an Act.	4 5 6
2.9	Disability Services Act 1993 No 3	7
	Section 25 Section 3 and Schedule 1 not to give rise to or affect cause of action	8
	Omit "section 40" from section 25 (2). Insert instead "section 28". Explanatory note The proposed amendment corrects a cross-reference to a provision of the <i>Community Services (Complaints, Reviews and Monitoring) Act 1993.</i> Section 40 of that Act was renumbered as section 28 by the <i>Community Services Legislation Amendment Act 2002.</i>	10 11 12 13 14 15
2.10	Electricity Supply Act 1995 No 94	16
[1]	Section 102 Proceedings for offences	17
	Insert "or the regulations" after "this Act" in section 102 (2).	18
[2]	Section 102 (5)	19
	Insert "or the regulations" after "this Act".	20
[3]	Section 102 (5)	21
	Insert "of this Act, or relevant clause of the regulations," after "relevant section". Explanatory note At present, section 102 of the <i>Electricity Supply Act 1995</i> (<i>the Act</i>) provides that proceedings for an offence against the Act or the regulations made under it are to be dealt with summarily before a Local Court. Alternatively, proceedings for an offence against the Act (but not the regulations) may be dealt with summarily before the Supreme Court in its summary jurisdiction. In any such proceeding before it, a Local Court cannot impose a penalty exceeding 100 penalty units in the case of a corporation and 50 penalty units in any other case (section 102 (4)). The Supreme Court may impose the maximum penalty specified by the relevant section of the Act (section 102 (5)).	22 23 24 25 26 27 28 29 30 31 32 33
	Section 106 of the Act (the general regulation-making power) was recently amended to allow the regulations to create offences punishable by penalties of up to 250 penalty units in the case of a corporation and 100 penalty units in any other case (previously	35 36

	100 and 25 penalty units, respectively). However, if proceedings for offences against the regulations may be taken only in a Local Court, it is clear that the higher penalties contemplated by section 106 as amended cannot be imposed.	1 2 3
	In consequence of the amendment to section 106, the proposed amendments amend section 102 so as to permit proceedings for offences against the regulations (as well as against the Act) to be dealt with by the Supreme Court.	4 5 6
2.11	Environmental Planning and Assessment Regulation 2000	7
	Part 11 Insurance, Division 2, heading	8
	Omit "Automatic run-off contracts".	9
	Insert instead "Approved professional indemnity contracts". Explanatory note	10 11
	The proposed amendment updates terminology.	12
2.12	Fair Trading Act 1987 No 68	13
	Section 8 Delegation by Director-General	14
	Omit section 8 (1) (f).	15
	Commencement	16
	The amendment to the Fair Trading Act 1987 commences, or is taken to have commenced, on the commencement of section 222 of the Property, Stock and Business Agents Act 2002.	17 18 19
	Explanatory note	20
	The proposed amendment omits a reference to an Act that is repealed by the <i>Property, Stock and Business Agents Act 2002</i> . Section 8 (1) (f) is superseded by section 222 of the latter Act.	21 22 23
2.13	Fines Act 1996 No 99	24
[1]	Section 52 Provisions relating to annulment of enforcement orders	25 26
	Insert "application for the" before "order" in section 52 (2).	27
[2]	Section 85 Provisions relating to orders	28
	Omit "the Community Service Orders Act 1979" from the Note to the section.	29 30
	Insert instead "Part 5 of the Crimes (Administration of Sentences) Act 1999".	31 32

[3]	Section 89 Periodic detention	1
	Omit the Note to the section.	2
[4]	Schedule 1 Statutory provisions under which penalty notices issued	3 4
	Insert in alphabetical order:	5
	Sydney Water Act 1994, section 50	6
[5]	Schedule 1	7
	Omit "Water Board (Corporatisation) Act 1994, section 50".	8
	Explanatory note	9
	Missing words	10
	Section 51 (4) of the <i>Fines Act 1996</i> provides (among other things) that, for certain	11 12
	purposes, an application for a court fine enforcement order or a penalty notice enforcement order is taken to be an information in relation to the alleged offence for	13
	which the relevant fine was imposed. Section 52 (2) refers to "the order taken under	14
	this Division to be an information", instead of to "the <u>application for the order</u> taken under this Division to be an information".	15 16
	Item [1] of the proposed amendments inserts the missing words in section 52 (2).	17
	Updates of names of Acts	18
	Item [2] of the proposed amendments updates a reference to an Act that has been repealed and item [3] omits an outdated Note referring to another repealed Act.	19 20
	The Sydney Water Act 1994 was previously the Water Board (Corporatisation) Act 1994. Schedule 1 to the Fines Act 1996 refers to that Act by its previous name.	21 22
	Item [4] of the proposed amendments inserts a reference (in alphabetical order) to the current name of the Act, and item [5] removes the outdated reference.	23 24
2.14	First State Superannuation Act 1992 No 100	25
[1]	Part 4A Death or incapacity benefits for firefighters	26
	Renumber sections 20A, 20B and 20C where occurring in Part 4A as	27
	sections 20C, 20D and 20E, respectively.	28
[2]	Section 20E Provision to be made with respect to death or	29
• •	incapacity benefits for firefighters (as renumbered by item [1])	30
	Omit "section 20B" from section 20E (3). Insert instead "section 20D".	31
	Explanatory note	32
	Item [1] of the proposed amendments corrects duplicated numbering.	33
	Item [2] of the proposed amendments makes a consequential amendment.	34

2.15	Health Records and Information Privacy Act 2002 No 71	1
	Schedule 3 Amendment of Privacy and Personal Information Protection Act 1998	2
	Omit Schedule 3 [24]. Insert instead:	4
	24] Schedule 4 Savings, transitional and other provisions	5
	Insert at the end of clause 1 (1):	6
	Health Records and Information Privacy Act 2002, but only to the extent that it amends this Act	7 8
	Explanatory note	9 10
	The proposed amendment repeals and re-enacts in incorporable form an amendment that has become unincorporable because of an intervening amendment.	11
2.16	Home Building Regulation 1997	12
	Schedule 4, Penalty notice offences	13
	Omit "and short descriptions" from the heading to the Schedule.	14
	Explanatory note	15
	The proposed amendment updates the heading to a Schedule to reflect the fact that the Schedule no longer contains short descriptions of offences.	16 17
2.17	Industrial Relations Act 1996 No 17	18
[1]	Section 210 Freedom from victimisation	19
	Omit the full stop at the end of section 210 (1) (ia). Insert instead ", or".	20
[2]	Section 210 (1) (j)	21
	Insert "or" at the end of the paragraph.	22
	Explanatory note	23
	The proposed amendments insert missing conjunctions.	24
2.18	Local Government (Orders) Regulation 1999	25
	Schedule 1 Standards for places of shared accommodation	26
	Omit "clause 83 of the <i>Public Health Regulation 1991</i> " from clause 1 (2).	27
	Insert instead "clause 22 of the <i>Public Health (General) Regulation</i> 2002".	28 29
	Explanatory note	30
	The proposed amendment updates a reference to a regulation that has been repealed and replaced.	31 32

2.19	Marine Parks Regulation 1999	1
	Schedule 1 Zoning plans for marine parks	2
	Insert "16." after "shown on map" in the matter relating to Shark Net Beach designated anchoring area in Table D of Division 10 of Part 2. Explanatory note The proposed amendment inserts missing matter.	3 4 5 6
2.20	Motor Dealers Act 1974 No 52	7
	Section 17 Change of address of holder of licence	8
	Omit "a place of business specified in accordance with section 10 (4) (d) or, where a place of business has been varied or added under subsection (3), at the place of business as so varied or added" from section 17 (5).	9 10 11 12
	Insert instead "a place of business authorised by the licence". Explanatory note The proposed amendment gives effect to an amendment made by the <i>Licensing and Registration (Uniform Procedures) Act 2002</i> that was unincorporable on commencement because of an intervening amendment.	13 14 15 16 17
2.21	National Parks and Wildlife Regulation 2002	18
	Clause 92 Terms of interim protection orders	19
	Omit "relic" from clause 92 (2) (f). Insert instead "Aboriginal object". Explanatory note The proposed amendment updates terminology.	20 21 22
2.22	Pawnbrokers and Second-hand Dealers Regulation 1997	23
[1]	Clause 21 Penalty notice offences and demerit points	24
	Omit "Column 3" from clause 21 (3). Insert instead "Column 2".	25
[2]	Clause 21 (4)	26
	Omit "Column 4". Insert instead "Column 3".	27
[3]	Schedule 2, heading	28
	Omit the heading. Insert instead:	29

	Schedule 2 Penalty notice offences and demerit points	1 2
[4]	Schedule 2	3
	Renumber Column 3 and Column 4 as Column 2 and Column 3 respectively.	4 5
	Explanatory note	6
	Before the repeal of section 145B of the <i>Justices Act 1902</i> (which authorised the making of regulations prescribing short descriptions of offences), Column 2 of Schedule 2 to the <i>Pawnbrokers and Second-hand Dealers Regulation 1997</i> contained (among other things) short descriptions of offences under that Act. Column 2 no longer	7 8 9 10
	appears in that Schedule. Item [3] of the proposed amendments updates the heading to Schedule 2 to reflect the fact that the Schedule no longer contains short descriptions of offences.	11 12 13
	Item [4] renumbers Columns 3 and 4 of Schedule 2 in consequence of the omission of Column 2. Items [1] and [2] make consequential amendments.	14 15
2.23	Police Integrity Commission Act 1996 No 28	16
	Section 79 Further action by Commission	17
	Omit "section 98" from section 79 (3). Insert instead "section 100".	18 19
	Explanatory note The proposed amendment corrects an incorrect cross-reference.	20
2.24	Privacy and Personal Information Protection Act 1998 No 133	21 22
[1]	Section 6 Courts, tribunals and Royal Commissions not affected	23
	Omit "is" from section 6 (1). Insert instead "in".	24
[2]	Section 55 Review of conduct by Tribunal	25
	Omit "restrain" from section 55 (2) (b). Insert instead "refrain".	26 27
	Explanatory note The proposed amendments correct typographical errors.	28
2.25	Public Health Act 1991 No 10	29
	Section 59 Sale of tobacco and non-tobacco smoking products to minors	30 31
	Omit section 59 (5).	32

	Explanatory note	1
	Section 59 (5) of the <i>Public Health Act 1991</i> (<i>the Act</i>) is as follows:	2
	(5) Section 61R does not apply to an offence under subsection (1A).	3 4
	The subsection was inserted at a time when the <i>Public Health Amendment (Tobacco Control) Bill 1999</i> (which would have inserted section 61R, among other provisions, in	5
	the Act) was before Parliament. However, that Bill was not enacted. There is no section	6 7
	61R in the Act.	8
	The proposed amendment repeals the subsection containing the cross-reference to section 61R.	9
2.26	Randwick Local Environmental Plan 1998	10
	Clause 42B Kensington Town Centre (as inserted by Randwick Local Environmental Plan 1998 (Amendment No 27))	11 12
	Renumber the clause as clause 42C.	13
	Explanatory note	14
	The proposed amendment corrects duplicated numbering.	15
2.27	Road Transport (General) (Penalty Notice Offences)	16
	Amendment (Level Crossing Offences) Regulation 2002	17
	Clause 3	18
	Omit the clause. Insert instead:	19
	3 Amendment of Road Transport (General) (Penalty Notice	20
	Offences) Regulation 2002	21
	The Road Transport (General) (Penalty Notice Offences)	22
	Regulation 2002 is amended as set out in Schedule 1.	23
	Commencement	24
	The amendment to the Road Transport (General) (Penalty Notice Offences)	25 26
	Amendment (Level Crossing Offences) Regulation 2002 is taken to have commenced on 1 January 2003.	27
	Explanatory note	28
	The proposed amendment corrects the incorrect citations of a statutory instrument.	29
2.28	Terrorism (Commonwealth Powers) Act 2002 No 114	30
[1]	Schedule 1 Part 5.3 of Commonwealth Criminal Code	31
	Insert "or" after "Australia;" in paragraph (a) of the definition of	32
	organisation in section 100.1 (1).	33

[2]	Schedule 1, Section 100.4	1
	Omit "terrorists acts" from subsection (1) (a).	2
	Insert instead "terrorist acts".	3
[3]	Schedule 1, Section 100.6	4
	Omit "Act" from subsection (4). Insert instead "Part". Explanatory note Item [1] of the proposed amendments inserts a missing conjunction. Item [2] of the proposed amendments corrects an incorrect reference to a defined term. Item [3] of the proposed amendments corrects a reference to an Act as the reference should be to a Part of the Act.	5 6 7 8 9 10
2.29	Travel Agents Regulation 2001	11
[1]	Clause 7 Fees	12
	Omit "Schedule 1" from clause 7 (4). Insert instead "Schedule 2".	13
[2]	Clause 7 (5)	14
	Omit "an licence". Insert instead "a licence". Explanatory note Item [1] of the proposed amendments corrects an incorrect cross-reference. Item [2] of the proposed amendments replaces a form of the indefinite article that is inappropriate for the context with the appropriate form.	15 16 17 18 19
2.30	Water Management Act 2000 No 92	20
[1]	Section 20 Core provisions	21
	Omit "or water source" from section 20 (1) (b).	22
[2]	Section 178 Discontinuance or reduction of supply of water	23
	Omit the subsection number.	24
[3]	Section 213 Lessees of land owned by the Crown	25
	Omit "the" where secondly occurring in section 213 (2) (d).	26

[4]	Section 398 Exclusion of Crown liability	1
	Insert "of" before "any functions" in section 398 (2).	2
	Explanatory note	3
	Item [1] of the proposed amendment omits duplicated words that were inserted by two	4 5
	simultaneous amendments (see Schedule 1 [4] and [5] to the <i>Water Management Amendment Act 2002</i>).	6
	Item [2] of the proposed amendments omits a superfluous subsection number.	7
	Item [3] of the proposed amendments omits a superfluous word.	8
	Item [4] of the proposed amendments inserts a missing word.	9
2.31	Water Management Amendment Act 2002 No 138	10
[1]	Schedule 4 Amendment of Water Management Act 2000 in relation to other matters	11 12
	Omit "clause 9 (7) (e)" from Schedule 4 [35].	13
	Insert instead "clause 9 (7) (f)".	14
[2]	Schedule 4 [35]	15
	Renumber paragraph (f) as paragraph (g).	16
	Commencement	17
	The amendments to the <i>Water Management Amendment Act 2002</i> are taken to have commenced on the commencement of Schedule 4 [35] to that Act.	18 19
	Explanatory note	20
	Item [1] of the proposed amendments corrects an unincorporable incorporating direction.	21 22
	Item [2] of the proposed amendments corrects duplicated numbering.	23

Schedule 3 Repeals

(Section 4)

Name of Act or statutory rule	Extent of repeal
Limbless Soldiers Association, New South Wales, Incorporation Act 1943 No 27	Whole Act ³
New South Wales Retirement Benefits (Amendment) Act 1984 No 9	Whole Act ¹
Fine Enforcement Legislation (Amendment) Act 1989 No 196	Whole Act ¹
Criminal Procedure Amendment (Indictable Offences) Act 1995 No 22	Whole Act ¹
Health Professionals (Special Events Exemption) Regulation 1998	Whole Regulation ³
Local Government Amendment (Filming) Act 2000 No 6	Whole Act ¹
Children and Young Persons (Care and Protection) Miscellaneous Amendments Act 2000 No 76	Whole Act ¹
Federal Courts (Consequential Provisions) Act 2000 No 80	Whole Act ¹
Transport Administration Amendment (Rail Management) Act 2000 No 89	Schedule 4.3 ⁵
Business Licences Repeal and Miscellaneous Amendments Act 2001 No 3	Whole Act ¹
Cattle Compensation Repeal Act 2001 No 4	Whole Act ¹
Trade Measurement Amendment Act 2001 No 5	Whole Act ¹

2

Repeals Schedule 3

Name of Act or statutory rule	Extent of repeal
Crown Lands Amendment (Compensation) Act 2001 No 8	Whole Act ¹
Conveyancing Amendment (Building Management Statements) Act 2001 No 9	Whole Act ¹
Russian Orthodox Church Property Trust Amendment Act 2001 No 12	Whole Act ¹
Strata Schemes Legislation Amendment Act 2001 No 13	Whole Act ¹
Agricultural Tenancies Amendment Act 2001 No 14	Whole Act ¹
Gas Supply Amendment (Retail Competition) Act 2001 No 18	Whole Act ¹
Local Government Amendment (Graffiti Removal) Act 2001 No 19	Whole Act ¹
Crimes Amendment (Computer Offences) Act 2001 No 20	Whole Act ¹
Industrial Relations Amendment (Leave for Victims of Crime) Act 2001 No 21	Whole Act ¹
State Revenue Legislation Amendment Act 2001 No 22	Whole Act ¹
Companion Animals Amendment Act 2001 No 23	Whole Act ¹
Firearms Amendment (Trafficking) Act 2001 No 24	Whole Act ¹
First Home Owner Grant Amendment Act 2001 No 25	Whole Act ¹
Long Service Leave Legislation Amendment Act 2001 No 26	Whole Act ¹

Statute Law (Miscellaneous Provisions) Bill 2003

Schedule 3 Repeals

Name of Act or statutory rule	Extent of repeal
Casino Control Amendment Act 2001 No 27	Whole Act ¹
Consumer Credit (New South Wales) Amendment (Pay Day Lenders) Act 2001 No 28	Whole Act ¹
Crimes Legislation Amendment (Existing Life Sentences) Act 2001 No 29	Whole Act ¹
State Revenue Legislation Further Amendment Act 2001 No 39	Whole Act ¹
Insurance (Policyholders Protection) Legislation Amendment Act 2001 No 41	Whole Act ¹
Agricultural and Veterinary Chemicals (New South Wales) Amendment Act 2001 No 44	Whole Act ¹
Evidence (Audio and Audio Visual Links) Amendment Act 2001 No 46	Whole Act ¹
Industrial Relations Amendment (Casual Employees Parental Leave) Act 2001 No 47	Whole Act ¹
Liquor Amendment (Gaming Machine Restrictions) Act 2001 No 48	Whole Act ¹
Child Protection (Offenders Registration) Amendment Act 2001 No 50	Whole Act ¹
Legal Profession Amendment (Disciplinary Provisions) Act 2001 No 53	Whole Act ¹
Legal Profession Amendment (Professional Indemnity Insurance) Act 2001 No 54	Whole Act ¹
Passenger Transport Amendment (Transitways) Act 2001 No 55	Whole Act ¹
Workers Compensation Legislation Amendment Act 2001 No 61	Whole Act ¹

Repeals Schedule 3

Name of Act or statutory rule	Extent of repeal
Crimes Amendment (Aggravated Sexual Assault in Company) Act 2001 No 62	Whole Act ¹
Heritage Amendment Act 2001 No 65	Whole Act ¹
New South Wales—Queensland Border Rivers Amendment Act 2001 No 66	Whole Act ¹
Police Service Amendment (Testing for Gunshot Residue) Act 2001 No 68	Whole Act ¹
Police Powers (Vehicles) Amendment Act 2001 No 70	Whole Act ¹
Summary Offences Amendment (Minors in Sex Clubs) and Theatres and Public Halls Repeal Act 2001 No 71	Whole Act ¹
Liquor and Registered Clubs Legislation Amendment Act 2001 No 73	Whole Act ¹
Sydney Water Catchment Management Amendment Act 2001 No 74	Whole Act ¹
Conveyancing Amendment (Rule in Pigot's Case) Act 2001 No 75	Whole Act ¹
Co-operatives Legislation Amendment Act 2001 No 76	Whole Act ¹
Land Titles Legislation Amendment Act 2001 No 77	Whole Act ¹
Police Service Amendment (Complaints) Act 2001 No 79	Whole Act ¹
Harness Racing New South Wales Amendment (Rules) Act 2001 No 81	Whole Act ²
Crimes (Administration of Sentences) Amendment Act 2001 No 83	Whole Act ¹

Statute Law (Miscellaneous Provisions) Bill 2003

Schedule 3 Repeals

Name of Act or statutory rule	Extent of repeal
Crimes Amendment (Gang and Vehicle Related Offences) Act 2001 No 84	Whole Act ¹
Courts Legislation Amendment Act 2001 No 85	Whole Act ¹
Insurance Protection Tax Amendment Act 2001 No 87	Whole Act ¹
Liquor and Registered Clubs Legislation Further Amendment Act 2001 No 88	Whole Act ¹
Crimes Amendment (Child Protection— Physical Mistreatment) Act 2001 No 89	Whole Act ¹
Public Finance and Audit Amendment (Auditor-General) Act 2001 No 90	Whole Act ¹
National Parks and Wildlife Amendment (Transfer of Special Areas) Act 2001 No 92	Whole Act ¹
State Revenue Legislation Further Amendment (No 2) Act 2001 No 96	Whole Act ¹
Statutory and Other Offices Remuneration Amendment Act 2001 No 97	Whole Act ¹
Superannuation Legislation Amendment (Miscellaneous) Act 2001 No 98	Whole Act ¹
Crimes Amendment (Sexual Servitude) Act 2001 No 99	Whole Act ¹
Universities Legislation Amendment (Financial and Other Powers) Act 2001 No 101	Whole Act ¹
Fisheries Management Amendment Act 2001 No 104	Whole Act ¹

Repeals Schedule 3

Name of Act or statutory rule	Extent of repeal
Parliamentary Remuneration Amendment Act 2001 No 105	Whole Act ¹
Road Transport Legislation Amendment (Heavy Vehicle Registration Charges and Motor Vehicle Tax) Act 2001 No 106	Whole Act ¹
Courts Legislation Further Amendment Act 2001 No 108	Whole Act ¹
Evidence Legislation Amendment Act 2001 No 109	Whole Act ¹
Grain Marketing Amendment Act 2001 No 110	Whole Act ¹
Residential Tenancies Amendment Act 2001 No 111	Whole Act ¹
Industrial Relations Amendment (Public Vehicles and Carriers) Act 2001 No 113	Whole Act ¹
Police Service Amendment (Promotions and Integrity) Act 2001 No 114	Whole Act ¹
Crimes Amendment (Self-defence) Act 2001 No 116	Whole Act ¹
Criminal Legislation Amendment Act 2001 No 117	Whole Act ¹
Aboriginal Land Rights Amendment Act 2001 No 118	Whole Act ¹
Cemeteries Legislation Amendment (Unused Burial Rights) Act 2001 No 122	Whole Act ¹
Courts Legislation Amendment (Civil Juries) Act 2001 No 124	Whole Act ¹

Statute Law (Miscellaneous Provisions) Bill 2003

Schedule 3 Repeals

Name of Act or statutory rule	Extent of repeal
Disorderly Houses Amendment (Brothels) Act 2001 No 125	Whole Act ¹
Environmental Planning and Assessment Amendment (Ski Resort Areas) Act 2001 No 126	Whole Act ¹
Transport Administration Amendment (Rail Access) Act 2001 No 131	Whole Act ¹
Children (Detention Centres) Amendment Act 2002 No 1	Whole Act ¹
Conveyancing Legislation Amendment (e-plan) Act 2002 No 2	Whole Act ¹
Sydney Bethel Union Extension Amendment Act 2002 No 3	Whole Act ¹
Bail Amendment (Confiscation of Passports) Act 2002 No 4	Whole Act ¹
Crimes (Sentencing Procedure) Amendment (General Sentencing Principles) Act 2002 No 5	Whole Act ¹
Anti-Discrimination Amendment (Drug Addiction) Act 2002 No 6	Whole Act ¹
Courts Legislation Amendment Act 2002 No 7	Whole Act ¹
First Home Owner Grant Amendment Act 2002 No 9	Whole Act ¹
Motor Accidents Compensation Amendment (Terrorism) Act 2002 No 10	Whole Act ¹
Coal Industry Amendment (Validation) Act 2002 No 12	Whole Act ¹

Repeals Schedule 3

Name of Act or statutory rule	Extent of repeal
Criminal Procedure Amendment (Sexual Assault Communications Privilege) Act 2002 No 13	Whole Act ¹
Environment Protection Legislation Amendment Act 2002 No 14	Whole Act ¹
Racing Legislation Amendment (Bookmakers) Act 2002 No 15	Whole Act ¹
Home Building Amendment (Insurance) Act 2002 No 17	Whole Act ¹
Gaming Machines Amendment Act 2002 No 18	Whole Act ¹
Local Government Amendment (Anti- Corruption) Act 2002 No 19	Whole Act ¹
Local Government Amendment (Graffiti) Act 2002 No 20	Whole Act ¹
Drug Summit Legislative Response Amendment (Trial Period Extension) Act 2002 No 21	Whole Act ¹
Crimes Amendment (Bushfires) Act 2002 No 24	Whole Act ¹
Financial Services Reform (Consequential Amendments) Act 2002 No 26	Whole Act ¹
Liquor Amendment (Special Events Hotel Trading) Act 2002 No 29	Whole Act ¹
Local Government Amendment (Enforcement of Parking and Related Offences) Act 2002 No 31	Whole Act ¹
Industrial Relations Amendment (Unfair Contracts) Act 2002 No 32	Whole Act ¹

Statute Law (Miscellaneous Provisions) Bill 2003

Schedule 3 Repeals

Name of Act or statutory rule	Extent of repeal
Pastoral and Agricultural Crimes Legislation Amendment Act 2002 No 33	Whole Act ¹
Bail Amendment (Repeat Offenders) Act 2002 No 34	Whole Act ¹
Crimes (Forensic Procedures) Amendment Act 2002 No 35	Whole Act ¹
Summary Offences Amendment (Places of Detention) Act 2002 No 37	Whole Act ¹
Local Government Amendment (Miscellaneous) Act 2002 No 40	Whole Act ¹
Parliamentary Remuneration Amendment (Recognised Office Holder) Act 2002 No 41	Whole Act ¹
Community Services Legislation Amendment Act 2002 No 42	Whole Act ¹
Environmental Planning and Assessment Amendment (Anti-Corruption) Act 2002 No 44	Whole Act ¹
Crimes Amendment (Police and Other Law Enforcement Officers) Act 2002 No 45	Whole Act ¹
Firearms Amendment (Public Safety) Act 2002 No 47	Whole Act ¹
Summary Offences Amendment (Public Safety) Act 2002 No 48	Whole Act ¹
Legal Aid Commission Amendment Act 2002 No 49	Whole Act ¹
Police Service Amendment (NSW Police) Act 2002 No 51	Whole Act ¹

Repeals Schedule 3

Name of Act or statutory rule	Extent of repeal
Radiation Control Amendment Act 2002 No 52	Whole Act ¹
Witness Protection Amendment Act 2002 No 54	Whole Act ¹
Protection of the Environment Operations Amendment (Tradeable Emission Schemes Fund) Act 2002 No 61	Whole Act ¹
Public Finance and Audit Amendment (Budgeting and Financial Reporting) Act 2002 No 62	Whole Act ¹
State Revenue Legislation Amendment (Budget) Act 2002 No 63	Whole Act ¹
Poultry Meat Industry Amendment (Price Determination) Act 2002 No 65	Whole Act ¹
Property, Stock and Business Agents Act 2002 No 66	Schedule 2.3 [1] ⁴
Rural Fires and Environmental Assessment Legislation Amendment Act 2002 No 67	Whole Act ¹
Western Lands Amendment Act 2002 No 68	Schedule 4 [14] ⁴
Young Offenders Amendment Act 2002 No 69	Whole Act ¹
Courts Legislation Further Amendment Act 2002 No 70	Whole Act ¹
Miscellaneous Acts Amendment (Relationships) Act 2002 No 73	Whole Act ¹
Crimes Legislation Amendment (Periodic and Home Detention) Act 2002 No 74	Whole Act ¹
Marine Legislation Amendment (Marine Pollution) Act 2002 No 75	Whole Act ¹

Statute Law (Miscellaneous Provisions) Bill 2003

Schedule 3 Repeals

Name of Act or statutory rule	Extent of repeal
Land and Environment Court Amendment Act 2002 No 76	Whole Act ¹
Parliamentary Electorates and Elections Amendment (Party Registration) Act 2002 No 80	Whole Act ¹
Agricultural Industry Services Amendment (Interstate Arrangements) Act 2002 No 81	Whole Act ¹
Farm Debt Mediation Amendment Act 2002 No 82	Whole Act ¹
Totalizator Agency Board Privatisation Amendment Act 2002 No 84	Whole Act ¹
Coastal Protection Amendment Act 2002 No 85	Whole Act ¹
Fair Trading Amendment (Employment Placement Services) Act 2002 No 86	Whole Act ¹
Murray-Darling Basin Amendment Act 2002 No 87	Whole Act ¹
Crimes (Sentencing Procedure) Amendment (Standard Minimum Sentencing) Act 2002 No 90	Whole Act ¹
Public Health Amendment (Juvenile Smoking) Act 2002 No 91	Whole Act ¹
Drug Court Amendment Act 2002 No 93	Whole Act ¹
Environmental Planning and Assessment Amendment (Illegal Backpacker Accommodation) Act 2002 No 94	Whole Act ¹
Law Enforcement and National Security (Assumed Identities) Amendment Act 2002 No 95	Whole Act ¹

Repeals Schedule 3

Name of Act or statutory rule	Extent of repeal
Election Funding Amendment Act 2002 No 101	Whole Act ¹
Gaming Machines Further Amendment Act 2002 No 102	Whole Act ¹
Police Amendment (Appointments) Act 2002 No 105	Whole Act ¹
Retail Leases Amendment Act 2002 No 106	Whole Act ¹
Security Industry Amendment Act 2002 No 107	Whole Act ¹
Strata Schemes Management Amendment Act 2002 No 109	Whole Act ¹
Superannuation Legislation Amendment Act 2002 No 110	Whole Act ¹
Superannuation Legislation Further Amendment Act 2002 No 111	Whole Act ¹
Motor Accidents Compensation Further Amendment (Terrorism) Act 2002 No 113	Whole Act ¹
Privacy and Personal Information Protection Amendment (Prisoners) Act 2002 No 116	Whole Act ¹
Public Finance and Audit Amendment (Costing of Election Promises) Act 2002 No 117	Whole Act ¹
Guardianship and Protected Estates Legislation Amendment Act 2002 No 119	Whole Act ¹
Industrial Relations Amendment (Industrial Agents) Act 2002 No 120	Whole Act ¹
Electricity Supply Amendment (Greenhouse Gas Emission Reduction) Act 2002 No 122	Whole Act ¹

Schedule 3 Repeals

Name of Act or statutory rule	Extent of repeal
Workers Compensation Amendment (Terrorism Insurance Arrangements) Act 2002 No 123	Whole Act ¹
Coal Industry Amendment (Fees for Rescue Services) Act 2002 No 125	Whole Act ¹
Road Transport (Vehicle Registration) Amendment Act 2002 No 126	Whole Act ¹
Drug Misuse and Trafficking Amendment (Dangerous Exhibits) Act 2002 No 128	Whole Act ¹
Disorderly Houses Amendment (Commercial Supply of Prohibited Drugs) Act 2002 No 131	Whole Act ¹
Bank Holidays Legislation Amendment Act 2002 No 132	Whole Act ¹
Building and Construction Industry Security of Payment Amendment Act 2002 No 133	Whole Act ¹
Crimes Amendment (School Protection) Act 2002 No 135	Whole Act ¹
Crimes Legislation Amendment (Commencement) Act 2003 No 1	Whole Act ³

Key

- 1 indicates repeal of an Act that was assented to in 2002 or earlier and that contains only amendments or amendments and repeals
- 2 indicates repeal of an Act that was assented to in 2002 or earlier and that contains only amendments and spent provisions (or other provisions that do not need to be preserved)
- 3 indicates repeal of an Act, statutory rule or provision that is spent or no longer of practical utility
- 4 indicates repeal of an Act or provision that is uncommenced but is not to be commenced because it is no longer of practical utility
- 5 indicates repeal of an uncommenced Act (or provision) that cannot be commenced

Repeals Schedule 3

Explanatory note

The repeals are explained in detail in the Explanatory note relating to this Act. In relation to the repeal of amending Acts, it should be noted that the Acts are repealed simply to rationalise the legislation in force and that the repeals have no substantive effect on the amendments made by the Acts or any associated provisions. The Acts that were amended by the Acts or provisions being repealed are up-to-date on the Legislation Database maintained by the Parliamentary Counsel's Office and are available electronically.

Section 30 (2) of the *Interpretation Act* 1987 ensures that, when an Act is amended or repealed, no amendment made by the Act is affected. Section 30 (2) also ensures that the following matters are not affected:

- (a) the proof of any past act or thing,
- (b) any right, privilege, obligation or liability saved by the operation of the Act,
- (c) any amendment or validation made by the Act,
- (d) the operation of any savings or transitional provision contained in the Act.

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Scł	าedu	ıle 4	General savings, transitional and other	1
			provisions	2
			(Section 5)	3
1	Effe	ct of a	amendment of amending provisions	4
	(1)	An a	amendment made by Schedule 1 or 2 to an amending provision	5
		cont	ained in an Act is, if the amending provision has commenced	6
			re the date of assent to this Act, taken to have effect as from the mencement of the amending provision.	7 8
	(2)	In th	is clause:	9
			nding provision means a provision of an Act that makes a direct ndment to an Act by:	10 11
		(a)	the repeal or omission of matter contained in the amended Act	12
			without the insertion of any matter instead of the repealed or	13
			omitted matter, or	14
		(b)	the omission of matter contained in the amended Act and the insertion of matter instead of the omitted matter, or	15 16
		(c)	the insertion into the amended Act of matter, not being matter	17
			inserted instead of matter omitted from the Act,	18
			ther the provision was enacted before or after the	19
			mencement of the Reprints Act 1972.	20 21
	-	anatory		21
	in tec	ciause e chnical r	ensures that certain amendments, including amendments correcting errors provisions (for example, headings indicating the section to be amended or	23
	direc	tions as	s to where a new section is to be inserted) and rectifying minor drafting	24
			xample, corrections in numbering of provisions, correction or insertion of nces, omission of unnecessary matter or insertion of omitted matter), will	25 26
			on the date the amendments to which they relate commenced.	27
2	Effe	ct of a	amendment or repeal on acts done or decisions made	28
		Exce	ept where it is expressly provided to the contrary, if this Act:	29
		(a)	amends a provision of an Act or an instrument, or	30
		(b)	repeals and re-enacts (with or without modification) a	31
			provision of an Act or an instrument,	32
		any	act done or decision made under the provision amended or	33
			aled has effect after the amendment or repeal as if it had been	34
		done	e or made under the provision as so amended or repealed.	35

Explanatory note

1

	expre	clause ensures that the amendment or repeal of a provision will not, unless ssly provided, vitiate any act done or decision made under the provision as in before the amendment or repeal.	2 3 4
3	Appl rules	ication of Interpretation Act 1987 to amendments to statutory	5 6
		Sections 39, 40 and 41 of the <i>Interpretation Act 1987</i> do not apply to any amendments to statutory rules made by this Act.	7 8
	Expla	natory note	9
	disalle	clause makes it clear that certain provisions concerning the making, tabling and owance of statutory rules do not apply to amendments to statutory rules made by oposed Act.	10 11 12
4	Effe	ct of amendment on regulations	13
		Except where expressly provided to the contrary, any regulation	14
		made under an Act amended by this Act, that is in force immediately	15
		before the commencement of the amendment, is taken to have been	16
		made under the Act as amended.	17
	Expla	natory note	18
	amen	clause ensures that, unless expressly provided, any regulation made under an Act ded by the proposed Act, and in force immediately before the commencement of mendment, will be taken to have been made under the amended Act.	19 20 21
5	Effe	ct of amendment on environmental planning instruments	22
		The amendment of an environmental planning instrument by this	23
		Act does not prevent its later amendment or repeal by another	24
		environmental planning instrument.	25
	Expla	natory note	26
	This enviro	clause ensures that the amendment of a local environmental plan or other onmental planning instrument does not prevent its amendment or repeal by an onmental planning instrument.	27 28 29
6	Regi	ulations	30
	(1)	The Governor may make regulations containing provisions of a savings or transitional nature consequent on the enactment of this Act.	31 32 33
	(2)	Any such provision may, if the regulations so provide, take effect from the date of assent to this Act or a later date.	34 35
	(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:	36 37 38

Statute Law (Miscellaneous Provisions) Bill 2003

Schedule 4 General savings, transitional and other provisions

(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

(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.

Explanatory note

This clause enables the making of regulations of a savings or transitional nature having a short term effect and relating to incidental matters arising out of the proposed Act with regard to which no specific, or sufficient, provision has been made in the Act.

	,
Index of Acts and instruments amended by Schedules 1 and 2	
Adoption Act 2000 No 75—Schedule 2	2
Anzac Memorial (Building) Act 1923 No 27—Schedule 1	3
Apprenticeship and Traineeship Act 2001 No 80—Schedule 1	2
Art Gallery of New South Wales Act 1980 No 65—Schedule 1	5
Australian Museum Trust Act 1975 No 95—Schedule 1	6
Bail Regulation 1999—Schedule 2	7
Banana Industry Act 1987 No 66—Schedule 1	8
Cessnock Local Environmental Plan 1989—Schedule 2	9
Children and Young Persons (Care and Protection) Act 1998 No 157—Schedule 1	10 11
Chiropractors Act 2001 No 15—Schedule 1	12
Civil Liability Act 2002 No 22—Schedule 2	13
Coal Mine Health and Safety Act 2002 No 129—Schedule 2	14
Community Land Development Act 1989 No 201—Schedule 2	15
Community Services (Complaints, Reviews and Monitoring) Act 1993 No 2—Schedule 1	16 17
Confiscation of Proceeds of Crime Act 1989 No 90—Schedule 2	18
Conveyancers Licensing Act 2003 No 3—Schedule 2	19
Crimes (Local Courts Appeal and Review) Act 2001 No 120— Schedule 1	20 21
Criminal Procedure Act 1986 No 209—Schedule 1	22
Dental Practice Act 2001 No 64—Schedule 1	23
Disability Services Act 1993 No 3—Schedule 2	24
Discharged Servicemen's Badges Act 1964 No 49—Schedule 1	25
Electricity Supply Act 1995 No 94—Schedule 2	26
Environmental Planning and Assessment Act 1979 No 203—Schedule 1	27 28
Environmental Planning and Assessment Regulation 2000—Schedule 2	29 30
Fair Trading Act 1987 No 68—Schedule 2	31

Film and Television Office Act 1988 No 18—Schedule 1	1
Fines Act 1996 No 99—Schedule 2	2
First State Superannuation Act 1992 No 100—Schedule 2	3
Fisheries Management Act 1994 No 38—Schedule 1	4
Health Administration Act 1982 No 135—Schedule 1	5
Health Professionals (Special Events Exemption) Act 1997 No 90— Schedule 1	6 7
Health Records and Information Privacy Act 2002 No 71— Schedule 2	8 9
Historic Houses Act 1980 No 94—Schedule 1	10
Home Building Act 1989 No 147—Schedule 1	11
Home Building Regulation 1997—Schedule 2	12
Hunter Water Act 1991 No 53—Schedule 1	13
Industrial Relations Act 1996 No 17—Schedule 2	14
Judges' Pensions Act 1953 No 41—Schedule 1	15
Justices Legislation Repeal and Amendment Act 2001 No 121— Schedule 1	16 17
Law and Justice Foundation Act 2000 No 97—Schedule 1	18
Library Act 1939 No 40—Schedule 1	19
Licensing and Registration (Uniform Procedures) Act 2002 No 28—Schedule 1	20 21
Local Courts Act 1982 No 164—Schedule 1	22
Local Government Act 1993 No 30—Schedule 1	23
Local Government (Orders) Regulation 1999—Schedule 2	24
Marine Parks Regulation 1999—Schedule 2	25
Meat Industry Act 1978 No 54—Schedule 1	26
Medical Practice Act 1992 No 94—Schedule 1	27
Mental Health Act 1990 No 9—Schedule 1	28
Motor Dealers Act 1974 No 52—Schedule 2	29
Museum of Applied Arts and Sciences Act 1945 No 31—Schedule 1	30
National Parks and Wildlife Act 1974 No 80—Schedule 1	31
National Parks and Wildlife Regulation 2002—Schedule 2	32
Nurses Act 1991 No 9—Schedule 1	33

Ombudsman Act 1974 No 68—Schedule 1	1
Optometrists Act 2002 No 30—Schedule 1	2
Osteopaths Act 2001 No 16—Schedule 1	3
Pawnbrokers and Second-hand Dealers Act 1996 No 13— Schedule 1	4 5
Pawnbrokers and Second-hand Dealers Regulation 1997— Schedule 2	6 7
Physiotherapists Act 2001 No 67—Schedule 1	8
Police Integrity Commission Act 1996 No 28—Schedule 2	9
Privacy and Personal Information Protection Act 1998 No 133— Schedule 2	10 11
Property, Stock and Business Agents Act 2002 No 66—Schedule 1	12
Protected Disclosures Act 1994 No 92—Schedule 1	13
Psychologists Act 2001 No 69—Schedule 1	14
Public Finance and Audit Act 1983 No 152—Schedule 1	15
Public Health Act 1991 No 10—Schedule 2	16
Randwick Local Environmental Plan 1998—Schedule 2	17
Real Property Act 1900 No 25—Schedule 1	18
Road Transport (General) (Penalty Notice Offences) Amendment (Level Crossing Offences) Regulation 2002—Schedule 2	19 20
Shops and Industries Act 1962 No 43—Schedule 1	21
State Records Act 1998 No 17—Schedule 1	22
Stock (Chemical Residues) Act 1975 No 26—Schedule 1	23
Strata Schemes (Freehold Development) Act 1973 No 68— Schedule 1	24 25
Strata Schemes (Leasehold Development) Act 1986 No 219— Schedule 1	26 27
Strata Schemes Management Act 1996 No 138—Schedule 1	28
Sydney Opera House Trust Act 1961 No 9—Schedule 1	29
Sydney Water Act 1994 No 88—Schedule 1	30
Terrorism (Commonwealth Powers) Act 2002 No 114—Schedule 2	31
Travel Agents Regulation 2001—Schedule 2	32
Water Management Act 2000 No 92—Schedule 2	33
Water Management Amendment Act 2002 No 138—Schedule 2	34

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maex (DI ACIS	and instru	ments wholly	rebealed i	ov Schedule S

Aboriginal Land Rights Amendment Act 2001 No 118	1
Agricultural and Veterinary Chemicals (New South Wales) Amendment Act 2001 No 44	3
Agricultural Industry Services Amendment (Interstate Arrangements) Act 2002 No 81	4 5
Agricultural Tenancies Amendment Act 2001 No 14	6
Anti-Discrimination Amendment (Drug Addiction) Act 2002 No 6	7
Bail Amendment (Confiscation of Passports) Act 2002 No 4	8
Bail Amendment (Repeat Offenders) Act 2002 No 34	9
Bank Holidays Legislation Amendment Act 2002 No 132	10
Building and Construction Industry Security of Payment Amendment Act 2002 No 133	11 12
Business Licences Repeal and Miscellaneous Amendments Act 2001 No 3	13 14
Casino Control Amendment Act 2001 No 27	15
Cattle Compensation Repeal Act 2001 No 4	16
Cemeteries Legislation Amendment (Unused Burial Rights) Act 2001 No 122	17 18
Child Protection (Offenders Registration) Amendment Act 2001 No 50	19
Children and Young Persons (Care and Protection) Miscellaneous Amendments Act 2000 No 76	20 21
Children (Detention Centres) Amendment Act 2002 No 1	22
Coal Industry Amendment (Fees for Rescue Services) Act 2002 No 125	23 24
Coal Industry Amendment (Validation) Act 2002 No 12	25
Coastal Protection Amendment Act 2002 No 85	26
Community Services Legislation Amendment Act 2002 No 42	27
Companion Animals Amendment Act 2001 No 23	28
Consumer Credit (New South Wales) Amendment (Pay Day Lenders) Act 2001 No 28	29 30
Conveyancing Amendment (Building Management Statements) Act 2001 No 9	31 32
Conveyancing Amendment (Rule in Pigot's Case) Act 2001 No 75	33

Conveyancing Legislation Amendment (e-plan) Act 2002 No 2	1
Co-operatives Legislation Amendment Act 2001 No 76	2
Courts Legislation Amendment Act 2001 No 85	3
Courts Legislation Amendment Act 2002 No 7	4
Courts Legislation Amendment (Civil Juries) Act 2001 No 124	5
Courts Legislation Further Amendment Act 2001 No 108	6
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