

New South Wales

## **Explanatory note**

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

#### Overview of Bill

The objects of this Bill are as follows:

- (a) to amend the *Administrative Decisions Tribunal Act 1997* to change the composition of the Retail Leases Division of the Tribunal in relation to unconscionable conduct claims,
- (b) to amend the *Anti-Discrimination Act 1977* to require the Administrative Decisions Tribunal, when dealing with a complaint under the Act, to have regard to any proceedings in relation to the same facts in another jurisdiction and the outcome of any such proceedings,
- (c) to amend the *Criminal Appeal Act 1912* to remove the requirement that a registrar and other officers of the Court of Criminal Appeal be appointed by the Governor and confirm that registrars and officers of the Supreme Court may exercise powers of registrars and officers of the Court of Criminal Appeal,
- (d) to amend the *Judges' Pensions Act 1953* to provide that a de facto partner of a judge has the same entitlements in respect of pensions and benefits provided by the Act as a married partner of a judge,

- (e) to amend the *Jury Act 1977* to prescribe an alternative manner of administering, taking or making the oath or affirmation that is required to be taken or made by a person before serving as a juror,
- (f) to amend the *Justices of the Peace Act 2002* to ensure that the oath taken by a person when appointed as a justice of the peace remains valid on re-appointment,
- (g) to amend the *Land and Environment Court Act 1979* to extend the powers of the Land and Environment Court,
- (h) to amend the *Legal Profession Act 2004* to increase the cap on costs for legal services provided in connection with personal injury claims in certain circumstances.
- (i) to amend the *Local Courts Act 1982* to remove the prohibition on Magistrates wearing court dress,
- (j) to amend the *Oaths Act 1900* to permit a justice of the peace to take an oath of allegiance or judicial oath before a registrar of a Local Court,
- (k) to amend the *Public Defenders Act 1995* with respect to the appointment of Crown Prosecutors as Senior Officers.
- (l) to amend the Supreme Court Act 1970:
  - (i) to abolish the office of master of the Supreme Court and replace it with a new office of associate Judge (the *Constitution Act 1902* is also amended to extend the provisions of Part 9 of that Act to the new office of associate Judge of the Supreme Court), and
  - (ii) to confirm that registrars of the Supreme Court are employed under Chapter 2 of the *Public Sector Employment and Management Act 2002* (and that an appointment by the Governor is not required), and
  - (iii) to allow the Chief Justice to authorise officers of the Supreme Court, or a registrar or officer of a Local Court, to exercise functions of a deputy registrar or of a registrar,
- (m) to make other miscellaneous amendments, including consequential amendments to other Acts and amendments of a savings and transitional nature.

## Outline of provisions

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

Clause 2 provides for the commencement of the proposed Act.

Clause 3 is a formal provision that gives effect to the amendments to the Acts specified in the Schedules.

### Schedule 1 Amendment of Administrative Decisions Tribunal Act 1997 No 76

**Schedule 1** [1] changes the composition of the Retail Leases Division of the Administrative Decisions Tribunal for the purpose of exercising its functions in relation to unconscionable conduct claims. Under the new arrangements the Retail Leases Division may be constituted by a current, retired or acting judge of any court of this State, the Commonwealth, another State or a Territory or by a Deputy President

**Schedule 1 [2]** allows regulations of a savings or transitional nature to be made as a consequence of the enactment of the proposed Act.

**Schedule 1 [3]** validates the constitution of the Tribunal, in connection with unconscionable conduct claims, by certain members, the assignment of those members to the Retail Leases Division of the Tribunal, and other things done that would have been validly done if the Tribunal had been properly constituted.

# Schedule 2 Amendment of Anti-Discrimination Act 1977 No 48

**Schedule 2 [1]** requires the Administrative Decisions Tribunal, when dealing with a complaint under the Act, to have regard to any proceedings in relation to the same facts in another jurisdiction and the outcome of any such proceedings.

**Schedule 2 [2]** allows regulations of a savings or transitional nature to be made as a consequence of the enactment of the proposed Act.

### Schedule 3 Amendment of Constitution Act 1902 No 32

**Schedule 3** extends Part 9 of the *Constitution Act 1902*, which relates to the judiciary, to the additional judicial office of associate Judge of the Supreme Court. The amendment is made in accordance with section 7B (8) of the Act. The new office replaces the office of master of the Supreme Court, which is abolished under the amendments set out in Schedule 13. The abolition of the office is permitted by section 56 of the *Constitution Act 1902*.

#### Schedule 4 Amendment of Criminal Appeal Act 1912 No 16

**Schedule 4 [1]** provides for the appointment of a registrar of the Court of Criminal Appeal, and other court officers, under the *Public Sector Employment and Management Act 2002*. This replaces a requirement that the registrar and other officers be appointed by the Governor. That is, appointments will be made by the appropriate Department Head under that Act, similar to appointments to the Supreme

Court. The new provision also makes it clear that a registrar of the Supreme Court, and an officer of the Supreme Court, may exercise the functions of registrar or officer of the Court of Criminal Appeal.

**Schedule 4 [2]** validates the appointment, before the commencement of the amendments, of registrars and officers of the Court of Criminal Appeal. It also confirms that registrars of the Supreme Court, and other officers of the Supreme Court, were always entitled to exercise the functions of registrar or officer of the Court of Criminal Appeal.

# Schedule 5 Amendment of Judges' Pensions Act 1953 No 41

The amendments provide that a de facto partner of a judge has the same entitlement in respect of a pension or benefit provided under the *Judges' Pensions Act 1953* as a person who is married to a judge. *De facto partner* of a person means a person who is in a de facto relationship (within the meaning of the *Property (Relationships) Act 1984*) with the other person. The amendments will apply to the de facto partner of a judge, retired judge, former judge or former acting judge who dies on or after 1 May 2005. Provision is made for the determination of competing claims between spouses. The amendments are set out in **Schedule 5 [1]–[23] and [27]**.

**Schedule 5 [24] and [25]** are consequential on the amendments set out in Schedule 13, which abolish the office of master of the Supreme Court and create a new office of associate Judge of the Supreme Court.

**Schedule 5 [26]** allows regulations of a savings or transitional nature to be made as a consequence of the enactment of the proposed Act.

## Schedule 6 Amendment of Jury Act 1977 No 18

The Jury Act 1977 requires a juror to take an oath or affirmation before serving as a juror to the effect that the person will give a true verdict according to the evidence. **Schedule 6 [3]** allows the oath or affirmation to be administered in the manner currently provided for by the Oaths Act 1900 or in a prescribed manner. The principal difference between the administration of an oath or affirmation under the Oaths Act 1900 and the prescribed manner of administering an oath or affirmation is that it is not necessary for a religious text to be used in administering an oath. The amendments also provide for a suggested form of words to be used when administering the oath or affirmation and make it clear that an absence of any religious belief does not affect the validity of an oath. **Schedule 6 [2]** makes a consequential amendment.

**Schedule 6** [1] is a consequential amendment to the amendments set out in Schedule 13, which abolish the office of master of the Supreme Court and create a new office of associate Judge of the Supreme Court.

**Schedule 6 [4]** allows regulations of a savings or transitional nature to be made as a consequence of the enactment of the proposed Act.

# Schedule 7 Amendment of Justices of the Peace Act 2002 No 27

**Schedule 7 [1]** makes it clear that the oath taken by a person when appointed as a justice of the peace remains valid upon that person's re-appointment.

**Schedule 7 [3]** makes it clear that the amendment made by **Schedule 7 [1]** applies to any re-appointment made on or after the commencement of that amendment regardless of when the person being re-appointed was first appointed as a justice of the peace.

**Schedule 7 [2]** allows regulations of a savings or transitional nature to be made as a consequence of the enactment of the proposed Act.

# Schedule 8 Amendment of Land and Environment Court Act 1979 No 204

The amendments confer the following powers on the Land and Environment Court:

- (a) the power to refer matters for mediation or neutral evaluation without the need for consent of the parties (**Schedule 8 [1] and [2]**),
- (b) the power to order costs against a solicitor whose serious neglect, serious incompetence or serious misconduct delays proceedings (Schedule 8 [3]),
- (c) the power to order that an instrument be executed by a nominated person if a person does not comply with an order of the Court directing that person to execute any conveyance, contract or other document (**Schedule 8 [4]**).

**Schedule 8** [5] contains provisions of a savings and transitional nature.

# Schedule 9 Amendment of Legal Profession Act 2004 No 112

At present, the *Legal Profession Act 2004* sets a cap on the amount of costs that can be claimed in respect of legal services provided in connection with a personal injury claim if the amount recovered does not exceed \$100,000. **Schedule 9 [2]** increases the cap in certain circumstances, where the claim is made by proceedings in the District Court. The circumstances are:

- (a) where the Court refers the matter to arbitration and the matter is later the subject of a full or limited rehearing, or
- (b) where the decision of the Court is appealed.

The increased cap applies only in respect of legal services provided to the respondent to the rehearing application or appeal.

Schedule 9 [1] is a consequential amendment.

**Schedule 9 [3]** allows regulations of a savings or transitional nature to be made as a consequence of the enactment of the proposed Act.

#### Schedule 10 Amendment of Local Courts Act 1982 No 164

**Schedule 10** removes the prohibition on Magistrates wearing court dress.

#### Schedule 11 Amendment of Oaths Act 1900 No 20

**Schedule 11** permits a justice of the peace to take an oath of allegiance or judicial oath before a registrar of a Local Court.

# Schedule 12 Amendment of Public Defenders Act 1995 No 28

**Schedule 12** [1] provides that a Senior Officer who, immediately before his or her appointment, held office as a Crown Prosecutor is taken to have been appointed also as a Public Defender and will remain a Public Defender while holding office as a Senior Officer and, subject to the Act, after ceasing to hold that office. This will ensure that Crown Prosecutors appointed as Senior Officers will retain security of tenure on that appointment.

**Schedule 12 [2] and [3]** allow regulations of a savings or transitional nature to be made as a consequence of the enactment of the proposed Act.

#### Schedule 13 Amendment of Supreme Court Act 1970 No 52

#### Abolition of office of master of the Supreme Court

The amendments abolish the office of master of the Supreme Court. The office will be replaced by the new office of associate Judge of the Supreme Court. On the abolition of the office of master, a person holding the office of master or acting master is appointed as an associate Judge or acting associate Judge of the Supreme Court. Other transitional provisions preserve the entitlements of masters and acting masters accrued before the abolition of the office, ensure that the abolition of the office does not affect any current proceedings and provide for the construction of references to abolished office. See **Schedule 13 [1], [4]–[27], [31]–[35] and [37]**.

Schedule 13 [3] confirms that associate Judges are members of the Supreme Court. Schedule 13 [25] and [28] are consequential amendments.

#### **Registrars of the Supreme Court**

**Schedule 13 [29]** confirms that registrars and other officers of the Supreme Court are now appointed by the appropriate Department Head under the *Public Sector Employment and Management Act 2002*. **Schedule 13 [2]** includes a consequential amendment.

**Schedule 13 [30]** allows the powers of a deputy registrar of the Supreme Court to be exercised, with the authority of the Chief Justice, by an officer of the Supreme Court or a registrar or other staff member of a Local Court. **Schedule 13 [2]** also allows a person acting as such a deputy registrar to exercise the powers of a registrar, but only with the authority of the Chief Justice.

#### Savings and transitional

**Schedule 13 [36]** allows regulations of a savings or transitional nature to be made as a consequence of the enactment of the proposed Act.

# Schedule 14 Consequential amendments to other Acts

**Schedule 14.1** makes an amendment to the *Director of Public Prosecutions Act 1986* that is consequential to the amendments set out in Schedule 5 relating to the entitlements of spouses of judges to a pension.

**Schedule 14.2–14.7** make amendments as a consequence of the abolition of the office of master of the Supreme Court and the creation of the new office of associate Judge of the Supreme Court. The amendments update references to the office of master of the Supreme Court. The following Acts are amended:

- (a) First State Superannuation Act 1992,
- (b) Judicial Officers Act 1986,
- (c) State Authorities Non-contributory Superannuation Act 1987,
- (d) State Authorities Superannuation Act 1987,
- (e) Statutory and Other Offices Remuneration Act 1975,
- (f) Superannuation Act 1916.

Transitional provisions in Schedule 13 ensure that any other references to the office of master in the Supreme Court in legislation are now read as a reference to associate Judge.

Courts Legislation Amendment Bill 2005					
Explanatory note					



New South Wales

# **Courts Legislation Amendment Bill 2005**

## **Contents**

	Page
me of Act	2
mmencement	2
nendment of Acts	2
	3
nendment of Anti-Discrimination Act 1977 No 48	5
nendment of Constitution Act 1902 No 32	6
nendment of Criminal Appeal Act 1912 No 16	7
nendment of Judges' Pensions Act 1953 No 41	8
nendment of Jury Act 1977 No 18	16
nendment of Justices of the Peace Act 2002 No 27	18
	19
<del></del>	22
<u> </u>	24
nendment of Oaths Act 1900 No 20	25
	me of Act mmencement nendment of Acts nendment of Administrative Decisions Tribunal Act 97 No 76 nendment of Anti-Discrimination Act 1977 No 48 nendment of Constitution Act 1902 No 32 nendment of Criminal Appeal Act 1912 No 16 nendment of Judges' Pensions Act 1953 No 41 nendment of Jury Act 1977 No 18 nendment of Justices of the Peace Act 2002 No 27 nendment of Land and Environment Court Act 1979 1 204 nendment of Legal Profession Act 2004 No 112 nendment of Local Courts Act 1982 No 164 nendment of Oaths Act 1900 No 20

#### Contents

		Page
Schedule 12	Amendment of Public Defenders Act 1995 No 28	26
Schedule 13	Amendment of Supreme Court Act 1970 No 52	27
Schedule 14	Consequential amendments to other Acts	35



New South Wales

# **Courts Legislation Amendment Bill 2005**

No , 2005

#### A Bill for

An Act to amend certain Acts with respect to courts, court procedures, judges' pensions and other matters; and for other purposes.

The	Legisl	ature of New South Wales enacts:	1
1	Nam	e of Act	2
		This Act is the Courts Legislation Amendment Act 2005.	3
2	Com	mencement	4
	(1)	This Act commences on the date of assent, except as provided by subsection (2).	5 6
	(2)	Schedule 9 commences on the date of commencement of section 338 of the <i>Legal Profession Act 2004</i> , or the date of assent to this Act, whichever is the later.	7 8 9
3	Ame	ndment of Acts	10
		The Acts specified in the Schedules are amended as set out in those Schedules.	11 12

Schedule 1		le 1	Amendment of Administrative Decisions Tribunal Act 1997 No 76	1 2
			(Section 3)	3
[1]	Sche	dule 2	Composition and functions of Divisions	4
	Omit	clause	e 1 (3) (a) of Part 3B. Insert instead:	5
			(a) at least 1 member who is a current, retired or acting judge of any court of this State or of the Commonwealth, another State or a Territory or who is a Deputy President,	6 7 8
[2]	Sche	dule 5	Savings and transitional provisions	9
	Inser	t at the	end of clause 1 (1):	10
			Courts Legislation Amendment Act 2005, to the extent that it amends this Act	11 12
[3]	Sche	dule 5	i, Part 9	13
	Inser	t after	Part 8:	14
	Part 9		Provisions consequent on enactment of Courts Legislation Amendment Act 2005	15 16
	40	Cons	stitution of Retail Leases Division of Tribunal	17
		(1)	The constitution of the Tribunal before the relevant day, for the purposes of exercising its functions under the <i>Retail Leases Act 1994</i> in relation to unconscionable conduct claims, by any of the following members, and the assignment of any such member to the Retail Leases Division of the Tribunal, is validated:	18 19 20 21 22
			(a) a member who would have satisfied the requirements of clause 1 (3) (a) of Part 3B of Schedule 2, if the amendments made by the amending Act had been in force at the time of the assignment,	23 24 25 26
			(b) a member who, at the time of the assignment, had substantial experience or qualifications in commercial law.	27 28
		(2)	Anything done or omitted to be done before the relevant day by the Tribunal as so constituted, that would have been validly done or omitted if the Tribunal had been properly constituted, is also validated.	29 30 31 32

#### Schedule 1 Amendment of Administrative Decisions Tribunal Act 1997 No 76

(3)	In this clause:	,
	amending Act means the Courts Legislation Amendment Act 2005.	2
	<i>relevant day</i> means the date of commencement of Schedule 1 to the amending Act.	2

Schedule 2		Amendment of Anti-Discrimination Act 1977 No 48	1
		(Section 3)	3
[1]	Section 88	B Making of complaints in more than one jurisdiction	4
	Insert at the	e end of the section:	5
	(2)	The Tribunal must have regard to any such proceedings, and to the outcome of any such proceedings, in dealing with or determining the complaint.	6 7 8
[2]	Schedule 1	Savings and transitional provisions	9
	Insert at the	e end of clause 1 (1):	10
		Courts Legislation Amendment Act 2005	11

Schedule 3	Amendment of Constitution Act 1902 No 32	1 2
	(Section 3)	3
Section 52 D	efinition and application	4
	ociate Judge" after "Judge of Appeal, Judge" in paragraph (a) of	5 6

Scł	Schedule 4		Schedule 4 Amendment of Crimina No 16	Amendment of Criminal Appeal Act 1912 No 16	1 2
			(Section 3)	3	
[1]	Sect	ion 4		4	
	Omi	t the se	ection. Insert instead:	5	
	4	Regi	strar and officers of court	6	
		(1)	A registrar and such other officers as may be required for carrying out this Act may be employed under Chapter 2 of the <i>Public Sector Employment and Management Act 2002</i> .	7 8 9	
		(2)	The Prothonotary of the Supreme Court is to be the first registrar of the Court of Criminal Appeal.	10 11	
		(3)	A registrar of the Supreme Court may, subject to the rules, exercise the powers of a registrar of the Court of Criminal Appeal and, when exercising those powers, is taken to be a registrar of the Court of Criminal Appeal.	12 13 14 15	
		(4)	An officer of the Supreme Court may, subject to the rules, exercise the powers of an officer of the Court of Criminal Appeal and, when exercising those powers, is taken to be an officer of the Court of Criminal Appeal.	16 17 18 19	
[2]	Sch	edule '	1 Savings and transitional provisions	20	
	Inse	t at the	e end of the Schedule:	21	
	10	Cou	rts Legislation Amendment Act 2005	22	
		(1)	Section 4 (3) and (4), as inserted by the amending Act, is taken to apply, and to have always applied, to any registrar or officer of the Supreme Court appointed to that office before the relevant day.	23 24 25 26	
		(2)	Any appointment of a person before the relevant day as a registrar or officer of the Court of Criminal Appeal by the appropriate Department Head (within the meaning of the <i>Public Sector Employment and Management Act 2002</i> ), that could have been validly made if it had been made by the Governor, is validated.	27 28 29 30 31	
		(3)	In this clause:	32	
			amending Act means the Courts Legislation Amendment Act 2005.	33 34	
			relevant day means the date of commencement of Schedule 4 to the amending Act	35 36	

Schedule 5		Amendment of Judges' Pensions Act	1
	1953 No 41		
		(Section 3)	3
[1]	Long title		4
	Omit "wide	ows and widowers". Insert instead "surviving spouses".	5
[2]	Section 2	Definitions	6
	Insert in al	phabetical order in section 2 (1):	7
		de facto partner of a person means a person who is in a de facto relationship within the meaning of the <i>Property (Relationships)</i> Act 1984 with the other person.	8 9 10
		spouse of a person includes a de facto partner.	11
		<b>surviving spouse</b> of a judge, retired judge, former judge or former acting judge who has died (the <b>deceased person</b> ) means a person who was the spouse of the deceased person at the time of the death of the deceased person.	12 13 14 15
[3]	Section 6	Pension for surviving spouse of judge or retired judge	16
	Omit "wide	ow or widower" wherever occurring in section 6 (1).	17
	Insert inste	ad "surviving spouse".	18
[4]	Section 6	(1) (a) and (b)	19
	Omit "wide	ow's or widower's" wherever occurring. Insert instead "spouse's".	20
[5]	Section 6	(1A)	21
	Omit the su	absection. Insert instead:	22
	(1A)	If a retired judge dies on or after 29 November 2002 leaving a surviving spouse who became the spouse of the retired judge after the judge retired, and the surviving spouse is an eligible spouse, the surviving spouse is entitled, during the period commencing on the day after the retired judge's death and ending on the spouse's death:	23 24 25 26 27 28
		(a) if the retired judge and surviving spouse had been married or living in the relationship for 3 years or more immediately before the death—to a pension at an annual rate that, at any time during that period, is a percentage, calculated as provided by subsection (4), of the notional judicial salary of the retired judge at that time, or	29 30 31 32 33 34

	(b)	or living in the relationship for less than 3 years immediately before the death—to a pension as referred to in paragraph (a), but reduced on a pro rata basis according to the proportion that the period of the marriage or relationship bears to 3 years.	1 2 3 4 5 6
[6]	Section 6 (1B)		7
	Omit the definit	tion of eligible widow or widower. Insert instead:	8
	in	<b>gible spouse</b> of a retired judge means a person who has or had his or her marriage or relationship with the retired judge a ild, being:	9 10 11
	(a)	a child of the spouse and the retired judge who was, in the opinion of the Minister, wholly or substantially dependent on the retired judge at any time during the marriage or relationship, or	12 13 14 15
	(b)	a child of the retired judge who was conceived before and born alive after the death of the retired judge.	16 17
[7]	Section 6 (2), (	4) and (5)	18
	Omit "the wido	w or widower of' wherever occurring.	19
[8]	Section 7A Perjudge	nsion in respect of children on death of judge or retired	20 21
	Omit "widow o	r widower" wherever occurring in section 7A (1).	22
	Insert instead "s	surviving spouse".	23
[9]	Section 7A (1)		24
	Insert "or subse	quent relationship" after "remarriage".	25
[10]	Section 7A (2)		26
	Omit the subsec	etion. Insert instead:	27
		a surviving spouse of a retired judge referred to in subsection became the spouse of the retired judge:	28 29
	(a)	after retirement of the judge, and	30
	(b)	after the retired judge attained the age of 60 years, and	31
	(c)	less than 5 years before the judge died,	32
	of	nsion is not payable under subsection (1) in respect of a child the marriage or relationship or of any other child of the rviving spouse of the retired judge.	33 34 35

[11]	Section 7B Pension in respect of children on death of surviving spouse of judge or retired judge					
	Omit section	Omit section 7B (1). Insert instead:				
	(1)	If the surviving spouse of a judge or retired judge died before, dies on or after, the appointed day, a pension is payable, on a from the appointed day or the day following the death of surviving spouse, whichever is the later day, in accordance w section 7D, in respect of each eligible child of the survivi spouse or of the judge or retired judge (other than a child of a remarriage or subsequent relationship of the surviving spouse) the annual rate of:	and 5 the 6 rith 7 ring 8 any 9			
		(a) \$520, or	12			
		(b) an amount calculated in accordance with subsection (2)	), 13			
		whichever is the higher rate.	14			
[12]	Section 7E	3 (2)	15			
	Omit "widow or widower" wherever occurring.					
	Insert instead "surviving spouse".		17			
[13]	Section 7B (3)					
	Omit the subsection. Insert instead:					
	(3)	Despite subsection (1), if a surviving spouse of a retired jude became the spouse of the retired judge:	lge 20 21			
		(a) after retirement of the judge, and	22			
		(b) after the retired judge attained the age of 60 years, and	23			
		(c) less than 5 years before the judge died,	24			
		pension is not payable under subsection (1) in respect of a ch of the marriage or relationship or of any other child of surviving spouse of the retired judge.				
[14]		C Pension in respect of certain children where judge or retire swithout leaving a surviving spouse	ed 28 29			
	Omit "widow or widower" from section 7C (1).					
	Insert inste	ad "surviving spouse".	31			
[15]	Section 70	C (1)	32			
	Omit "wife or husband". Insert instead "husband, wife or de facto partner".					

[16]	Section 70	C (2)	,
	Omit "wide	ow or widower" wherever occurring.	2
	Insert inste	ead "surviving spouse".	3
[17]	Section 70	C (3)	2
	Omit the su	ubsection. Insert instead:	ţ
	(3)	This section does not apply in relation to:	6
		(a) a child of a remarriage or subsequent relationship of a former husband, wife or de facto partner of a judge or retired judge, or	<del>7</del> 8 9
		(b) a child of a spouse of a retired judge who became a spouse of the retired judge:	10 11
		(i) after the retirement of the judge, and	12
		(ii) after the retired judge attained the age of 60 years, and	13 14
		(iii) less than 5 years before the retired judge died.	15
[18]	Section 70	D	16
	Omit the se	ection. Insert instead:	17
	7D Pavı	ment of pension in respect of children	18
	(1)	Only one pension is payable in respect of a child at any one time under section 7A, 7B or 7C. If, but for this subsection, a pension would be payable in respect of a child under 2 or more of those sections, the pension payable in respect of the child is payable in accordance with a determination made by the Minister, and not otherwise.	19 20 21 22 23
	(2)	A pension payable in respect of a child under section 7B or 7C is to be paid to the guardian of the child for the support and education of the child.	25 26 27
[19]	Section 7E	E Variation of manner of payment of pension in respect of child	28
	Omit section	on 7E (3). Insert instead:	29
	(3)	The powers conferred on the Minister by subsection (1) are not exercisable in the case of a pension payable to a surviving spouse of a judge or retired judge unless the child in respect of whom the pension is payable is not living with the spouse.	30 32 33

[20]	Sect	ion 9 l	Dual p	ensions	1
	Omi	t "wido	ow or v	widower" from section 9 (2).	2
	Inser	t inste	ad "su	rviving spouse".	3
[21]	Sect	ions 1	0A an	d 12A	4
				or widower" wherever occurring in the definitions of sion in sections 10A (4) and 12A (3).	5 6
	Inser	t inste	ad "su	rviving spouse".	7
[22]	Sect	ion 14	Wher	ո lump sum benefit is payable	8
	Omi	t "wido	ow or v	widower" wherever occurring in section 14 (4) (b)–(d).	9
	Inser	t inste	ad "su	rviving spouse".	10
[23]	Sect	ion 16	В		11
	Inser	t after	section	n 16A:	12
	16B	Com	peting	g claims by surviving spouses for pensions and benefits	13
		(1)		section applies to the following pensions or lump sum fits payable under this Act:	14 15
			(a)	a pension payable to the surviving spouse of a deceased judge or retired judge under section 6,	16 17
			(b)	a lump sum benefit payable to the surviving spouse of a deceased former judge or former acting judge under section 14.	18 19 20
		(2)	woul judge	pension or lump sum benefit to which this section applies ld be payable to more than 1 person because a judge, retired e, former judge or former acting judge (the <i>deceased person</i> ) died leaving more than 1 surviving spouse:	21 22 23 24
			(a)	the pension or lump sum benefit is payable in accordance with a determination made by the Minister, and not otherwise, and	25 26 27
			(b)	the total amount of pension or lump sum benefit payable to those persons at any time is not to exceed the amount that would be payable if there were only 1 spouse.	28 29 30
		(3)	deter	the purposes of subsection (2) (a), the Minister may rmine in relation to a pension or lump sum benefit to which section applies:	31 32 33
			(a)	that the pension or lump sum benefit is not payable to such of the persons concerned as the Minister specifies, or	34 35

[24]

	(b) that the amount of the pension or lump sum benefit is to be apportioned between the persons concerned in such manner as the Minister specifies.	1 2 3
(4)	The payment of any pension or lump sum benefit to which this section applies is to be withheld, if the Minister so directs:	4 5
	(a) until 30 days after the death of the person as a consequence of which the pension or lump sum benefit is payable, or	6 7
	(b) if an application has been made for the pension or lump sum benefit by more than 1 person purporting to be the spouse of a deceased person, until the Minister is satisfied as to the 1 person to whom the pension or lump sum benefit is payable or until a determination is made in relation to the matter by the Minister.	8 9 10 11 12 13
(5)	If, after 30 days from the death of a person, a pension or lump sum benefit to which this section applies is paid in respect of any period to the spouse of the deceased person, a pension or lump sum benefit to which this section applies is not payable to any other spouse of the deceased person in respect of that period, unless the Minister has made a determination to apportion the pension or lump sum benefit under subsection (3) (b).	14 15 16 17 18 19 20
(6)	If, after 30 days from the death of a person, part of a pension is commuted by a surviving spouse under section 12, so much of the pension as is equal to the amount of the pension so commuted is not payable to any other spouse of the deceased person.	21 22 23 24
(7)	For the purposes of subsections (5) and (6), an amount paid in good faith to a person purporting to be the spouse of a deceased person is taken to have been paid to such a spouse.	25 26 27
(8)	If, after 30 days from the death of a person, any amount is paid under this Act to the person's personal representatives or to such other persons as the Minister may determine, any pension or lump sum benefit to which this section applies payable to the spouse of the deceased person is to be reduced by the amount so paid.	28 29 30 31 32 33
Section 17	Application of Act to and in respect of associate Judges	34
Omit section	n 17 (1) (b). Insert instead:	35
	(b) a person appointed before, on or after the appointed day to the office of master under section 111 of the <i>Supreme Court Act 1970</i> , as in force before the abolition of that office by the <i>Courts Legislation Amendment Act 2005</i> , and	36 37 38 39

			<del>.</del>	
		m A	person appointed, on or after the abolition of the office of laster of the Supreme Court by the <i>Courts Legislation mendment Act 2005</i> , to the office of associate Judge nder section 111 of the <i>Supreme Court Act 1970</i> .	1 2 3 4
[25]	Section 17	' (2) (d)		5
	Omit the pa	aragraph.	Insert instead:	6
	-	(d) a	reference in section 8 to prior judicial service includes a	7
		re	eference to the following:	8
		(	service in the offices of Master in Equity and Acting	9
			Master in Equity constituted under the <i>Equity Act</i> 1901 before its repeal,	10 11
		(i	i) service in the office of master or acting master of the	12
			Supreme Court under section 111 of the Supreme	13
			Court Act 1970 before the abolition of the offices of	14
			master and acting master of the Supreme Court by the Courts Legislation Amendment Act 2005,	15 16
		(ii		17
			Supreme Court under section 111 (2) of the	18
			Supreme Court Act 1970.	19
[26]	Schedule	1 Savings	and transitional provisions	20
	Insert at the	e end of cl	ause 1 (1):	21
		Courts I	Legislation Amendment Act 2005	22
[27]	Schedule '	1, clause	4	23
	Insert after	clause 3:		24
	4 App	lication o	f de facto partner eligibility provisions	25
	(1)	The de	facto partner amendments have effect as if they had	26
	(-)		nced on the de facto partner eligibility date.	27
	(2)	Those a	mendments apply in the case of a judge, retired judge,	28
			judge or former acting judge who dies on or after the de	29
			rtner eligibility date but do not apply in respect of a judge, judge, former judge or former acting judge who died	30 31
			he de facto partner eligibility date.	32
	(3)	Accordi	ngly, a reference in this Act to a <i>spouse</i> of a judge, retired	33
	. ,	judge, fo	ormer judge or former acting judge does not include a de	34
			rtner of the judge, retired judge, former judge or former udge if the judge, retired judge, former judge or former	35 36
			adge died before the de facto partner eligibility date.	37

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(4)	In th	is clause:	1
	de fa	acto partner amendments means:	2
	(a)	the amendments made to this Act by Schedule 5 to the	3
		Courts Legislation Amendment Act 2005 (except Schedule	4
		5 [24] and [25]), and	5
	(b)	the amendment made to the Director of Public Prosections	6
	` ′	Act 1986 by Schedule 14.1 to the Courts Legislation	7
		Amendment Act 2005.	8
	do fo	acto nartner eligibility date means 1 May 2005	

Sch	nedule 6	Amendment of Jury Act 1977 No 18	1
		(Section 3)	2
[1]		Appeal against being included on jury roll or being d from supplementary jury roll	3 4
	Omit "mast	ter" from section 15 (2). Insert instead "associate Judge".	5
[2]	Section 45	Time for making challenge to juror	6
	Omit "the b	book to" from section 45 (1).	7
[3]	Section 72	A Juror's oath or affirmation	8
	Insert at the	e end of the section:	9
	(2)	The oath or affirmation may be administered, taken or made in the manner provided for by the <i>Oaths Act 1900</i> or in the prescribed manner.	10 11 12
	(3)	For the purposes of this section, the <i>prescribed manner</i> of administering, taking or making the oath or affirmation is:	13 14
		(a) the person taking or making the oath or affirmation repeats the words of the oath or affirmation, or	15 16
		(b) the officer administering the oath or affirmation repeats the words of the oath or affirmation and the person taking or making the oath or affirmation indicates his or her assent to the oath or affirmation by uttering the words "So help me God" (in the case of an oath) or "I do" (in the case of an affirmation).	17 18 19 20 21 22
	(4)	The words of the oath or affirmation are the following words, or words to the following effect:	23 24
		(a) "I swear by Almighty God that I will give a true verdict according to the evidence" (in the case of an oath),	25 26
		(b) "I solemnly and sincerely declare and affirm that I will give a true verdict according to the evidence" (in the case of an affirmation).	27 28 29
	(5)	If an oath is administered, taken or made in the prescribed manner, it is not necessary that a religious text be used by the person who is taking the oath.  Note. Under section 11A of the <i>Oaths Act 1900</i> , a copy of the Bible, New Testament or Old Testament is used in administering an oath.	30 31 32 33 34

	(6)	If an oath is taken by a person before serving as a juror, the fact that the person taking it did not have a religious belief or did not have a religious belief of a particular kind does not for any purpose affect the legality or validity of the oath.	1 2 3 4
	(7)	An oath or affirmation taken or made by a person before serving as a juror is not illegal or invalid by reason of a failure to administer, take or make the oath or affirmation in accordance with this section.	5 6 7 8
[4]	Schedule 8	3 Transitional and savings provisions	9
	Insert at the	e end of clause 1A (1):	10
		Courts Legislation Amendment Act 2005 (but only to the extent that it amends this Act)	11 12

Scł	nedule 7	Amendment of Justices of the Peace Act 2002 No 27	
		(Section 3)	3
[1]	Section 7	Daths of office to be taken	4
	Insert at the	e end of the section:	5
	(2)	A person who is re-appointed as a justice of the peace is not required to take another oath of office if the person held office as a justice of the peace immediately before that re-appointment.	6 7 8
[2]	Schedule '	Savings and transitional provisions	9
	Insert at the	e end of clause 1 (1):	10
		Courts Legislation Amendment Act 2005	11
[3]	Schedule '	I, clause 3	12
	Insert after	clause 2:	13
	3 Ame	ndments made by Courts Legislation Amendment Act 2005	14
		The amendment made to section 7 by the Courts Legislation	15
		Amendment Act 2005 applies to any re-appointment made on or	16
		after the commencement of that amendment, regardless of when the person being re-appointed was first appointed as a justice of	17 18
		the peace.	19

Schedule 8		le 8	Amendment of Land and Environment Court Act 1979 No 204	1 2
			(Section 3)	3
[1]	Sect	ion 61	A Purpose of Part	4
	Omit	sectio	n 61A (1). Insert instead:	5
		(1)	The purpose of this Part is to enable the Court to refer matters for mediation or neutral evaluation.	6 7
[2]	Sect	ions 6	1D and 61E	8
	Omit	the se	ctions. Insert instead:	9
	61D	Refe	rral by Court	10
		(1)	If it considers the circumstances appropriate, the Court may, by order, refer any matter arising in proceedings before it (other than criminal proceedings) for mediation or neutral evaluation, and may do so either with or without the consent of the parties to the proceedings.	11 12 13 14 15
		(2)	The mediation or neutral evaluation is to be undertaken by a mediator or evaluator agreed to by the parties or, if the parties cannot agree, by a mediator or evaluator appointed by the Court.	16 17 18
	61E	Duty	of parties to participate	19
			It is the duty of each party to proceedings the subject of a referral to mediation or neutral evaluation to participate, in good faith, in the mediation or neutral evaluation.	20 21 22
[3]	Sect	ion 69	AA	23
	Inser	t after	section 69:	24
(	69AA	Cost	s—liability of solicitor	25
		(1)	The Court may, at any stage of any proceedings, make one or more of the following orders in respect of a solicitor whose serious neglect, serious incompetence or serious misconduct delays, or contributes to delaying, those proceedings:  (a) disallow the whole or any part of the costs between the	26 27 28 29
			solicitor and his or her client,	31
			(b) direct the solicitor to repay to his or her client the whole or any part of the costs which the client has been ordered to pay to any other party,	32 33 34

			(c) direct the solicitor to indemnify any party other than his or her client against the whole or any part of the costs payable by the party indemnified.	1 2 3
		(2)	The Court may refer the matter to a costs assessor under the <i>Legal Profession Act 1987</i> for inquiry and report before making such an order.	4 5 6
		(3)	The Court may order that notice of such an order against a solicitor is to be given to the solicitor's client in a specified manner.	7 8 9
		(4)	A solicitor is not entitled to demand, recover or accept from his or her client any part of the amount for which the solicitor is directed by the Court to indemnify a party pursuant to such an order.	10 11 12 13
		(5)	Nothing in this section limits the generality of section 69 or any other provision of this Act.	14 15
		(6)	A Commissioner or Commissioners may not make an order under this section except with the concurrence of a Judge.	16 17
		(7)	This section does not apply to proceedings in Class 5, 6 or 7 of the Court's jurisdiction.	18 19
[4]	Sect	ion 69	3	20
	Inser	t after	section 69A:	21
	69B	Enfo	rcement of directions of Court	22
		(1)	If any person does not comply with a judgment or order of the Court directing the person to execute any conveyance, contract or other document, or to endorse any negotiable instrument, the Court may order, on such terms as it considers appropriate, that the conveyance, contract or other document be executed or the negotiable instrument be endorsed by a person nominated by the Court.	23 24 25 26 27 28 29
		(2)	A conveyance, contract, document or instrument so executed or endorsed is taken for all purposes to have been executed or endorsed by the person originally directed to execute or endorse it.	30 31 32 33

[5]	Schedule 3 Savings, transitional and other provisions				
	Inse	t after	clause 5:	2	
	6		visions consequent on enactment of Courts Legislation endment Act 2005	3 4	
		(1)	The amendments made to this Act by the <i>Courts Legislation Amendment Act 2005</i> extend to proceedings before the Court that were instituted or that the Court started to hear before the commencement of the amendments.	5 6 7 8	
		(2)	The power conferred on the Court in respect of a judgment or order by section 69B, as inserted by the <i>Courts Legislation Amendment Act 2005</i> , extends to a judgment or order of the Court made or given before the commencement of that section	9 10 11 12	

Schedule 9			Amendment of Legal Profession Act 2004 No 112		
				(Section 3)	3
[1]	Sect	ion 33	8 Maxi	imum costs fixed for claims up to \$100,000	4
	Omit	t "this	section	" from section 338 (7). Insert instead "this Division".	5
[2]	Sect	ion 33	8 <b>A</b>		6
	Inser	t after	section	1 338:	7
	338A			costs increased by additional amount for certain claims ne District Court	8
		(1)	respe	section applies to a claim for personal injury damages in sect of which the amount recovered does not exceed \$100,000 s made by proceedings heard by the District Court.	10 11 12
		(2)	follov rehea party provi	e District Court referred the proceedings to arbitration and, wing the arbitration, made an order for a full or limited aring of the proceedings concerned on the application of a total the maximum costs fixed by this Division for legal services added in connection with the claim to the other party are assed by the additional amount.	13 14 15 16 17 18
		(3)	subje for le party addit	e decision of the District Court in respect of a claim is the ext of an appeal, the maximum costs fixed by this Division egal services provided in connection with the claim to the who is the respondent to the appeal are increased by the ional amount or, if subsection (2) also applies to legal ces provided to the respondent, by 2 times the additional unt.	19 20 21 22 23 24 25
		(4)	For tl	he purposes of this section, the <i>additional amount</i> is:	26
			(a)	in the case of legal services provided to the plaintiff—15% of the amount recovered, or \$7,500, whichever is the greater, and	27 28 29
			(b)	in the case of legal services provided to the defendant—15% of the amount sought to be recovered by the plaintiff, or \$7,500, whichever is the greater.	30 31 32
		(5)	perce amou such for th	regulations may prescribe a percentage to replace the entage of 15% in subsection (4) and may prescribe an unt to replace the amount of \$7,500 in subsection (4). When a replacement percentage or amount is prescribed, it applies ne purposes of subsection (4) in place of the percentage or unt that it replaces.	33 34 35 36 37 38

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		ulations may contain provisions of a savings or nal nature consequent on the making of regulations under on.	1 2 3
[3]	Schedule 9 Savings,	transitional and other provisions	4
	Insert at the end of cla	use 1 (1):	5
	Courts Le	egislation Amendment Act 2005	6

#### Schedule 10 Amendment of Local Courts Act 1982 No 164

Schedule 10	Amendment of Local Courts Act 1982 No 164		1	
		(Section 3)	3	
Section 19A	Court dress		2	
Omit the secti	on		ı	

Schedule 11	Amendment of Oaths Act 1900 No 20		
	(Section 3)	2	
Section 3 For	rm and manner of taking oaths	3	
Insert "or the	e registrar of a Local Court" after "Magistrate" in section 3	4	
(2A) (b).		5	

Schedule 12		le 12	Amendment of Public Defenders Act	1
			1995 No 28	2
			(Section 3)	3
[1]	Sche	edule 1	Provisions relating to Public Defenders	4
	Inser	t after o	clause 8:	5
	9		ial arrangements for Crown Prosecutors appointed as Public nders	6 7
		(1)	A person appointed as a Senior Officer who, immediately before the appointment, held office as a Crown Prosecutor is taken to have been appointed also as a Public Defender.	8 9 10
		(2)	Any such Senior Officer remains a Public Defender while holding office as a Senior Officer and, subject to this Act, after ceasing to hold that office.	11 12 13
[2]	Sche	edule 3	Savings, transitional and other provisions	14
	Omi	t "enact	tment of this Act." from clause 1 (1). Insert instead:	15
			enactment of the following Acts:	16
			this Act	17
			Courts Legislation Amendment Act 2005	18
[3]	Sche	edule 3	s, clause 1 (2)	19
	Omi	t "this A	Act". Insert instead "the Act concerned".	20

Schedule 13			Amendment of Supreme Court Act 1970 No 52			
			(Section 3)	3		
[1]	Section 19 D	efini	itions generally	4		
			not include an associate Judge" after "the Court" in the ge in section 19 (1).	5		
[2]	Section 19 (1	), de	efinition of "registrar"	7		
	Omit the defin	nitio	n. Insert instead:	8		
	а	ınd l	trar means a person who is for the time being appointed to holding an office of registrar, as referred to in section 119, ncludes:	9 10 11		
	(	(a)	a person who is for the time being appointed to act temporarily in an office of registrar (as referred to in section 120 (b)), and	12 13 14		
		(b)	a person who is for the time being appointed as a deputy to the holder of an office of registrar (as referred to in section 120 (c)), whether designated as a deputy, assistant or otherwise, but only when the person is exercising a power conferred by or under this Act or the <i>Criminal Appeal Act 1912</i> on the holder of an office of registrar with the authority of that holder or a person for the time being appointed to act temporarily in the office of that holder, and	15 16 17 18 19 20 21 22 23		
		(c)	a person who is authorised under section 120A to exercise any power conferred by or under this Act or the <i>Criminal Appeal Act 1912</i> on the holder of an office of registrar, but only when the person is exercising such a power.	24 25 26 27		
[3]	Section 25 C	omp	position of Court	28		
	Omit "such of	ther	Judges of Appeal and Judges".	29		
	Insert instead "such other Judges of Appeal, Judges and associate Judges".					
[4]	Section 30 In	itere	est in rate or tax	31		
	Omit "master" from section 30 (1). Insert instead "associate Judge".					
[5]	Section 40 S	ingl	e Judge to constitute the Court	33		
	Omit "a maste	er" f	from section 40 (2). Insert instead "an associate Judge".	34		

[6]	Section 48 Assignment to the Court of Appeal	1
	Omit "a master" from section 48 (2) (i). Insert instead "an associate Judge".	2
[7]	Section 53 Assignment of business	3
	Omit "a master" from section 53 (3). Insert instead "an associate Judge".	4
[8]	Section 77 Procedures under other Acts superseded	5
	Omit "master". Insert instead "associate Judge".	6
[9]	Section 104 Exclusion of appeal from associate Judges and others	7
	Omit "a master". Insert instead "an associate Judge".	8
[10]	Part 8, heading	9
	Omit "Officers". Insert instead "Associate Judges and officers".	10
[11]	Part 8, Division 1, heading	11
	Omit "Masters". Insert instead "Associate Judges".	12
[12]	Section 111 Appointment of associate Judges and acting associate Judges	13 14
	Omit "master" and "masters" wherever occurring.	15
	Insert instead "associate Judge" and "associate Judges" respectively.	16
[13]	Section 112 Terms of appointment	17
	Omit "master" from section 112 (1) wherever occurring.	18
	Insert instead "associate Judge".	19
[14]	Section 112 (2)	20
	Omit "A master or acting master".	21
	Insert instead "An associate Judge or acting associate Judge".	22
[15]	Section 112 (2) (b)	23
	Omit "master or acting master".	24
	Insert instead "associate Judge or acting associate Judge".	25

[16]	Sect	tion 11	3	1				
• •			ection. Insert instead:	2				
	113 Public Sector Employment and Management Act 2002							
		(1)	The <i>Public Sector Employment and Management Act 2002</i> does not apply to an associate Judge.	4 5				
		(2)	Despite subsection (1), if the <i>Public Sector Employment and Management Act 2002</i> applies to a person immediately before the person's appointment as associate Judge, the person is entitled to receive any deferred or extended leave and any privileges as if the person had remained an officer within the meaning of that Act.	6 7 8 9 10				
		(3)	The <i>Public Sector Employment and Management Act 2002</i> does not apply to an acting associate Judge unless that Act applies to the acting associate Judge immediately before his or her appointment as acting associate Judge.	11 12 13 14				
[17]	Sect	tion 11	4 Superannuation Act 1916	15				
	Omit "a master", "the master" and "the master's" wherever occurring.							
			and "an associate Judge", "the associate Judge" and "the associate espectively.	17 18				
[18]	Sect	tion 11	4 (2)	19				
	Omi	t "as m	naster". Insert instead "as associate Judge".	20				
[19]	Sect	tion 11	4 (3)	21				
	Omi	t "actir	ng master" and "acting master's" wherever occurring.	22				
		rt inst	ead "acting associate Judge" and "acting associate Judge's" y.	23 24				
[20]			5 Resignation and tenure of associate Judges and acting Judges	25 26				
	Omit "A master", "acting master", "acting master's" and "the master" wherever occurring.							
	Inser	rt inst ciate Ju	ead "An associate Judge", "acting associate Judge", "acting udge's" and "the associate Judge" respectively.	29 30				
[21]	Sect	tion 11	6 Assignment	31				
	Omi	t "a ma	aster" and "acting master" wherever occurring.	32				
	Inse	rt inste	ad "an associate Judge" and "acting associate Judge" respectively.	33				

[22]	Sect	ion 11	7 Seniority	1
<u></u>			ters". Insert instead "associate Judges".	2
F001			· ·	
[23]			7A Powers: associate Judge in Court of Appeal	3
	Omit		on 117A (1). Insert instead:	4
		(1)	In this section, <i>associate Judge in the Court of Appeal</i> means an associate Judge or acting associate Judge assigned to the Court of Appeal or an associate Judge or acting associate Judge directed by the Chief Justice to act in the Court of Appeal.	5 6 7 8
[24]	Sect	ion 11	7A (2)–(5)	9
	Omit	"A m	aster" and "a master" wherever occurring.	10
	Inser	t instea	ad "An associate Judge" and "an associate Judge" respectively.	11
[25]	Sect	ion 11	7A (2)	12
	Inser	t "(and	d only such powers)" after "such powers of the Court of Appeal".	13
[26]	Sect	ion 11	8 Powers: divisional associate Judge	14
	Omit	sectio	on 118 (1). Insert instead:	15
		(1)	In this section, <i>divisional associate Judge</i> means, in relation to any Division, an associate Judge or acting associate Judge assigned to the Division or an associate Judge or acting associate Judge directed by the Chief Justice to act in the Division.	16 17 18 19
[27]	Sect	ion 11	8 (2)–(5)	20
			divisional master", "a master", "a divisional master" and "the master" wherever occurring.	21 22
	Inser divis	t inste	ead "A divisional associate Judge", "an associate Judge", "a associate Judge" and "the divisional associate Judge" respectively.	23 24
[28]	Sect	ion 11	8 (2)	25
		t "(and sion".	d only such powers)" after "such powers of the Court in the	26 27
[29]	Sect	ion 12	0	28
	Omit	the se	ection. Insert instead:	29
	120	Арро	ointment	30
			The following persons may be employed under Chapter 2 of the <i>Public Sector Employment and Management Act 2002</i> :	31 32

		(a)	persons to fill the offices mentioned in section 119,	1
		(b)	persons to act temporarily in any of those offices,	2
		(c)	persons to be deputies of any of those officers (whether designated as deputies, assistants or otherwise),	3 4
		(d)	such other officers as may be necessary for carrying out the provisions of this Act and the rules and any other Act, regulations or rules relating to the Court.	5 6 7
Sect	ion 12	0A		8
Inser	t after	section	n 120:	9
120A			ers may be authorised to exercise powers of deputy	10 11
	(1)	court	t officer, or a court officer of a particular class, to exercise the	12 13 14
	(2)	on a exerc	deputy registrar of the Court by or under this Act and, when cising those powers, is taken to be a deputy registrar of the	15 16 17 18
	(3)	confe Crim the C furth Note. Court	erred on a registrar of the Court by or under this Act or the <i>sinal Appeal Act 1912</i> , if he or she is authorised to do so by Chief Justice by the order referred to in subsection (1) or by er order in writing.  The <i>Criminal Appeal Act 1912</i> confers power on a registrar of the to exercise the powers conferred on a registrar of the Court of	19 20 21 22 23 24 25 26
	(4)	In thi	is section:	27
		cour	t officer means:	28
		(a)	an officer of the Supreme Court, or	29
		(b)	a registrar of a Local Court or a member of staff of the Attorney General's Department employed in a Local Court.	30 31 32
Sect	ion 12	4 Rule	e-making power	33
Omi	t "mas	ters, ac	eting masters" from section 124 (1) (h).	34
Inser	t inste	ad "ass	sociate Judges, acting associate Judges".	35
	Inser 120A  Sect Omit	Insert after  120A Other regis (1) (2) (3) (4)  Section 12 Omit "massi	(b) (c) (d)  Section 120A  Insert after section  120A Other office registrar  (1) The court power  (2) A coon an exerce Court  (3) A coonfice Crimin the Court Crimin (4) In the Court Crimin (4) In the Court (a) (b)  Section 124 Rule Omit "masters, accoming the Court (a)  (b)	<ul> <li>(b) persons to act temporarily in any of those offices,</li> <li>(c) persons to be deputies of any of those officers (whether designated as deputies, assistants or otherwise),</li> <li>(d) such other officers as may be necessary for carrying out the provisions of this Act and the rules and any other Act, regulations or rules relating to the Court.</li> <li>Section 120A</li> <li>Insert after section 120:</li> <li>120A Other officers may be authorised to exercise powers of deputy registrar</li> <li>(1) The Chief Justice may, by order in writing, authorise a particular court officer, or a court officer of a particular class, to exercise the powers of deputy registrar of the Supreme Court.</li> <li>(2) A court officer so authorised may exercise the powers conferred on a deputy registrar of the Court by or under this Act and, when exercising those powers, is taken to be a deputy registrar of the Court.</li> <li>(3) A court officer so authorised may also exercise the powers conferred on a registrar of the Court by or under this Act or the Criminal Appeal Act 1912, if he or she is authorised to do so by the Chief Justice by the order referred to in subsection (1) or by further order in writing.</li> <li>Note. The Criminal Appeal Act 1912 confers power on a registrar of the Court to exercise the powers conferred on a registrar of the Court of Criminal Appeal.</li> <li>(4) In this section:  court officer means:  (a) an officer of the Supreme Court, or</li> <li>(b) a registrar of a Local Court or a member of staff of the Attorney General's Department employed in a Local</li> </ul>

[32]	Sect	ion 12	4 (1) (s	s)	1	
	Omi	t "mast	ers, ac	ting masters".	2	
	Inser	t instea	ıd "ass	sociate Judges, acting associate Judges".	3	
[33]	Sect	ion 12	4 (2) (l	o)	4	
	Omi	t "mast	er". In	sert instead "associate Judge".	5	
[34]	Sect	ion 12	4 (4)		6	
	Omi	t "a ma	ster" v	wherever occurring. Insert instead "an associate Judge".	7	
[35]	Sect	ion 12	4 (4)		8	
	Omi	t "that i	naster	"wherever occurring. Insert instead "that associate Judge".	9	
[36]	Four	th Sch	edule	Savings and transitional provisions	10	
	Inser	t at the	end o	f clause 1 (2):	11	
			Cour	ts Legislation Amendment Act 2005	12	
[37]	Fourth Schedule, Part 15					
	Inser	t after	Part 14	4:	14	
	Part 15		Provisions consequent on enactment of		15	
				urts Legislation Amendment Act 2005	16	
	22	Abol	ition o	of office of master and acting master of Supreme Court	17	
		(1)		offices of master of the Supreme Court and acting master of upreme Court are abolished.	18 19	
		(2)		ne abolition of the office of master and acting master of the eme Court:	20 21	
			(a)	a person holding office as a master of the Supreme Court immediately before that abolition is by this clause appointed as an associate Judge of the Supreme Court, and	22 23 24	
			(b)	a person holding office as an acting master of the Supreme Court immediately before that abolition is by this clause appointed as an acting associate Judge of the Supreme Court.	25 26 27 28	
		(3)	cond	such person holds office subject to such terms and itions as are specified in the instrument of the person's intment as a master or acting master of the Supreme Court may be agreed by the Governor and the person.	29 30 31 32	

23

(4)	In particular, any such person who was holding office for a specified term is taken to have been appointed to the new office	1 2
	for the balance of that term of office.	3
(5)	Sections 113 and 114 apply to an associate Judge or acting	4
	associate Judge appointed by this clause as if a reference to the	5
	person's appointment as an associate Judge or acting associate	6
	Judge were a reference to the person's appointment as a master	7
	or acting master of the Supreme Court.	8
(6)	Any assignment of a master or acting master to the Court of	9
	Appeal or to a Division that had effect under section 116	10
	immediately before the abolition of the office of master or acting	11
	master is taken, on that abolition, to continue to have effect as an	12
	assignment of the associate Judge or acting associate Judge to the	13
	Court of Appeal or to the relevant Division.	14
(7)	Subclause (6) does not affect the Governor's power to revoke an	15
` '	assignment under section 116 (b).	16
(8)	The seniority of a person appointed as associate Judge or acting	17
( )	associate Judge by this clause is to be determined under	18
	section 117 as if the date of his or her assignment as an associate	19
	Judge or acting associate Judge to the Court of Appeal or to a	20
	Division were the date of his or her assignment as a master or	21
	acting master to the Court of Appeal or the relevant Division.	22
(9)	Service as a master or acting master of the Supreme Court is to	23
	be reckoned for all purposes as service as an associate Judge or	24
	acting associate Judge of the Supreme Court.	25
Aboli	ition of offices to have no effect on proceedings	26
(1)	Proceedings pending before or being heard by a person who held	27
(1)	the office of master or acting master of the Supreme Court	28
	immediately before the abolition of that office may continue to be	29
	heard and determined by the person as an associate Judge or	30
	acting associate Judge.	31
(2)	Section 104, as in force immediately before the abolition of the	32
` /	office of master and acting master of the Supreme Court,	33
	continues to apply in respect of any decision, judgment, order,	34
	opinion, direction or determination of the Court in a Division	35
	constituted by a master that was made or given before the	36
	abolition of the office.	37

24	Con	struction of references	1
	(1)	A reference in any other Act (except the <i>Constitution Act 1902</i> ), or in any instrument made under any Act, to a master or acting master of the Supreme Court (however expressed) is to be read as a reference to an associate Judge or acting associate Judge of the Supreme Court, unless otherwise provided by the regulations.	2 3 4 5
	(2)	A reference in section 111 of this Act to a retired associate Judge includes a reference to a retired master of the Supreme Court.	7 8

Sch	edule 14 Consequential amendments to other Acts	1 2
	(Section 3)	3
14.1	Director of Public Prosecutions Act 1986 No 207	4
	Schedule 1 Provisions relating to Senior Officers	5
	Insert after clause 10 (5):	6
	(6) In this clause, <i>spouse</i> has the meaning given by the <i>Judges' Pensions Act 1953</i> .	7 8
14.2	First State Superannuation Act 1992 No 100	9
[1]	Section 8 Employees who are excluded from being full members of Fund	10
	Omit "masters" from the note. Insert instead "associate Judges".	11
[2]	Schedule 2 Employees who are not full members of the Fund	12
	Omit "a master" from clause 1 (1) (b). Insert instead "an associate Judge".	13
14.3	Judicial Officers Act 1986 No 100	14
[1]	Section 3 Definitions	15
	Omit "Master" from paragraph (a) of the definition of <i>judicial officer</i> in section 3 (1).	16 17
	Insert instead "associate Judge".	18
[2]	Section 3 (5) (a)	19
	Omit "Master". Insert instead "associate Judge".	20
[3]	Section 44C Immunity of officers performing duties of judicial officers	21
	Omit "a Master of the Supreme Court".	22
	Insert instead "an associate Judge of the Supreme Court".	23
14.4	State Authorities Non-contributory Superannuation Act 1987 No 212	24 25
	Schedule 2 Excluded persons	26
	Omit "a master" from paragraph (b). Insert instead "an associate Judge".	27

#### Schedule 14 Consequential amendments to other Acts

14.5	State Authorities Superannuation Act 1987 No 211	1
	Schedule 2 Excluded persons	2
	Omit "a master" from clause 1 (1) (d). Insert instead "an associate Judge".	3
14.6	Statutory and Other Offices Remuneration Act 1975 (1976 No 4)	4 5
	Schedule 1 Public offices	6
	Omit "Master or acting master".	7
	Insert instead "Associate Judge or acting associate Judge".	8
14.7	Superannuation Act 1916 No 28	9
	Section 3 Definitions	10
	Omit "a master of the Supreme Court" from the definition of <i>Employee</i> in section 3 (1).	11 12
	Insert instead "an associate Judge of the Supreme Court".	13