

Explanatory note

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

Overview of Bill

The objects of this Bill are:

- (a) to amend the *Legal Profession Act 2004* to make amendments of a minor, clarifying or machinery nature, and
- (b) to amend the *Public Notaries Act 1997* in relation to legal practitioners who are public notaries and to make other amendments consequential on the enactment of the *Legal Profession Act 2004*, and
- (c) to amend other Acts consequentially on the enactment of the *Legal Profession Act 2004*.

The Bill includes the following amendments:

- amendments to the model legislation approved by the Standing Committee of Attorneys-General
- amendments suggested by the New South Wales Bar Association, New South Wales Law Society, the Legal Practitioners Admission Board, the Legal Services Commissioner and the Costs Assessors Rules Committee

b05-043-p01.wpd

Explanatory note

- amendments to ensure that regulations for the *Legal Profession Act 2004*, which are being developed through a consultative process, will have sufficient legislative power
- amendments proposed in the Review of the *Public Notaries Act 1997* tabled in the Legislative Assembly on 9 December 2004
- amendments to clarify the operation of the *Administrative Decisions Tribunal Act 1997* in relation to matters arising under the *Legal Profession Act 2004*
- other amendments of a minor, consequential or transitional nature.

Some of the amendments to the *Legal Profession Act 2004* remove provisions (for example, section 58 (2)) stating that a particular contravention of the Act is capable of being unsatisfactory professional conduct or professional misconduct. These provisions are unnecessary as section 498 of the Act already contains a general provision to that effect.

Outline of provisions

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

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

Clause 3 is a formal provision giving effect to the amendments to the *Legal Profession Act 2004* set out in Schedules 1–9.

Clause 4 is a formal provision giving effect to the amendments to the *Public Notaries Act 1997* set out in Schedule 10.

Clause 5 is a formal provision giving effect to the amendments to other Acts set out in Schedule 11.

Schedule 1 Amendment of Chapter 1 of Legal Profession Act 2004

Schedule 1 amends Chapter 1, which contains introductory matters, including definitions of defined terms.

Schedule 2 Amendment of Chapter 2 of Legal Profession Act 2004

Schedule 2 amends Chapter 2, which contains provisions dealing with general requirements for engaging in legal practice, including provisions for the reservation of legal work and legal titles, for the admission of local lawyers, and for engaging in legal practice. Amendments include the following:

- Section 24 is amended to permit the Legal Profession Admission Board to exempt a person from compliance with the normally applicable academic or practical legal training requirements for admission to the legal profession, if the Admission Board is satisfied that the person has sufficient academic or practical experience (whether in Australia or overseas) that renders the person eligible for admission.
- New section 37A provides explicit authority for the Admission Board to communicate with other authorities.
- Section 38 is amended to make it clear that the Admission Board can make rules establishing committees and subcommittees and conferring functions on them.
- Section 41 is amended to make it a statutory condition that the holder of a local practising certificate must not be the holder of another local practising certificate or the holder of an interstate practising certificate. This gives effect to the principle that an Australian legal practitioner needs only one, and must not have more than one, practising certificate granted in Australia. Section 45 is amended to complement this principle, by prohibiting applications for more than one practising certificate in certain circumstances.
- Substituted section 79 permits regulations to be made regarding the surrender of local practising certificates, the cancellation of surrendered certificates, and the partial or whole refund of fees paid in respect of surrendered certificates.
- Substituted section 92 and new section 92A provide for the payment of late fees for late applications for local practising certificates. These sections complement substituted section 47, which provides for standard renewal periods and late fee periods for applications for local practising certificates.
- Sections 96 and 97 are omitted. These sections deal with giving notice to the Bar Council or Law Society Council when an interstate legal practitioner establishes an office in this State.

Explanatory note

• Substituted section 98 prohibits an interstate legal practitioner from engaging in legal practice in this State without being covered by appropriate professional indemnity insurance. This does not apply to an in-house lawyer employed by a corporation (other than an incorporated legal practice).

Schedule 3 Amendment of Chapter 3 of Legal Profession Act 2004

Schedule 3 amends Chapter 3, which contains provisions about the conduct of legal practice, including provisions regarding trust money, legal costs, professional indemnity insurance, fidelity cover and mortgage practices. Amendments include the following:

- Substituted section 252 prohibits a barrister, in the course of practising as a barrister, from receiving money on behalf of another person.
- New section 258A states that trust money received by a law practice in the form of cash must be deposited in a general trust account (or, where relevant, a controlled money account), even if there is a direction or instruction to the contrary.
- Sections 367 and 375 are amended to enable a costs assessor or a review panel to determine costs on the basis of agreement reached between the parties.
- New section 373A enables the Manager, Costs Assessment to apply to a panel for the review of a costs assessor's determination of the costs of an assessment.

Schedule 4 Amendment of Chapter 4 of Legal Profession Act 2004

Schedule 4 amends Chapter 4, which contains provisions relating to complaints about and discipline of Australian legal practitioners. Amendments include the following:

• Section 501 is amended to make it clear that Chapter 4 extends to conduct of a legal practitioner as a public notary. This is intended to supplement the *Public Notaries Act 1997*, which provides for the application of the Chapter to the conduct of a public notary, with prescribed modifications (if any).

Explanatory note

- New section 531A provides that the Legal Services Commissioner, Bar Council or Law Society Council may authorise suitably qualified persons to exercise all or any functions of an investigator under Chapter 4.
- Section 562 is amended to empower the Administrative Decisions Tribunal, when dealing with a complaint against a legal practitioner, to make an order that the name of the practitioner be removed from the roll of public notaries.
- Section 562 is amended to remove the power to discipline legal practitioners by private reprimand.
- Section 599 is omitted. It deals with the duty of the Legal Services Commissioner, Bar Council or Law Society Council to report suspected offences to law enforcement or prosecution authorities. The provisions of the section are transferred from Chapter 4 to Chapter 8, so as to make it clear that the duty is not limited to cases where complaints are involved.
- Section 606 is omitted. It deals with appeals to the Supreme Court against orders and decisions of the Administrative Decisions Tribunal under Chapter 4. The provisions of the section are transferred from Chapter 4 to Chapter 8, and the new section confers and regulates a right of appeal to the Supreme Court for a wider range of orders and decisions of the Tribunal.

Schedule 5 Amendment of Chapter 5 of Legal Profession Act 2004

Schedule 5 amends Chapter 5, which contains provisions relating to external intervention in respect of law practices, by the appointment of supervisors, managers or receivers.

Schedule 6 Amendment of Chapter 6 of Legal Profession Act 2004

Schedule 6 amends Chapter 6, which contains provisions for carrying out trust account investigations, trust account examinations, complaint investigations and compliance audits.

Schedule 7 Amendment of Chapter 7 of Legal Profession Act 2004

Schedule 7 amends Chapter 7, which contains provisions relating to regulatory authorities and legal profession rules.

Schedule 8 Amendment of Chapter 8 of Legal Profession Act 2004

Schedule 8 amends Chapter 8, which contains provisions of a general and miscellaneous nature. Amendments include the following:

- New section 729A is intended to replace section 606, which deals with appeals to the Supreme Court against orders and decisions of the Administrative Decisions Tribunal under Chapter 4 and is being omitted. The new section confers and regulates a right of appeal to the Supreme Court from a wider range of orders and decisions of the Tribunal.
- New section 730A is intended to replace section 599, which is being omitted. It deals with the duty of the Legal Services Commissioner, Bar Council or Law Society Council to report suspected offences to law enforcement or prosecution authorities. The provisions of the section are transferred from Chapter 4 to Chapter 8, so as to make it clear that the duty is not limited to cases where complaints are involved.

Schedule 9 Amendment of Schedule 9 to Legal Profession Act 2004

Schedule 9 to the Bill amends Schedule 9 to the Act, which contains provisions of a savings, transitional or other nature. Amendments include the following:

- Clause 9 is amended to allow old application forms for practising certificates to continue to be used for 6 months.
- New clause 10A allows barristers of the Australian Capital Territory to hold a practising certificate under the New South Wales Act while they do not hold any other practising certificate.

Explanatory note

- Substituted clause 26 provides for the interpretation of existing legislative references to barristers, solicitors and legal practitioners without having to be prescribed by regulations, but allows for regulations to be made adjusting the meaning of the references.
- New clause 27 provides that an offence is not committed in connection with legislative requirements about trust money and trust accounts for anything done in good faith for 6 months, if it was done for the purpose of attempting to comply with the new requirements or it was done in substantial conformity with the old requirements.

Schedule 10 Amendment of Public Notaries Act 1997

Schedule 10 amends the *Public Notaries Act 1997*. Amendments include the following:

- Section 6 is amended to give specific authority to the Supreme Court to order the removal of the name of a person from the roll of public notaries for misconduct, incompetence or any other reason the Court considers warrants removal.
- Section 7 is amended to authorise the registrar of public notaries, rather than the Supreme Court, to remove a person's name from the roll of public notaries at the person's request.
- Section 8 is amended to empower the Admission Board to publish information contained in the roll of public notaries.

Schedule 11 Amendment of other Acts

The Administrative Decisions Tribunal Act 1997 is amended to clarify the operation of the Act in relation to matters arising under the Legal Profession Act 2004.

The Commercial Arbitration Act 1984 is amended to update references to the Legal Profession Act 1987.

The Conveyancers Licensing Act 2003 is amended to update references to the Legal Profession Act 1987.

and statutory instruments generally) of the term Australian legal practitioner, which is to have the same meaning as in the Legal Profession Act 2004. The Ombudsman Act 1974 is amended to update a reference to the Legal Profession Act 1987. Explanatory note page 8

The Interpretation Act 1987 is amended to include a definition (applicable for Acts

Legal Profession Amendment Bill 2005

Explanatory note



Contents

-			Page
	1	Name of Act	2
	2	Commencement	2
	3	Amendment of Legal Profession Act 2004 No 112	2
	4	Amendment of Public Notaries Act 1997 No 98	2
	5	Amendment of other Acts	2
Schedules			
Contodation	1	Amendment of Chapter 1 of Legal Profession Act 2004	3
	2	Amendment of Chapter 2 of Legal Profession Act 2004	4
	3	Amendment of Chapter 3 of Legal Profession Act 2004	20
	4	Amendment of Chapter 4 of Legal Profession Act 2004	32
	5	Amendment of Chapter 5 of Legal Profession Act 2004	38
	6	Amendment of Chapter 6 of Legal Profession Act 2004	46
	7	Amendment of Chapter 7 of Legal Profession Act 2004	47
	8	Amendment of Chapter 8 of Legal Profession Act 2004	48
	9	Amendment of Schedule 9 to Legal Profession Act 2004	51
	10	Amendment of Public Notaries Act 1997	55
	11	Amendment of other Acts	59

b05-043-p01.wpd



New South Wales

Legal Profession Amendment Bill 2005

No , 2005

A Bill for

An Act to make amendments to the *Legal Profession Act 2004* of a minor, clarifying or machinery nature; to amend the *Public Notaries Act 1997* in relation to the powers of the Supreme Court and Legal Profession Admission Board; and to amend certain Acts to make amendments consequential on the enactment of the *Legal Profession Act 2004*; and for other purposes.

Clause 1 Legal Profession Amendment Bill 2005

The l	Legislature of New South Wales enacts:	1
1	Name of Act	2
	This Act is the Legal Profession Amendment Act 2005.	3
2	Commencement	4
	This Act commences on a day or days to be appointed by proclamation.	5 6
3	Amendment of Legal Profession Act 2004 No 112	7
	The <i>Legal Profession Act 2004</i> is amended as set out in Schedules 1–9.	8
4	Amendment of Public Notaries Act 1997 No 98	10
	The Public Notaries Act 1997 is amended as set out in Schedule 10.	11
5	Amendment of other Acts	12
	The Acts specified in Schedule 11 are amended as set out in that Schedule.	13 14

Sch	edule 1 Amendment of Chapter 1 of Legal Profession Act 2004	1 2
	(Section 3)	3
[1]	Section 4 Definitions	4
	Omit the definition of <i>foreign lawyer</i> from section 4 (1). Insert instead:	5
	foreign lawyer—see the definitions of Australian-registered foreign lawyer, interstate-registered foreign lawyer and locally registered foreign lawyer.	6 7 8
[2]	Section 4 (1), definition of "legal costs"	ç
	Insert "to" after "pay".	10
[3]	Section 4 (1), definition of "trust property"	11
	Omit "property received in the course of or in connection with the provision of legal services by a law practice".	12 13
	Insert instead "property entrusted to a law practice in the course of or in connection with the provision of legal services by the practice".	14 15
[4]	Section 4 (1), definition of "unrestricted practising certificate"	16
	Omit paragraph (c) (iii). Insert instead:	17
	(iii) a condition under section 41 (4),	18
	(iv) a condition of a kind prescribed by the regulations, and	19 20

Sch	edule	2		endment of Chapter 2 of Legal fession Act 2004	1 2
				(Section 3)	3
[1]	Secti	on 17	' Asso	ciates who are disqualified or convicted persons	4
	appro condi <i>Decis</i>	val u tions, sions	inder s the pe <i>Tribund</i>	bunal decides to refuse an application by a person for subsection (3) (c) or to grant the approval subject to erson may appeal under Chapter 7 of the <i>Administrative</i> al Act 1997 against the decision to an Appeal Panel of the ection 17 (4).	5 6 7 8 9
[2]	Secti	on 17	(4)		10
	Insert	at th	e end c	of the subsection:	11
			<i>Decisi</i> Act. A	Reviews are carried out under Chapter 5 of the Administrative ions Tribunal Act 1997. Section 729A modifies the operation of that an appeal lies to the Supreme Court under section 729A against a on of the Administrative Decisions Tribunal.	12 13 14 15
[3]	Secti	on 18	3		16
	Omit	the s	ection.	Insert instead:	17
	18	Pro	hibitio	n on employment of certain lay associates	18
		(1)		section applies to a person who is not an Australian legal itioner and who is or was a lay associate of a law practice engages in legal practice principally in this jurisdiction,	19 20 21 22
				or	23
			(b)	employs or employed the person to work principally in this jurisdiction,	24 25
			cease jurisd	so applies whether or not the law practice subsequently ed to exist or engage in legal practice principally in this diction and whether or not any person ceases, by death or wise, to be a legal practitioner associate of the law ice.	26 27 28 29 30

	(2)	On application by a Council, the Tribunal may make an order prohibiting (without approval under section 17 (Associates who are disqualified or convicted persons)) any law practice from employing or paying in connection with the legal practice engaged in by the law practice a specified person to whom this	1 2 3 4 5
		section applies, if: (a) the Tribunal is satisfied that the person is not a fit and proper person to be employed or paid in connection with that legal practice, or	6 7 8 9
		(b) the Tribunal is satisfied that the person has been guilty of conduct that, if the person were an Australian legal practitioner, would have constituted unsatisfactory professional conduct or professional misconduct.	10 11 12 13
	(3)	An order under this section may apply to a specified law practice or specified class of law practices or may apply to law practices generally.	14 15 16
	(4)	An order under this section may be revoked by the Tribunal on application by a Council or the person against whom the order was made.	17 18 19
[4]	Section 24	Eligibility for admission	20
	Omit section	on 24 (4). Insert instead:	21
	(4)	The Admission Board may exempt a person from the requirements of subsection (1) (a) or (b) or both if satisfied that the person has:	22 23 24
		(a) sufficient academic qualifications, or	25
		(b) sufficient relevant experience in legal practice or relevant service with a government department or government agency,	26 27 28
		or both so as to render the person eligible for admission, whether the qualifications or experience were obtained wholly or partly in Australia or overseas.	29 30 31
	(4A)	An exemption under subsection (4) may be given unconditionally or subject to such conditions relating to the obtaining of further academic qualifications or further legal training as the Admission Board thinks appropriate.	32 33 34 35

[5]	Section 35 Determination of applications for admission			
	Insert	after	section 35 (2):	2
		(3)	The Admission Board may require an applicant to provide such further information as it considers relevant to its determination of the application within such time as it specifies.	3 4 5
[6]	Section	on 37	'A	6
	Insert	after	section 37:	7
	37A	Cor	mmunication with other authorities	8
		(1)	Without limiting any other functions that it has to seek or obtain information, the Admission Board may communicate with and obtain relevant information from such Australian or overseas authorities as it thinks appropriate in connection with an application under this Part.	9 10 11 12 13
		(2)		14 15 16 17 18 19 20
		(3)	Section 722 (1) extends to the disclosure of information received under subsection (1).	21 22
[7]	Section	on 38	Admission rules	23
	Omit	section	on 38 (2) (i) and (j). Insert instead:	24
			(i) registration and deregistration as, and the discipline of, students-at-law and the qualifications for registration,	25 26
			(j) the examination and assessment in academic subjects of candidates for registration, students-at-law or applicants for admission,	27 28 29

[8]	Section	on 38	(2) (I)		1	
	Omit	the pa	aragrap	oh. Insert instead:	2	
			(1)	the exemption by the Board of a person from the	3	
				requirements of section 24 (1) (a) or (b) as provided by section 24 (4),	4 5	
[9]	Section	on 38	(3A)		6	
	Insert	after	section	n 38 (3):	7	
		(3A)		out limiting subsection (1) or the power of the Admission d to delegate functions under section 718, the rules may:	8	
			(a)	provide for the establishment, dissolution and procedures of committees and subcommittees of the Board, and	10 11 12	
			(b)	confer or provide for conferring functions on any such committee or subcommittee, including any functions of the Board, and	13 14 15	
			(c)	provide that a committee or subcommittee exercises any of its functions in an advisory capacity or as delegate of the Board.	1 <i>6</i> 17 18	
[10]	Part 2	2.3 Ac	lmissi	on of local lawyers	19	
	Insert after Division 5:					
	Divis	ion (6	Miscellaneous	21	
	38A	Nor	n-comp	pellability of certain witnesses	22	
		(1)	is not	rson referred to in section 601 (Protection from liability) compellable in any legal proceedings to give evidence or acce documents in respect of any matter in which the n was involved in the course of the administration of this	23 24 25 26 27	
		(2)	This	section does not apply to:	28	
			(a)	proceedings under Part 3 of the Royal Commissions Act 1923, or	29 30	
			(b)	proceedings before the Independent Commission Against Corruption, or	31 32	

Page 7

Schedule 2 Amendment of Chapter 2 of Legal Profession Act 2004

		(c)	a hearing under the Special Commissions of Inquiry Act 1983, or	1 2
		(d)	an inquiry under the Ombudsman Act 1974.	3
[11]	Section 41	Local	practising certificates	4
	Omit section	on 41 (4) and (5). Insert instead:	5
	(4)	holde	statutory condition of a local practising certificate that the r must not hold another local practising certificate, or an tate practising certificate, that is in force during the	6 7 8
			ncy of the first-mentioned local practising certificate.	9
[12]	Section 45	Applic	cation for grant or renewal of local practising certificate	10
	Omit "fron	n" from	n section 45 (2) (a) (i). Insert instead "in".	11
[13]	Section 45	(3A)		12
	Insert after	section	1 45 (3):	13
	(3A)	An A	ustralian lawyer is not eligible to apply for the grant or	14
	(-)		val of a local practising certificate in respect of a financial	15
			if the lawyer would also be the holder of another	16
		Austr	ralian practising certificate for that year, but this	17
		subse	ection does not limit the factors determining ineligibility to	18
		apply	for the grant or renewal of a local practising certificate.	19
[14]	Section 45	(5)		20
	Omit "inte	nds". Iı	nsert instead "can reasonably be expected".	21
[15]	Section 45	6 (6)–(9)		22
	Omit the si	ubsecti	ons.	23
[16]	Section 46	Mann	er of application	24
	Insert after	section	n 46 (4):	25
	(5)	The a	appropriate Council may require an applicant to provide	26
	(-)		further information as it considers relevant to its	27
			mination of the application within such time as it specifies.	28

Page 8

[17]	Section	on 47			1		
	Omit	the se	ection.	Insert instead:	2		
	47 Timing of application for renewal of local practising certificate						
		(1)		pplication for the renewal of a local practising certificate be made within:	2		
			(a)	the period prescribed by the regulations as the standard renewal period, or	6		
			(b)	a later period prescribed by the regulations as the late fee period.	9		
		(2)		e periods must be within the currency of the local ising certificate being renewed.	10 11		
			(3)	made	appropriate Council may reject an application for renewal e during the late fee period, and must reject an application enewal made outside those periods.	12 13 14	
			receiv subse	Section 92 authorises the charging of a late fee for applications red during the late fee period. If an application is rejected under action (3), the applicant will have to apply for the grant of a new sing certificate.	15 16 17 18		
[18]	Section	on 48	Grant	t or renewal of local practising certificate	19		
	Insert after section 48 (2) (a) (ii):						
				(iii) further information has not been provided as required under section 46 (5), or	21 22		
[19]	Section	on 48	(7)		23		
	Insert at the end of section 48 (7) (e):						
				, or	25		
			(f)	the required application fees and costs have not been paid.	26 27		
[20]	Section	on 53	Statu	tory condition regarding practice as solicitor	28		
	Omit	Omit section 53 (3). Insert instead:					
		(3)	super	ouncil may exempt a person from the requirement for rvised legal practice under subsection (1) or may reduce a d referred to in that subsection for the person, if satisfied	30 31 32		

	that the person does not need to be supervised or needs to be supervised only for a shorter period, having regard to:	1 2
	(a) the length and nature of any legal practice previously engaged in by the person, and	3 4
	(b) the length and nature of any legal practice engaged in by any person who previously supervised the person's legal practice.	5 6 7
	(4) An exemption under subsection (3) may be given unconditionally or subject to such conditions as the Council thinks appropriate.	8 9 10
[21]	Section 58 Compliance with conditions	11
	Omit section 58 (2).	12
[22]	Section 60 Grounds for suspending or cancelling local practising certificate	13 14
	Omit "amending,".	15
[23]	Section 60 (2)	16
	Insert at the end of section 60:	17
	(2) Subsection (1) does not limit the grounds on which conditions may be imposed on a local practising certificate under section 50.	18 19 20
[24]	Section 61 Amending, suspending or cancelling local practising certificates	21 22
	Omit "authority" from section 61 (1). Insert instead "Council".	23
[25]	Section 61 (1)	24
	Omit "(the show cause notice)".	25
[26]	Section 61 (2) (a)	26
	Omit "show cause notice". Insert instead "notice under subsection (1)".	27

[27]	Section 61 (2) (b) and (c)							
	Omit "show cause" wherever occurring.							
[28]	Section 61 (2) (c)		3					
	Insert at the end of se	ction 61 (2) (c) (ii):	4					
		, or	5					
	(ii	i) amend the certificate in a less onerous way the	6					
		Council considers appropriate because of the	7					
		representations.	8					
[29]	Section 61 (4)		9					
	Omit "the authority's"	". Insert instead "its".	10					
[30]	Section 61 (6)		11					
	Insert after section 61	(5):	12					
	(6) In this sec	etion, amend a certificate means amend the certificate	13					
		etion 50 during its currency, other than at the request	14					
	of the hol	der of the certificate.	15					
[31]	Section 65 Definition	of "show cause event"	16					
	Omit "the subject" fro	m paragraph (a) of the definition of show cause event.	17					
	Insert instead "being s		18					
[32]	Section 66 Applicant	for local practising certificate—show cause event	19					
	Omit "capable of being unsatisfactory professional conduct or" from section							
	66 (3).							
[33]	Section 66 (4)		22					
	Omit the subsection.	Insert instead:	23					
	(4) However.	, the applicant need not provide a statement under	24					
		n (2) if the applicant (as a previous applicant for a	25					
		etising certificate or as the holder of a local practising	26					
		e previously in force) has previously provided to the	27					
		te Council:	28					
	(a) a s	statement under this section, or	29					

		(b)	a notice and statement under section 67,	1
		consi	ders himself or herself to be a fit and proper person to a local practising certificate.	2 3 4
[34]	Section 66	(5)		5
	Omit "sect	ion 69'	". Insert instead "section 68".	6
[35]	Section 66	6 (6)		7
	Omit "a loc	cal lega	al practitioner". Insert instead "the applicant".	8
[36]	Section 66	(7) (b))	9
	Omit the p	aragrap	bh. Insert instead:	10
		(b)	has provided a written statement in accordance with this	11
			section but, in the opinion of the Council, the applicant	12
			has failed to show in the statement that the applicant is a fit and proper person to hold a practising certificate, or	13 14
[37]	Section 66	(8)		15
	Insert after	section	n 66 (7):	16
	(8)	If a C	Council refuses to issue a local practising certificate under	17
	()		ection (7) to an applicant, the Council is not required to	18
			ise its functions under section 68 in relation to the	19
		appli	cation.	20
[38]	Section 67	Holde	er of local practising certificate—show cause event	21
	Insert "writ	tten" be	efore "notice" in section 67 (2) (a).	22
[39]	Section 67	(3)		23
	Omit "capa	able of	being unsatisfactory professional conduct or".	24

[40]	Section 67 (6) (b)						
	Omit the para	agraph. Insert instead:	2				
	(b) has provided a written statement in accordance with this section but, in the opinion of the Council, the holder has failed to show in the statement that the holder is a fit and proper person to hold a practising certificate, or	3 4 5				
[41]	Section 67 (7	7)	7				
	Insert after se	ection 67 (6):	8				
	u	f a Council cancels or suspends a local practising certificate under subsection (6), the Council is not required to exercise its functions under section 68 in relation to the matter.	9 10 11				
[42]	Section 68 Ir	nvestigation and consideration of show cause event	12				
	Omit "14 day	vs" from section 68 (2). Insert instead "28 days".	13				
[43]	Section 68 (2	2) (a)	14				
	Omit "or noti	ice".	15				
[44]	Section 68 (5	5)	16				
		ent or notice" wherever occurring. "written statement".	17 18				
[45]		No decision in required period—suspension of practising and referral to Commissioner	19 20				
	decision for	decision of the Tribunal on the application is an original the purposes of the <i>Administrative Decisions Tribunal Act</i> end of section 70 (3).	21 22 23				
[46]	Section 75 R	eview of decisions by Tribunal	24				
	Insert at the e	end of the section:	25				
	[Note. Reviews are carried out under Chapter 5 of the Administrative Decisions Tribunal Act 1997. Section 729A modifies the operation of that act. An appeal lies to the Supreme Court under section 729A against a lecision of the Administrative Decisions Tribunal.	26 27 28 29				

[47]	47] Section 77 Relationship of this Division with Chapters 4 and 6			1	
				from making a complaint" from section 77 (2). omplaint from being made".	2
[48]	Secti	on 79			4
	Omit	the se	ection. l	Insert instead:	5
	79 Surrender of local practising certificate				
			The re	egulations may make provision for or with respect to:	7
			(a)	the surrender of a local practising certificate (and, if appropriate, the grant or issue of another certificate), and	8 9
			(b)	the cancellation of a surrendered certificate, and	10
			(c)	the refund of a fee or portion of a fee paid in respect of a surrendered certificate.	11 12
[49]	Section	on 92			13
	Omit	the se	ection. l	Insert instead:	14
	92	Late	e fee		15
		(1)		section applies if an application for a local practising cate is made during the late fee period.	16 17
		(2)	regula	ent of a late fee prescribed by or determined under the ations may, if the Council thinks fit, be required as a tion of acceptance of the application.	18 19 20
[50]	Secti	on 92	A		21
	Insert	after	section	192:	22
	92A	Late	e fee fo	or certain applications for new practising certificates	23
		(1)	made practis	section applies if an application for the grant of a local sing certificate to have effect during a financial year is to a Council by a person who was the holder of a local sing certificate granted by the Council in respect of the bus financial year.	24 25 26 27

	th	ayment of an additional fee prescribed by or determined under e regulations may, if the Council thinks fit, be required as a ondition of acceptance of the application.	1 2 3
[51]	Section 93 Re	efund of fees	4
	Omit the secti	on.	5
[52]	Sections 96 a	nd 97	6
	Omit the secti	ons.	7
[53]	Section 98		8
	Omit sections	98 and 99. Insert instead:	9
	98 Profes	sional indemnity insurance	10
	in er	n interstate legal practitioner must not engage in legal practice this jurisdiction or advertise that the practitioner is entitled to agage in legal practice in this jurisdiction, unless the actitioner:	11 12 13 14
	(a	is covered by professional indemnity insurance that: (i) covers legal practice in this jurisdiction, and (ii) complies with the requirements prescribed under the regulations, being requirements that are no more onerous than the requirements under section 403 or 406, or	15 16 17 18 19 20
	(b	is employed by a corporation or by a prescribed body, other than an incorporated legal practice, and the only legal services provided by the practitioner in this jurisdiction are in-house legal services.	21 22 23 24
	M	aximum penalty: 100 penalty units.	25
[54]	Section 100 practise in thi	Extent of entitlement of interstate legal practitioner to is jurisdiction	26 27
	Omit section 1	100 (5).	28

[55]	Section 106 Register of local practising certificates						
	Insert after section 106 (2) (d):	2					
	(e) the removal of information from the register relating to former holders of certificates.	3					
[56]	Section 114 Government lawyers of other jurisdictions	5					
	Insert after section 114 (2):	6					
	(2A) Without affecting the generality of subsection (1), that subsection extends to prohibitions under section 98 relating to professional indemnity insurance.	7 8 9					
[57]	Section 114 (3)	10					
	Omit "subsections (1) and (2)".	11					
	Insert instead "subsections (1), (2) and (2A)".	12					
[58]	Section 125 Provisions relating to requirement to notify	13					
	Omit section 125 (2).	14					
[59]	Section 141 Obligations of legal practitioner director relating to misconduct	15 16					
	Omit section 141 (3).	17					
[60]	Section 168 General obligations of legal practitioner partners	18					
	Omit section 168 (3).	19					
[61]	Section 169 Obligations of legal practitioner partner relating to misconduct	20 21					
	Omit section 169 (3).	22					
[62]	Section 178 Disqualified persons	23					
	Omit section 178 (2).	24					

[63]	Section 195 Trust money and trust accounts						
	Omit "Australian legal practitioners" from section 195 (1). Insert instead "law practices".						
[64]	Section 197	' Fide	lity cov	er	4		
	Insert at the end of the section:						
	(2) The regulations may make provision for or with respect to payments by locally registered foreign lawyers of contributions to the Fidelity Fund.						
[65]	Section 203 Requirements regarding applications for grant or renewal of registration						
	Omit section 203 (2) (d). Insert instead:						
		(d)	state whether or not the applicant is a defendant or respondent in any pending criminal or civil proceedings in Australia or a foreign country, and				
[66]	Section 203 (2) (f)						
	Omit the paragraph. Insert instead:						
		(f)		that the applicant is not otherwise personally prohibited from carrying on the practice of law in any place or bound by any undertaking not to carry on the practice of law in any place, and whether or not the applicant is subject to any special conditions in carrying on any practice of law in any place, esult of criminal, civil or disciplinary proceedings stralia or a foreign country, and	17 18 19 20 21 22 23 24 25 26		
[67]	Section 204	Grar	nt or rer	newal of registration	27		
				ion 204 (1). Insert instead "registration".	28		

[68]	Section 205 Requirement to grant or renew registration if criteria satisfied					
	Omit section 205	5 (1) (d). Insert instead:	3			
	(d)	is satisfied the applicant demonstrates an intention to practise foreign law in this jurisdiction within a reasonable period after grant of registration,	4 5 6			
[69]	Section 206 Refu	usal to grant or renew registration	7			
	Insert at the end	of section 206 (2) (g):	8			
		, or	9			
	(h)	the applicant's foreign legal practice or an office at which the applicant carries on the practice of law in a foreign country is in receivership (however described).	10 11 12			
[70]	Section 208 Gro registration	ounds for amending, suspending or cancelling local	13 14			
	Insert at the end	of the section:	15			
	may	section (1) does not limit the grounds on which conditions be imposed on registration as a foreign lawyer under on 224.	16 17 18			
[71]	Section 209 Ame	ending, suspending or cancelling registration	19			
	Omit "(the show	cause notice)" from section 209 (1).	20			
[72]	Section 209 (2) (a)	21			
	Omit "show caus	se notice". Insert instead "notice under subsection (1)".	22			
[73]	Section 209 (2) (b) and (c)	23			
	Omit "show caus	se" wherever occurring.	24			
[74]	Section 213 App	licant for local registration—show cause event	25			
	Omit "capable of 213 (4).	being unsatisfactory professional conduct or" from section	26 27			

[75]	Section 214 Locally registered foreign lawyer—show cause event	1
	Insert "written" before "notice" in section 214 (2) (a).	2
[76]	Section 214 (3)	3
	Omit "capable of being unsatisfactory professional conduct or".	4
[77]	Section 228 Compliance with conditions	5
	Omit section 228 (2).	6
[78]	Section 229 Extent of entitlement of interstate-registered foreign lawyer to practise in this jurisdiction	8
	Omit section 229 (5).	ç

Sch	edule 3 Amendment of Chapter 3 of Legal Profession Act 2004	1 2
	(Section 3)	3
[1]	Section 243 Definitions	4
	Omit "trust money received by a law practice in respect of which there is a written direction" from the definition of <i>controlled money</i> in section 243 (1).	5 6 7
	Insert instead "money received or held by a law practice in respect of which the practice has a written direction".	8
[2]	Section 243 (1)	10
	Omit "approved" from the definition of controlled money account.	11
[3]	Section 243 (1)	12
	Insert after the definition of controlled money account:	13
	deposit record includes a deposit slip or duplicate deposit slip.	14
[4]	Section 243 (1)	15
	Omit "money received in the course of or in connection with the provision of legal services by a law practice" from the definition of <i>trust money</i> . Insert instead "money entrusted to a law practice in the course of or in connection with the provision of legal services by the practice".	16 17 18 19
[5]	Section 243 (1)	20
	Omit paragraph (d) of the definition of <i>trust records</i> . Insert instead: (d) deposit records,	21 22
[6]	Section 244 Money involved in financial services or investments	23
	Omit "or property" from section 244 (3) (a).	24

[7]	Section 25	52	1
	Omit the se	ection. Insert instead:	2
	252 Bar	rristers not to receive money on behalf of other persons	3
		A barrister is not, in the course of practising as a barrister, to receive money on behalf of another person.	4 5
[8]	Section 25	53 Maintenance of general trust account	6
	Omit section	on 253 (3). Insert instead:	7
	(3)	Subsection (1) does not apply to a law practice in respect of any period during which the practice receives only either or both of the following:	8 9 10
		(a) controlled money,	11
		(b) transit money received in a form other than cash.	12
[9]	Section 25 account	54 Certain trust money to be deposited in general trust	13 14
	Omit "As s	soon as" from section 254 (1).	15
	Insert inste	ead "Subject to section 258A, as soon as".	16
[10]	Section 25	54 (2)	17
	Omit "A la	aw practice".	18
	Insert inste	ead "Subject to section 258A, a law practice".	19
[11]	Section 25	54 (4)	20
	Omit the su	ubsection.	21
[12]	Section 25	57 Transit money	22
	Omit "A la	aw practice" from section 257 (1).	23
	Insert inste	ead "Subject to section 258A, a law practice".	24
[13]	Section 25	58 Trust money subject to specific powers	25
	Omit "A la	aw practice" from section 258 (1).	26
	Insert inste	ead "Subject to section 258A, a law practice".	27

[14]	Section 258A						
	Insert	after	section 258:	2			
	258A	Tru	st money received in the form of cash	3			
		(1)	General trust money	4			
		. ,	Trust money (other than controlled money and money that is	5			
			the subject of a power) received in the form of cash must be	6			
			deposited in a general trust account of the law practice	7			
			concerned.	8			
		(2)	If the law practice has a written direction by an appropriate	9			
			person to deal with trust money referred to in subsection (1)	10			
			otherwise than by depositing it in a general trust account of the	11			
			practice, the trust money must be deposited in the general trust	12			
			account before it is otherwise dealt with in accordance with the	13			
			direction, despite anything to the contrary in the direction.	14			
		(3)	Controlled money	15			
			Controlled money received in the form of cash must be	16			
			deposited in a controlled money account in accordance with	17			
			section 256.	18			
		(4)	Transit money	19			
			Transit money received in the form of cash must be deposited	20			
			in a general trust account of the law practice concerned before	21			
			it is otherwise dealt with in accordance with the instructions	22			
			relating to the money, despite anything to the contrary in the	23			
			instructions.	24			
		(5)	Trust money subject of a power	25			
			Trust money that is received in the form of cash and is the	26			
			subject of a power must be deposited in a general trust account	27			
			(or a controlled money account in the case of controlled	28			
			money) of the law practice concerned before it is otherwise	29			
			dealt with in accordance with the power, despite anything to the	30			
			contrary in the power or any relevant direction.	31			

[15]	Section 271					
	Omit the section. Insert instead:					
	271	Who	en costs of investigation are debt			
		(1)	If:		4	
			(a)	an investigator states in his or her report of an investigation that there is evidence that a breach of this Act or the regulations has been committed or that fraud or defalcation has been committed, and	5 6 7 8	
			(b)	the Law Society Council is satisfied that the breach is wilful or of a substantial nature,	9 10	
			carryi	Council may decide that the whole or part of the costs of ing out the investigation is payable to the Council and may fy the amount payable.	11 12 13	
		(2)	owing	amount specified by the Law Society Council is a debt g to the Council by the law practice whose affairs are r investigation.	14 15 16	
[16]	Secti	on 28	2 Repo	orts, records and information	17	
	Insert	"rule	of law	v or" after "any" in section 282 (5).	18	
[17]	Secti	on 29	0 Payr	ment of certain costs and expenses from Fund	19	
	Omit	"sect	ion 653	3" from section 290 (1) (h). Insert instead "section 652".	20	
[18]	Secti	on 29	0 (1) (j		21	
	Omit	", as	provid	ed for in section 607 (Costs of administering Part)".	22	
[19]	Secti	on 29	0 (1) (I)	23	
	Insert	"or t	he Con	mmissioner" after "Council" in section 290 (1) (1).	24	
[20]	Secti	on 29	0 (1) (r	m)	25	
	Insert	"or c	osts di	isputes under Division 8 of Part 3.2" after "Chapter 4".	26	

[21]	Section	290 (1) (0)		1
	Insert aft	ter sectio	n 290 (1)	(n):	2
		(o)	Commis	sts of the Law Society Council or the ssioner in connection with an audit of a law under section 670.	3 4 5
[22]	Section	295 Res	trictions o	on receipt of trust money	6
	Omit sec	ction 295	(2) and (3	3).	7
[23]	Section	300			8
	Omit the	section.	Insert ins	tead:	9
	300 R	egulatio	ns		10
				s may make provision for or with respect to any	11
			er to which	h this Part relates, including for or with respect	12
		to:			13
		(a)		blishment, maintenance and closure of general	14
				counts and controlled money accounts, and	15
		(b)		nner of receiving, depositing, withdrawing,	16
			_	records about and otherwise dealing with and	17
				ing for trust money, and	18
		(c)		limiting paragraph (a) or (b):	19
			` '	he keeping and reconciliation of trust records, and	20 21
				he establishment and keeping of trust ledger	22
			` '	accounts, and	23
				he establishment and keeping of records about	24
				controlled money and transit money, and	25
				he establishment and keeping of registers of	26
				powers and estates where trust money is nvolved, and	27 28
				he recording of information about the	28 29
				nvestment of trust money, and	30
				he furnishing of statements regarding trust	31
			` '	nonev. and	32

	(d)	the notification to the Law Society Council of information relating directly or indirectly to matters to which this Part relates, including information about: (i) trust accounts, trust money and trust records, and (ii) the proposed or actual termination of a law practice that holds trust money, and (iii) the proposed or actual termination of engaging in legal practice in this jurisdiction by a law practice that holds trust money, and (iv) the proposed or actual restructuring of the business of a law practice so that it no longer holds or no longer will hold trust money, and	1 2 3 4 5 6 7 8 9 10
	(e)	the creation and exercise of liens over trust money, and	13
	(f)	providing exemptions, or providing for the giving of exemptions, from all or any specified requirements of this Part.	14 15 16
24]	Section 306		17
	Omit the section. Insert instead:		
	306 How and when does a client first instruct a law practice?		
	parti instr jurisc	tient first instructs a law practice in relation to a matter in a cular jurisdiction if the law practice first receives actions from the client in relation to the matter in that diction, whether in person or by post, telephone, fax, e-or other form of communication.	20 21 22 23 24
25]	Section 309 Disclosure of costs to clients Omit "subsection (1) (l)" from section 309 (2). Insert instead "subsection (1) (f)".		
26]	Section 310 Disclosure if another law practice is to be retained		
	Omit "(c), (d) and	d (e)" from section 310 (1). Insert instead "(c) and (d)".	29

Schedule 3 Amendment of Chapter 3 of Legal Profession Act 2004

[27]	Section 319 On what basis are legal costs recoverable? Insert after section 319 (2) (b):		
	(c) the costs associated with the making of a costs agreement with a client.	3 4	
[28]	Section 321 Interest on unpaid legal costs		
	Omit section 321 (2) and (3). Insert instead:		
	(2) A law practice may also charge interest on unpaid legal costs in accordance with a costs agreement.	7 8	
	(3) A law practice must not charge interest under subsection (1) or(2) on unpaid legal costs unless the bill for those costs contains a statement that interest is payable and of the rate of interest.	9 10 11	
[29]	Section 328 Setting aside costs agreements		
	Omit ", just" from section 328 (1) and (2) wherever occurring		
[30]	Section 328 (3)	14	
	Omit "adjourn the hearing of". Insert instead "decline to deal with".		
[31]	Section 328 (4)		
	Omit "it". Insert instead "the assessor".		
[32]	Section 328 (9)		
	Omit "a hearing". Insert instead "determining an application".		
[33]	Section 328 (9A)		
	Insert after section 328 (9):		
	(9A) A costs assessor must ensure that an order or determination under this section is accompanied by a statement of the reasons for the order or determination.	22 23 24	
[34]	Section 328 (10)		
	Omit "subsection (4)". Insert instead "subsection (1) or (4)".		

Page 26

[35]	Section 353 Application for assessment of party/party costs		1	
	Insert after section 353 (3):			2
		(4)	An application or direction under this section may be made in relation to an application for and the issue of an apprehended violence order within the meaning of Part 15A of the <i>Crimes Act 1900</i> .	3 2 5
[36]	Section 354 How to make an application for costs assessment		7	
			ne form prescribed by" from section 354 (1) (a). and "made in accordance with".	9
[37]	Section 355 Consequences of application		10	
	Insert "or maintain" after "commence" in section 355 (b).		11	
[38]	Section 356A		12	
	Insert after section 356:		13	
	356A Regulations		14	
			The regulations may make provision for or with respect to the making and processing of applications for costs assessments.	15 16
[39]	Section 360 Non-attendance of party			17
	Omit the section.		18	
[40]	Section 363A		19	
	Insert after section 363:			20
	363A Interest on amount outstanding			21
		(1)	A costs assessor may, in an assessment, determine that interest is not payable on the amount of costs assessed or on any part of that amount and determine the rate of interest (not exceeding the rate referred to in section 321 (4)).	22 23 24 25
		(2)	This section applies despite any costs agreement or section 321.	26
		(3)	This section does not authorise the giving of interest on interest.	27

	(4) This section does not apply to or in respect of the assessment of costs referred to in Subdivision 3 (Party/party costs).	1 2
[41]	Section 367 Determinations of costs assessments	3
	Omit "Any amount substituted for the amount of the costs may include" from section 367 (2).	4 5
	Insert instead "The costs assessor may include".	6
[42]	Section 367 (4)	7
	Insert after section 367 (3):	8
	(4) A costs assessor may determine that the amount of fair and reasonable costs is the amount agreed to by the parties if during the course of the assessment the parties notify the costs assessor that they have agreed on the amount of those costs.	9 10 11 12
[43]	Section 367A	13
	Insert after section 367:	14
	367A Determinations of costs assessments for party/party costs	15
	A costs assessor is to determine an application for an assessment of costs payable as a result of an order made by a court or tribunal by making a determination of the fair and reasonable amount of those costs.	16 17 18 19
[44]	Section 368 Certificate as to determination	20
	Insert "and the Manager, Costs Assessment" after "party" in section 368 (1).	21
[45]	Section 368 (6)	22
	Omit the subsection. Insert instead:	23
	(6) If the costs of the costs assessor are payable by a party to the assessment as referred to in section 369, the costs assessor must:	24 25 26
	(a) forward the certificate to the Manager, Costs Assessment, instead of forwarding it or copies of it to the parties, and	27 28 29

			(b)	forwarded and will be available to the parties on payment of the costs of the costs assessor.	1 2 3
[46]	Sectio	n 36	8 (7) (a	a)	4
	Omit "	ʻsubs	ection	(4)". Insert instead "subsection (2)".	5
[47]	Sectio	n 36	9 Reco	overy of costs of costs assessment	6
	Insert '	ʻand	the Ma	anager, Costs Assessment" after "party" in section 369 (5).	7
[48]	Sectio	n 37	3 Арр	lication for review of determination	8
	Insert '	by p	party"	after "Application" in the heading to the section.	Ģ
[49]	Sectio	n 37	3 A		10
	Insert a	after	section	n 373:	11
	373A			n by Manager for review of determination of costs of essment	12 13
		(1)	issue of a c	Manager, Costs Assessment may, within 30 days after the of a certificate under section 369 (5) that sets out the costs costs assessment determined by a costs assessor, prepare plication for a review of the determination.	14 15 16 17
		(2)	Mana to th applie	Manager, Costs Assessment must ensure that notice of the ager's intention to apply for a review is given to the parties e proposed review not less than 7 days before the cation is referred to a panel under section 374 or as ribed by the regulations.	18 19 20 21 22
[50]	Sectio	n 37	4 Refe	rral of application to panel	23
	Omit s	ectic	n 374	(1). Insert instead:	24
		(1)	The N	Manager, Costs Assessment:	25
			(a)	in the case of an application duly made under section 373—is to refer the application to a panel, or	26 27
			(b)	in the case of an application prepared under section 373A—may refer the application to a panel.	28 29

[51]	Section 374 (3)	1
	Omit "an assessment". Insert instead "a review".	2
[52]	Section 375 General functions of panel in relation to review application	3
	Insert after section 375 (3):	4
	(3A) A panel reviewing the determination of a costs assessor may determine that the amount of fair and reasonable costs is the amount agreed to by the parties to the review if during the course of the review the parties notify the panel that they have agreed on the amount of those costs.	5 6 7 8 9
[53]	Section 375 (4)	10
	Omit "assessment". Insert instead "review".	11
[54]	Section 376 Relevant documents to be produced to panel	12
	Omit "2 months" from section 376 (3) (a). Insert instead "12 months".	13
[55]	Section 376 (4) (a)	14
	Omit "2 months". Insert instead "12 months".	15
[56]	Section 378 Certificate as to determination of panel	16
	Insert "and the Manager, Costs Assessment" after "party" in section 378 (1).	17
[57]	Section 378 (5)	18
	Omit the subsection. Insert instead:	19
	(5) If the costs of the panel are payable by a person referred to in section 379, the panel must:	20 21
	(a) forward the certificate to the Manager, Costs Assessment, instead of forwarding it or copies of it to the parties, and	22 23 24
	(b) advise the parties that the certificate has been so forwarded and will be available to the parties on payment of the costs of the panel.	25 26 27

[58]	Section 379 Recovery of costs of review	1
	Insert "and the Manager, Costs Assessment," after "party" in section 379 (5).	2 3
[59]	Section 388 Notices of appeal	4
	Omit "notice of appeal" from section 388 (1). Insert instead "document initiating an appeal".	5 6
[60]	Section 393 Referral for disciplinary action	7
	Insert "or review" after "costs assessment" in section 393 (1).	8
[61]	Section 393 (1)	9
	Insert "grossly" before "excessive".	10
[62]	Section 403 Professional indemnity insurance for barristers	11
	Omit "and the level of insurance provided by the policy, and has approved of the terms of the policy as complying with agreed national standards for professional indemnity insurance for barristers" from section 403 (2) (b). Insert instead ", the level of insurance provided by the policy and the terms of the policy".	12 13 14 15 16
[63]	Section 406 Solicitor to be insured and to make contributions	17
	Omit "and of the terms of the policy as complying with agreed national standards for professional indemnity insurance for solicitors" from section 406 (2) (b). Insert instead "the type of policy, the level of insurance provided by the policy and the terms of the policy".	18 19 20 21 22
[64]	Section 472 Interstate legal practitioner becoming authorised to withdraw from local trust account	23 24
	Omit section 472 (3).	25

Schedule 4		Amendment of Chapter 4 of Legal Profession Act 2004		1 2
			(Section 3)	3
[1]			onduct capable of being unsatisfactory professional fessional misconduct	4 5
	Insert after	section	on 498 (e):	6
		(f)	conduct consisting of a failure to comply with the requirements of a notice under this Act or the regulations (other than an information notice).	7 8 9
[2]	Section 49	98 (2)		10
	Insert at th	e end	of section 498:	11
	(2)	subs profe the	duct of a person consisting of a contravention referred to in section (1) (a) is capable of being unsatisfactory ressional conduct or professional misconduct whether or not person is convicted of an offence in relation to the travention.	12 13 14 15 16
[3]	Section 5	01 Co	enduct to which this Chapter applies—generally	17
	Insert after	section	on 501 (5):	18
	(6)	This	Chapter extends to conduct as a public notary.	19
[4]	Section 5	04 Mal	king of complaints	20
	Omit secti	on 504	4 (3) (b). Insert instead:	21
		(b)	identify the Australian legal practitioner about whom the complaint is made or, if it is not possible to do so, identify the law practice concerned, and	22 23 24
[5]	Section 5	12 Wit	hdrawal of complaints	25
	Omit "it"	from s	ection 512 (3). Insert instead "the conduct".	26

[6]	Section 531A				
	Insert	after	section 531:	2	
	531A	Aut	horised persons	3	
		(1)	The Commissioner or a Council may, in writing, appoint suitably qualified persons to be authorised persons for the purposes of this Part.	4 5 6	
		(2)	An authorised person may exercise any or all of the functions of an investigator that are or would be exercisable by an investigator appointed by the Commissioner or Council, as the case may be, and accordingly references in this Act and the regulations to such an investigator extend to an authorised person.	7 8 9 10 11	
		(3)	An authorised person may exercise any such functions in relation to a complaint whether or not an investigator has been appointed in relation to the complaint.	13 14 15	
		(4)	An appointment under this section may be made generally (to apply for all complaints or for all complaints of a specified class) or for a specified complaint.	16 17 18	
[7]	Section	on 53	6 Application of Part 15	19	
	Omit	"Part	t 15" from the heading. Insert instead "Chapter 6".	20	
[8]	Section	on 53	9 Dismissal of complaint	21	
	Insert	at the	e end of the section:	22	
		(2)	The Commissioner or Council may make a compensation order under Part 4.9 if the complaint is dismissed under this section on the ground of the public interest and the complainant requested a compensation order in respect of the complaint.	23 24 25 26	
[9]	Section reprin	n 54 nand	0 Summary conclusion of complaint procedure by caution, or compensation order	27 28	
	Insert	at the	e end of the section:	29	
			Note. Reviews are carried out under Chapter 5 of the <i>Administrative Decisions Tribunal Act</i> 1997. Section 729A modifies the operation of that Act. An appeal lies to the Supreme Court under section 729A against a decision of the Administrative Decisions Tribunal.	30 31 32 33	

[10]	Section 54	5 Decision of Commissioner on review	1	
	Insert at the	e end of the section:	2	
		Note. Reviews are carried out under Chapter 5 of the <i>Administrative Decisions Tribunal Act 1997</i> . Section 729A modifies the operation of that Act. An appeal lies to the Supreme Court under section 729A against a decision of the Administrative Decisions Tribunal.	3 4 5 6	
[11]	Section 55	5 Variation of disciplinary application	7	
	Omit section 555 (4) and (5). Insert instead:			
	(4)	The inclusion of an additional allegation is not precluded on any or all of the following grounds:	9 10	
		(a) the additional allegation has not been the subject of a complaint,	11 12	
		(b) the additional allegation has not been the subject of an investigation,	13 14	
		(c) the alleged conduct concerned occurred more than 3 years ago.	15 16	
[12]	Section 55	7 Substitution of applicant	17	
	Omit section 557 (1). Insert instead:			
	(1)	If a disciplinary application was made by the Commissioner, the Tribunal may, on the application of the Commissioner or a Council, and if satisfied that it is appropriate to do so, direct that a Council is to be regarded as the applicant in connection with the disciplinary application.	19 20 21 22 23	
	(1A)	If a disciplinary application was made by a Council, the Tribunal may, on the application of the Commissioner or the Council, and if satisfied that it is appropriate to do so, direct that the Commissioner is to be regarded as the applicant in connection with the disciplinary application.	24 25 26 27 28	
[13]	Section 56	1 Procedural lapses and defects in appointments	29	
	Insert "or C	Chapter 6" after "this Chapter" in section 561 (3).	30	

[14]	Section 562 Determinations of Tribunal		
	Omit section 562 (2) (e). Insert instead:	2	
	(e) an order reprimanding the practitioner,	3	
[15]	Section 562 (2) (f)	4	
	Insert after section 562 (2) (e):	5	
	(f) an order that the name of the practitioner be removed from the roll of public notaries maintained under the <i>Public Notaries Act 1997</i> .	6 7 8	
[16]	Section 562 (4) Orders requiring compliance by practitioner	9	
	Insert at the end of the subsection:	10	
	Note. This subsection is not an exhaustive statement of orders that must be complied with by the practitioner.	11 12	
[17]	Section 562 (8) Public reprimands	13	
	Omit "Public reprimands" from the heading. Insert instead "Reprimands".	14	
[18]	Section 562 (8)	15	
	Omit "publicly".	16	
[19]	Section 562 (10) Private reprimands	17	
	Omit the subsection.	18	
[20]	Section 573 Making of compensation orders	19	
	Omit section 573 (3)–(5). Insert instead:		
	(3) The Commissioner or relevant Council may:	21	
	 (a) where proceedings are not proposed to be commenced in the Tribunal with respect to the complaint concerned—make a compensation order referred to in: (i) section 540 (in the case of the Commissioner or Council), or (ii) section 545 (in the case of the Commissioner), 	22 23 24 25 26 27	

	(b)	where proceedings are proposed to be commenced in the Tribunal with respect to the complaint	1 2				
		concerned—make a compensation order before the	3				
		proceedings are commenced, if the Commissioner or	4				
		Council is satisfied that the Australian legal practitioner	5				
		against whom the complaint is made is likely to be	6				
		found to have engaged in unsatisfactory professional	7				
		conduct or professional misconduct.	8				
(4)	To av	oid any doubt, subsection (3) (b) extends to the making	9				
		compensation order referred to in section 545, where	10				
	•	edings are proposed to be commenced in the Tribunal	11				
	with r	espect to the complaint concerned.	12				
(5)	If the	Commissioner or relevant Council decides to make a	13				
		ensation order against an Australian legal practitioner	14				
		subsection (3) (b), the practitioner may apply to the	15				
		nal for a review of the decision. The review is to be	16				
	under	taken by the Tribunal:	17				
	(a)	when conducting a hearing with respect to the	18				
		complaint, or	19				
	(b)	if the matter does not proceed to a hearing or the	20				
		proceedings with respect to the complaint are	21				
		terminated—during separate proceedings with respect to	22				
		the application for review.	23				
	Note. Reviews are carried out under Chapter 5 of the Administrative Decisions Tribunal Act 1997. Section 729A modifies the operation of that						
	Act. An appeal lies to the Supreme Court under section 729A against a decision of the Administrative Decisions Tribunal.						
(6)	If:		28				
	(a)	the Commissioner or relevant Council makes a	29				
		compensation order, and	30				
	(b)	proceedings are subsequently commenced in the	31				
	,	Tribunal with respect to the complaint concerned,	32				
	the Tr	ibunal may make a further order under subsection (1), but	33				
		der, if requiring payment of an amount (when added to	34				
		nount in the original order) exceeding \$25,000, is not to	35				
		ade unless the complainant and the Australian legal	3 <i>6</i> 37				
	practitioner both consent to the order.						

[21]	Section 574 Enforcement of compensation orders	1
	Omit "capable of being unsatisfactory professional conduct or" from section 574 (2).	2 3
[22]	Section 576 Definitions	4
	Omit "or privately reprimanding" from paragraph (d) of the definition of disciplinary action.	5 6
[23]	Section 577 Register of Disciplinary Action	7
	Omit ", and may include the date and jurisdiction of the person's first and any later admission to the legal profession" from section 577 (2).	8 9
[24]	Section 595 Pre-complaint powers where client is denied access to documents	10 11
	Omit "prescribed distance" from section 595 (3) (b). Insert instead "distance prescribed by or determined under the regulations".	12 13
[25]	Section 599 Duty to report suspected offences	14
	Omit the section.	15
[26]	Section 602 Non-compellability of certain witnesses	16
	Omit "Part" from section 602 (1). Insert instead "Chapter".	17
[27]	Section 606 Appeals against orders and decisions of Tribunal	18
	Omit the section.	19
[28]	Section 607 Costs of administering Chapter	20
	Omit the section.	21

Schedule 5				nt of Chapter 5 of Legal n Act 2004	1 2
				(Section 3)	3
[1]	Section 6	11 Defi	nitions		4
	Omit para (1). Insert inste		(d) of the	definition of <i>regulated property</i> in section 611	5 6 7
		(d)	the cus	inputer hardware or software, or other device, in stody or control of the practice by which any referred to in paragraph (c) may be produced or used in visible form.	8 9 10 11
[2]	Section 6	11 (2)			12
	Omit "this	Part".	Insert ins	tead "this Chapter".	13
[3]	Section 6	16 Dete	erminatio	n regarding external intervention	14
	Omit ", ov	vners a	nd emplo	yees" from section 616 (1).	15
[4]	Section 6	16 (2) (b)		16
	Omit the p	aragra	oh. Insert	instead:	17
		(b)	is of the (i) (ii) (iii)	int a manager for the law practice, if the Council e opinion: that external intervention is required because of issues relating to the practice's trust records, or that the appointment is necessary to protect the interests of clients in relation to trust money or trust property, or that there is a need for an independent person to	18 19 20 21 22 23 24 25
				be appointed to take over professional and operational responsibility for the practice, or	26 27

[5]	Section 617 Appointment of supervisor	1
	Omit section 617 (3) (a). Insert instead:	2
	(a) an Australian legal practitioner who holds an unrestricted practising certificate, or	3
[6]	Section 619 Effect of service of notice of appointment	5
	Insert "or a nominee of the supervisor" after "the supervisor" wherever occurring in section 619 (1).	6
[7]	Section 620 Role of supervisor	8
	Omit section 620 (1). Insert instead:	ç
	(1) A supervisor for a law practice has the powers and duties of the practice in relation to trust money, including powers:	10 11
	(a) to receive trust money entrusted to the practice, and	12
	(b) to open and close trust accounts.	13
[8]	Section 622 Termination of supervisor's appointment	14
	Insert after section 622 (1) (a):	15
	(a1) the appointment is set aside on appeal under section 649,	1 <i>6</i>
[9]	Section 623 Appointment of manager	18
	Omit "The appointee" from section 623 (3).	19
	Insert instead "Subject to subsection (3A), the appointee".	20
[10]	Section 623 (3)	21
	Omit "Council".	22

[11]	Section 62	3 (3A)		1	
	Insert after	section	n 623 (3):	2	
	(3A)	that c	e case of the appointment of a manager for a law practice onsists of a barrister, the appointee may (but need not) be imployee of the Bar Association and need not be an ralian lawyer or the holder of an Australian practising ficate.	3 2 5 6	
[12]	Section 62	5 Effe	ct of service of notice of appointment	8	
	Omit section	on 625	(2) (a)–(c). Insert instead:	9	
		(a) (b)	the withdrawal or transfer is made by cheque or other instrument drawn on that account signed by: (i) the manager, or (ii) a receiver appointed for the practice, or (iii) a nominee of the manager or receiver, or the withdrawal or transfer is made by means of electronic or internet banking facilities, by: (i) the manager, or (ii) a receiver appointed for the practice, or (iii) a nominee of the manager or receiver, or the withdrawal or transfer is made in accordance with an authority to withdraw or transfer funds from the account signed by: (i) the manager, or (ii) a receiver appointed for the practice, or (iii) a receiver appointed for the practice, or (iii) a nominee of the manager or receiver.	10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25	
[13]	Section 62	9 Tern	nination of manager's appointment	26	
	Insert after section 629 (1) (a):				
		(a1)	the appointment is set aside on appeal under section 649,	28 29	
[14]	Section 63	0 App	ointment of receiver	30	
			r or employee of a party," after "party," where firstly on 630 (4) (b).	31	

[15]	Section 630 (5)		1			
	Insert "either" after	er "must be".	2			
[16]	Section 630 (5) (a	a)	3			
	Omit the paragrap	oh. Insert instead:	4			
	(a)	an Australian legal practitioner who holds an unrestricted practising certificate, or	5 6			
[17]	Section 631 Noti	ce of appointment	7			
	Insert after section	n 631 (2) (c):	8			
	(c1)	indicate the extent to which the receiver has the powers of a manager for the practice, and	9 10			
[18]	Section 632 Effect of service of notice of appointment					
	Omit section 632 (2) (a)–(c). Insert instead:					
	(a)	the withdrawal or transfer is made by cheque or other	13			
		instrument drawn on that account signed by:	14			
		(i) the receiver, or(ii) a manager appointed for the practice, or	15 16			
		(ii) a manager appointed for the practice, or(iii) a nominee of the receiver or manager, or	17			
	(b)	the withdrawal or transfer is made by means of	18			
		electronic or internet banking facilities, by:	19			
		(i) the receiver, or(ii) a manager appointed for the practice, or	20 21			
		(iii) a nominee of the receiver or manager, or	22			
	(c)	the withdrawal or transfer is made in accordance with	23			
		an authority to withdraw or transfer funds from the	24			
		account signed by:	25			
		(i) the receiver, or	26			
		(ii) a manager appointed for the practice, or(iii) a nominee of the receiver or manager.	27 28			
[19]	Section 633 Role	of receiver	29			
	Omit "authorise"	from section 633 (2) (b).	30			

[20]	Section 63	3 (5)–(7)	1
	Insert after	section	n 633 (4):	2
	(5)		he purpose of exercising his or her powers under this on, the receiver may exercise any or all of the following rs:	3 4 5
		(a)	to enter and remain on premises used by the law practice for or in connection with its engaging in legal practice,	6 7 8
		(b)	to require the practice, an associate or former associate of the practice or any other person who has or had control of client files and associated documents (including documents relating to trust money received by the practice) to give the receiver: (i) access to the files and documents the receiver reasonably requires, and (ii) information relating to client matters the receiver reasonably requires,	9 10 11 12 13 14 15 16
		(c)	to operate equipment or facilities on the premises, or to require any person on the premises to operate equipment or facilities on the premises, for a purpose relevant to his or her appointment,	18 19 20 21
		(d)	to take possession of any relevant material and retain it for as long as may be necessary,	22 23
		(e)	to secure any relevant material found on the premises against interference, if the material cannot be conveniently removed,	24 25 26
		(f)	to take possession of any computer equipment or computer program reasonably required for a purpose relevant to his or her appointment.	27 28 29
	(6)	must	receiver takes anything from the premises, the receiver issue a receipt in a form approved by the Law Society cil and:	30 31 32
		(a)	if the occupier or a person apparently responsible to the occupier is present at or near the premises, give it to him or her, or	33 34 35
		(b)	otherwise, leave it at the premises in an envelope addressed to the occupier.	36 37

	(7) If the receiver is refused access to the premises or the premises	1
	are unoccupied, the receiver may use whatever appropriate	2
	force is necessary to enter the premises and may be	3
	accompanied by a member of the police force to assist entry.	4
[21]	Section 638 Power of receiver to require documents or information	5
	Omit "having" from section 638 (1) (b).	6
	Insert instead "who has or has had".	7
[22]	Section 640 Lien for costs on regulated property	8
	Insert "the practice or" before "a legal" in section 640 (1) (b).	9
[23]	Section 640 (2)	10
	Insert "law practice or" before "legal".	11
[24]	Section 640 (2)	12
	Insert "practice or" before "associate to".	13
[25]	Section 640 (3)	14
	Insert "law practice or" before "legal".	15
[26]	Section 640 (3)	16
	Insert "practice or" before "associate to".	17
[27]	Section 642 Recovery of regulated property where there has been a breach of trust etc	18 19
	Insert "paid to," after "taken by," in section 642 (1).	20
[28]	Section 643 Improperly destroying property etc	21
	Omit "purpose". Insert instead "operation".	22
[29]	Section 645 Termination of receiver's appointment	23
	Insert ", on application by the Law Society Council or the receiver made at any time," after "may" in section 645 (2).	24 25

[30]	Section	on 64	5 (2A) and (2B)	
	Insert	after	section 645 (2):	2
		(2A)	A receiver for a law practice must apply to the Supreme Court for termination of the appointment when the affairs of the practice have been wound up and terminated, unless the term (if any) of the appointment has already come to an end.	3
		(2B)	The appointment of a receiver is not stayed by the making of an application under this section, and the receiver may accordingly continue to exercise his or her powers and functions as receiver pending the Supreme Court's decision on the application except to the extent (if any) that the Court otherwise directs.	10 11
[31]	Section	on 64	9 Appeal against appointment	12
	Insert	after	section 649 (3):	13
		(4)	The appointment of a supervisor or manager is not stayed by the making of an appeal, and the supervisor or manager may accordingly continue to exercise his or her powers and functions as supervisor or manager during the currency of the appeal except to the extent (if any) that the Supreme Court otherwise directs.	14 15 16 17 18
[32]	Section	on 65	0A	20
	Insert	after	section 650:	21
	650A	Mar	nager and receiver appointed for law practice	22
			If a manager and a receiver are appointed for a law practice, any decision of the receiver prevails over any decision of the manager in the exercise of their respective powers, to the extent of any inconsistency.	23 24 25 26
[33]	Section	on 65	1	27
	Omit	the se	ection. Insert instead:	28
	651	ADI	records and information	29
		(1)	An ADI at which a trust account is or has been maintained must without charge:	30 31

Amendment of Chapter 5 of Legal Profession Act 2004

Schedule 5

(a)	produce for inspection or copying by an external	1
	intervener any records relating to any such trust	2
	accounts or trust money deposited in any such trust	3
	account, and	4
(b)	provide the intervener with full details of any	5
	transactions relating to any such trust account or trust	ϵ
	money,	7
on de	8	
		9
	* *	10
Maxin	num penalty: 50 penalty units.	11
Subse	ection (1) applies despite any rule of law or duty of	12
		13
An A	DI or an officer or employee of an ADI is not liable to	14
any ac	ction for any loss or damage suffered by another person	15
		16
		17
	on derevider law promote Maxim Subseconfice An A any across a subseconfice and as a subseconfice and as a subseconfice and a su	intervener any records relating to any such trust accounts or trust money deposited in any such trust account, and (b) provide the intervener with full details of any transactions relating to any such trust account or trust

Schedule 6		Amendment of Chapter 6 of Legal Profession Act 2004	1 2	
		(Section 3)	3	
[1]	Section 66	0 Requirements in relation to complaint investigations	4	
	Insert after	section 660 (4):	5	
	(5)	A person who is subject to a requirement under subsection (1)	6	
		or (2) is not entitled to charge the investigator for doing	7	
		anything in compliance with the requirement.	8	
[2]	Section 67	1 Failure to comply with investigatory powers etc	9	
	Omit "capa	able of being" from section 671 (1).	10	
[3]	Section 67	4 Obstruction or misleading of investigator	11	
	Insert "or r	mislead" after "obstruct" in section 674 (1).	12	
[4]		7 Permitted disclosure of confidential information obtained in	13	
	course of	investigation, examination or audit	14	
	Omit "599	" from the note to section 677 (1) (f). Insert instead "730A".	15	

Sch	edule 7 Amendment of Chapter 7 of I Profession Act 2004	Legal	1 2
		(Section 3)	3
[1]	Section 698 Lay representation on committees		4
	Omit "professional standards committee" from section	on 698 (3).	5
	Insert instead "professional conduct committee".		6
[2]	Section 711 Binding nature of legal profession rule	es .	7
	Omit section 711 (2)		8

Schedule 8 Amendment of Chapter 8 of Legal Profession Act 2004

Schedule 8		Amendment of Chapter 8 of Legal Profession Act 2004		1 2
			(Section 3)	3
[1]	Section 72	2 Confider	ntiality of personal information	4
	Omit section	n 722 (1) a	and (2). Insert instead:	5
	(1)	whether	nt person must not disclose to any other person, directly or indirectly, any personal information by reason of being a relevant person.	6 7 8
		Maximun	n penalty: 50 penalty units.	9
	(2)	Subsectio	on (1) does not apply to the disclosure of information:	10
		per reg	the extent the disclosure is reasonably required to rform duties or exercise functions under this Act, the gulations or the legal profession rules or under any ner Act or regulations made under any other Act, or	11 12 13 14
		au inf pro	the extent that the relevant person is expressly thorised, permitted or required to disclose the formation under this Act, the regulations or the legal offession rules or under any other Act or regulations ade under any other Act, or	15 16 17 18 19
		` '	th the prior consent in writing of the person to whom e information relates, or	20 21
		(d) to or	a court or tribunal in the course of legal proceedings,	22 23
			rsuant to an order of a court or tribunal under any Act law, or	24 25
		ena	the extent the disclosure is reasonably required to able the enforcement or investigation of the criminal v or a disciplinary matter.	26 27 28
[2]	Section 72	7 Service o	of notices on practitioners	29
	Insert "or g	iven to" af	ter " served on" wherever occurring.	30

Page 48

[3]	Section	on 72	7 (a)	1		
	Insert "or given personally to" after "on".					
[4]	Section	on 72	7 (b)	3		
	Insert	"or d	lelivered" after "post".	4		
[5]	Section	on 72	9A	5		
	Insert	after	section 729:	ϵ		
	729A	App	peals against orders and decisions of Tribunal	7		
		(1)	An order or other decision made by the Tribunal under this Act may be appealed to the Supreme Court by a party to the proceedings in which the order or decision was made.	8 9 10		
		(2)	Section 75A of the <i>Supreme Court Act 1970</i> accordingly applies to an appeal under this section, and the appeal is to be:	11 12		
			(a) by way of rehearing, and	13		
			(b) not by way of a new hearing (a de novo hearing).	14		
		(3)	Subsection (2) does not affect the provisions of section 75A of the <i>Supreme Court Act 1970</i> relating to the receipt of evidence by the Supreme Court.	15 16 17		
		(4)	Despite subsection (1), an appeal does not lie to the Supreme Court under this section against any of the following decisions of the Tribunal except by leave of the Supreme Court:	18 19 20		
			(a) an interlocutory decision,	21		
			(b) a decision made with the consent of the parties,	22		
			(c) a decision as to costs.	23		
		(5)	No appeals lie under Part 1 or 1A of Chapter 7 of the <i>Administrative Decisions Tribunal Act 1997</i> to an Appeal Panel against an order or other decision of the Tribunal under this Act.	24 25 26 27		
		(6)	Subsection (1) includes original decisions made by the Tribunal and decisions made by the Tribunal in the review of reviewable decisions, but does not include:	28 29 30		
			(a) decisions of the Tribunal under section 385 (2), or	31		

			(b) decisions of the Tribunal of a class prescribed by the regulations.	1
[6]	Section	on 73	80 Protection from liability	3
	Insert	at the	e end of section 730 (d):	4
			or	5
			(e) the Commissioner, or	6
			(f) the Trustees of the Public Purpose Fund,	7
[7]	Section	on 73	80A	8
	Insert	after	section 730:	9
	730A	Dut	ty to report suspected offences	10
		(1)	This section applies if the Commissioner or a Council suspects on reasonable grounds, after investigation or otherwise, that a person has committed an offence against any Act or law.	11 12 13
		(2)	The Commissioner or Council must:	14
			(a) report the suspected offence to any relevant law enforcement or prosecution authority, and	15 16
			(b) make available to the authority the information and documents relevant to the suspected offence in its possession or under its control.	17 18 19
		(3)	The obligation under subsection (2) (b) to make available the information and documents continues while the Commissioner or Council holds the relevant suspicion.	20 21 22
[8]	Section	on 73	34 Approved forms	23
	Insert	at the	e end of the section:	24
		(2)	The regulations may make provision for or with respect to the approval of forms for use under or in connection with this Act or the regulations.	25 26 27

Schedule 9		9	Amendment of Schedule 9 to Legal Profession Act 2004	1 2
			(Section 3)	3
[1]	Sched	dule 9	9 Savings, transitional and other provisions	4
	Insert	after	clause 9 (2):	5
		(3)	Applications for practising certificates under this Act made during the period of 6 months commencing on the commencement day may be made in the form used for applications for practising certificates under the old Act, but are to be dealt with under this Act.	6 7 8 9 10
[2]	Sched	dule 9	9, clause 10A	11
	Insert	after	clause 10:	12
	10A	Bar	risters of the Australian Capital Territory	13
		(1)	This clause applies to an Australian lawyer who reasonably expects:	14 15
			(a) to be engaged in legal practice in a financial year principally in the Australian Capital Territory, and	16 17
			(b) not to be the holder of an interstate practising certificate, or a local practising certificate as a solicitor, in that year.	18 19
		(2)	The lawyer may apply for and be granted a local practising certificate as a barrister for that year as if references in this Act to this jurisdiction included references to the Australian Capital Territory, but the provisions of this Act are otherwise applicable to the lawyer.	20 21 22 23 24
		(3)	This clause ceases to apply to the lawyer in respect of that year if the lawyer becomes the holder of an interstate practising certificate, or a local practising certificate as a solicitor, that is in force in that year.	25 26 27 28
[3]	Sched	dule 9	9, clause 12 (3)	29
	Insert	"is" 1	pefore "to have".	30

Page 51

Schedule 9 Amendment of Schedule 9 to Legal Profession Act 2004

[4]	Sche	dule 9), clau	rse 17 (3)	1
		inste	ad "to	roceedings". and in respect of such a complaint and any proceedings	3
[5]	Sche	dule 9), clau	rse 18	5
	Omit	claus	e 18 (3	3) and (4). Insert instead:	6
		(3)	If:		7
			(a)	an application for assessment of costs was referred to a costs assessor for assessment under Part 11 of the old Act, and	8 9 10
			(b)	the assessment was not commenced or completed before that day,	11 12
			-	pplication may be dealt with under that Part as if that Part not been repealed.	13 14
[6]	Sche	dule 9), clau	ise 23A	15
	Insert	after	clause	23:	16
	23A	Adn	nissio	n rules	17
			const the co	rules made by the Legal Practitioners Admission Board tituted under the old Act and in force immediately before ommencement day are taken to have been made under Part and have effect with any necessary adaptations.	18 19 20 21
[7]	Sche	dule 9), clau	rse 24	22
	Insert	", an	d have	e effect with any necessary adaptations" after "Part 7.5".	23
[8]	Sche	dule 9), clau	ise 26	24
	Omit	the cl	ause. l	Insert instead:	25
	26	Refe tern		es to barristers, solicitors, legal practitioners and other	26 27
		(1)		ference in another Act or statutory rule enacted or made	28

		(a)	a barrister is to be read as a reference to a barrister within the meaning of this Act, and	1 2
		(b)	a solicitor, or a solicitor and barrister, is to be read as a reference to a solicitor within the meaning of this Act, and	3 4 5
		(c)	 a legal practitioner (where the term is expressed to be as defined in or within the meaning of the old Act) is to be read: (i) as a reference to a local lawyer within the meaning of this Act, and (ii) as including a reference to a barrister or a solicitor respectively within the meaning of this Act, 	6 7 8 9 10 11 12 13
			pt where the regulations otherwise provide or the context bject-matter indicates that the term is to have a different ning.	14 15 16
	(2)	regul that	out limiting subclause (1) or the power to make lations under this Schedule, the regulations may provide a reference in another Act or statutory rule or other ment to:	17 18 19 20
		(a)	a legal practitioner (where the term is expressed to be as defined in or within the meaning of the old Act), or	21 22
		(b)	a legal practitioner (where the term is not so expressed), or	23 24
		(c)	a lawyer, an attorney, counsel or similar term,	25
		to an	be read as a reference to an Australian legal practitioner or Australian legal practitioner of a class specified in the lations.	26 27 28
[9]	Schedule	9, clau	ıse 27	29
	Insert afte	r clause	e 26:	30
	27 Tru	ıst moı	ney and trust accounts	31
			ffence is not committed under the provisions of Part 3.1 or	32
			ne regulations made for the purposes of that Part for	33
			ning done or omitted to be done in good faith during the od of 3 months after the commencement of this clause, if:	34 35

Page 53

Schedule 9 Amendment of Schedule 9 to Legal Profession Act 2004

(a)	it was done for the purpose of attempting to comply	1
	with any of those provisions, or	2
(b)	it was done in substantial conformity with the	3
	requirements of the old Act or the regulations under the	4
	old Act had that Act and those regulations continued in	5
	force.	6

Sch	edule 10	Amendment of Public Notaries Act 1997	1
		(Section 4)	2
[1]	Section 3	Definitions	3
	Admission	t 2 of the <i>Legal Profession Act 1987</i> " from the definition of Board . ad "Part 7.1 of the <i>Legal Profession Act 2004</i> ".	4 5 6
[2]	Section 3		7
	barrister a	al Profession Act 1987" wherever occurring in the definitions of a solicitor. ad "Legal Profession Act 2004".	8 9 10
[3]	Section 3		11
	Omit the d	efinition of <i>legal practitioner</i> . Insert instead: *legal practitioner* means an Australian legal practitioner within the meaning of the *Legal Profession Act 2004.	12 13 14
[4]	Section 6	Appointment of public notaries	15
	Insert after	section 6 (2):	16
	(3)	The Court may order that the name of a person be removed from the roll for misconduct as a public notary, incompetence as a public notary or for any other reason the Court considers warrants removal.	17 18 19 20
	(4)	Misconduct as a public notary includes conduct that, had it been done as an Australian legal practitioner, would be or be capable of being unsatisfactory professional conduct or professional misconduct under Chapter 4 of the <i>Legal Profession Act 2004</i> .	21 22 23 24 25
[5]	Section 7	Roll of public notaries	26
	Omit section	on 7 (3). Insert instead:	27
	(3)	The registrar may remove the name of a public notary from the roll at the request of the public notary.	28 29

Schedule 10 Amendment of Public Notaries Act 1997

[6]	Section 7	(4)		1
	Omit "barr	ister o	or solicitor". Insert instead "legal practitioner".	2
[7]	Section 7	(5)		3
	Omit the si	ubsect	ion. Insert instead:	4
	(5)		registrar must remove the name of a public notary from the in accordance with:	5
		(a)	an order of the Court under this Act, or	7
		(b)	an order of the Administrative Decisions Tribunal under the <i>Legal Profession Act 2004</i> .	8
[8]	Section 8			10
	Omit the se	ection	. Insert instead:	11
	8 Puk	olicatio	on of information on roll of public notaries	12
			Admission Board may, in circumstances that it considers opriate, publish:	13 14
		(a)	the name of any person on the roll, and	15
		(b)	the name of the person's firm (if any), and	16
		(c)	the address at which the person or the person's firm practises.	17 18
[9]	Section 9	Rules	for public notaries	19
	Omit section	on 9 (e	e). Insert instead:	20
		(e)	the keeping of records concerning public notaries,	21
[10]	Section 11	Emp	loyed public notaries not to carry out certain work	22
			or an incorporated legal practice within the meaning of the Act 1987" from section 11 (2).	23 24
	Insert inste Act 2004".	ad "a	law practice within the meaning of the Legal Profession	25 26

[11]			4 Application of Legal Profession Act 2004 regarding and discipline	1 2
			10 (Complaints and discipline) of the <i>Legal Profession Act 1987</i> public notaries in the same way as it applies".	3 4
			ad "Chapters 4 and 6 of the <i>Legal Profession Act 2004</i> apply to ries in the same way as they apply".	5 6
[12]	Schedu	ıle 1	Savings, transitional and other provisions	7
	Omit "o	of th	is Act." from clause 2 (1). Insert instead:	8
			of:	9
			this Act	10
			Legal Profession Amendment Act 2005	11
[13]	Schedu	ıle 1	I, clause 2 (2)	12
	Omit "t	this	Act". Insert instead "the Act concerned".	13
[14]	Schedu	ıle 1	I, clause 9	14
	Insert a	fter	clause 8:	15
			visions consequent on enactment of Legal Profession endment Act 2005—new complaints about old conduct	16 17
		(1)	This clause applies to conduct that occurred or is alleged to have occurred before the commencement of this clause and that could have been the subject of a complaint under Part 10 of the <i>Legal Profession Act 1987</i> as applied by section 14 of this Act.	18 19 20 21
		(2)	A complaint about the conduct may be made, and dealt with, under this Act and the <i>Legal Profession Act 2004</i> , even if the conduct could not be the subject of a complaint if it had occurred after the commencement of this clause.	22 23 24 25
		(3)	Chapter 4 of the <i>Legal Profession Act 2004</i> , and any other relevant provisions of that Act, apply to and in respect of such a complaint and any proceedings relating to it, and so apply with any necessary adaptations.	26 27 28 29
		(4)	However, the Legal Services Commissioner, the Bar Council, the Law Society Council or the Administrative Decisions Tribunal may not make any determination or order of a	30 31 32

Page 57

Schedule 10 Amendment of Public Notaries Act 1997

disciplinary nature against the person in respect of whom the	1
complaint was made that is more onerous than that which could	2
have been made under the Legal Profession Act 1987.	3

Amendment of other Acts

Schedule 11

Sch	edule 11 Amendment of other Acts	1
	(Section 5)	2
11.1	Administrative Decisions Tribunal Act 1997 No 76	3
[1]	Section 4 Definitions	4
	Omit the definition of <i>practising legal practitioner</i> in section 4 (1). Insert instead: **practising legal practitioner** means an Australian legal	5 6 7
	practitioner.	8
[2]	Section 17 Qualifications for membership	9
	Omit "a legal practitioner" from section 17 (2) (b). Insert instead "an Australian lawyer (within the meaning of the <i>Legal Profession Act 2004</i>)".	10 11 12
[3]	Section 17 (4)	13
	Omit the subsection.	14
[4]	Section 88 Costs	15
	Omit "on the basis set out in Division 6 of Part 11 of the <i>Legal Profession Act 1987</i> " from section 88 (2) (b).	16 17
	Insert instead "on a basis set out in Division 11 of Part 3.2 of the <i>Legal Profession Act 2004</i> ".	18 19
[5]	Schedule 2 Composition and functions of Divisions	20
	Omit "legal practitioners" from clause 1 (2) (c) of Part 3.	21
	Insert instead "Australian lawyers (within the meaning of the <i>Legal Profession Act 2004</i>)".	22 23

Schedule 11 Amendment of other Acts

[6]	Schedule 2	2, Part 3, clause 2	1	
	O	eal Profession Act 1987". ead "Legal Profession Act 2004".	2	
[7]	Schedule 2	2, Part 3, clause 3 (1)	4	
		t 10 of the Legal Profession Act 1987". ead "Chapters 4 and 6 of the Legal Profession Act 2004".	5	
[8]	Schedule 2	2, Part 3, clause 4, heading	7	
	O	gal Profession Act 1987". ead "Legal Profession Act 2004".	9	
[9]	Schedule 2	2, Part 3, clause 4 (1) (c)	10	
	Insert inste	gal practitioner". ead "an Australian lawyer (within the meaning of the <i>Legal Act 2004</i>) who is neither a barrister nor a solicitor".	11 12 13	
10]	Schedule 2	2, Part 3, clause 4 (2) and (2A)	14	
	Omit claus	se 4 (2). Insert instead:	15	
	(2)	For the purposes of conducting a hearing in relation to any matter under the Act, the Tribunal in each case is to be constituted as determined by the Divisional Head from Division members.	16 17 18 19	
	(2A)	Subclause (2) does not apply to hearings in relation to:	20	
		(a) a complaint made under the Act, or	21	
		(b) proceedings referred to in clause 4AA, or	22	
		(c) proceedings referred to in clause 4AB.	23	
[11]	Schedule 2	2, Part 3, clause 4 (3)	24	
	Omit "Legal Profession Act 1987".			
	Insert instead "Legal Profession Act 2004".			

[12]	Schedule 2, Part 3, clause 4AA Legal Profession Act 2004 (Advertising contraventions)	1 2
	Omit "section 38JA (Regulation of advertising and other marketing of services) of the <i>Legal Profession Act 1987</i> ".	3 4
	Insert instead "section 85 (Regulation of advertising and other marketing of services) of the <i>Legal Profession Act 2004</i> ".	5 6
[13]	Schedule 2, Part 3, clause 4AB	7
	Insert after clause 4AA:	8
	4AB Legal Profession Act 2004 (Reviews)	9
	For the purpose of proceedings on a review under the <i>Legal Profession Act 2004</i> , the Tribunal is to be constituted as determined by the President or the Divisional Head from Division members.	10 11 12 13
[14]	Schedule 2, Part 3, clause 4A	14
	Omit "Part 10 of the <i>Legal Profession Act 1987</i> " from clause 4A (1). Insert instead "Chapter 4 of the <i>Legal Profession Act 2004</i> ".	15 16
[15]	Schedule 2, Part 3, clause 5	17
	Omit "Legal Profession Act 1987" wherever occurring in the definitions of barrister and solicitor. Insert instead "Legal Profession Act 2004".	18 19 20
[16]	Schedule 2, Part 3, clause 5	21
	Omit the definition of <i>legal practitioner</i> .	22
[17]	Schedule 5 Savings and transitional provisions	23
	Insert at the end of clause 1 (1):	24
	Legal Profession Act 2004	25
	Legal Profession Amendment Act 2005	26

Schedule 11 Amendment of other Acts

[18]	Schedule	e 5	1
	Insert at t	he end of the Schedule (with appropriate Part and clause numbers):	2
	Part	Provisions consequent on enactment of Legal	3
		Profession Act 2004 and Legal Profession	4
		Amendment Act 2005	5
	Po	ending proceedings	6
	(1) Any proceedings pending before the Tribunal before the	7
		commencement of any amendment made to this Act by the	8
		Legal Profession Amendment Act 2005 are to continue to be dealt with as if the Legal Profession Act 2004 and the Legal	9 10
		Profession Amendment Act 2005 had not been enacted.	11
	(2	2) Proceedings may be initiated and dealt with under this Act in	12
	(2	respect of any matter arising under or in connection with the	13
		Legal Profession Act 1987 as if the Legal Profession Act 2004	14
		and the Legal Profession Amendment Act 2005 had not been enacted.	15 16
11.2	Comme	rcial Arbitration Act 1984 No 160	17
[1]	Section 4	4 Definitions	18
	Omit the	definition of <i>assess</i> from section 4 (1). Insert instead:	19
		assess, in relation to costs, means assess under Division 11 of Part 3.2 of the Legal Profession Act 2004.	20 21
[2]	Section 2	20 Representation	22
	Omit "19	987" from section 20 (5). Insert instead "2004".	23
[3]	Section 3	34 Costs	24
	Omit "so	licitor" from section 34 (1) (c) Insert instead "legal practitioner"	25

Amendment of other Acts

Schedule 11

[4]	Section 35A Application of Division 11 of Part 3.2 of Legal Profession Act 2004	1 2
	Omit "Division 6 of Part 11 of the Legal Profession Act 1987".	3
	Insert instead "Division 11 of Part 3.2 of the Legal Profession Act 2004".	۷
11.3	Conveyancers Licensing Act 2003 No 3	5
[1]	Section 4 Conveyancing work	ϵ
	Omit the definition of <i>legal work</i> from section 4 (4). Insert instead:	7
	legal work means work that, if done for fee or reward by a	8
	person who is not an Australian legal practitioner, would give	9
	rise to an offence under Part 2.2 of the <i>Legal Profession Act</i> 2004.	10 11
[2]	Section 6 Persons conducting conveyancing business required to be licensed	12 13
	Omit "a solicitor or barrister" from section 6 (2) (a).	14
	Insert instead "an Australian legal practitioner".	15
[3]	Section 6 (2) (b)	16
	Omit "a barrister or solicitor".	17
	Insert instead "an Australian legal practitioner".	18
[4]	Section 7 Effect of licence	19
	Omit "Part 3A (Unqualified practitioners) of the Legal Profession Act 1987"	20
	from section 7 (1). Insert instead "Part 2.2 of the Legal Profession Act 2004".	21
	Insert instead "Part 2.2 of the Legal Profession Act 2004".	22
[5]	Section 10 Disqualified persons	23
	Omit "legal practitioners" from section 10 (1) (o) wherever occurring.	24
	Insert instead "lawyers".	25

Schedule 11 Amendment of other Acts

[6]	Section 10 (1) (p)	1	
	Omit the paragraph. Insert instead:			
	(p)	is disqualified from being employed in a law practice by virtue of an order made under Division 3 of Part 2.2 of the <i>Legal Profession Act 2004</i> , or	3 4 5	
[7]	Section 27 Multi	disciplinary partnerships	ϵ	
	from section 27 (7	
	Insert instead "Pa	art 2.2 of the Legal Profession Act 2004".	9	
[8]	Section 27 (5) (b) and (c)			
		f the Legal Profession Act 1987" wherever occurring. art 2.2 of the Legal Profession Act 2004".	11 12	
[9]	Section 94 Quali	ifications for appointment as a manager	13	
		" from section 94 (b). Australian legal practitioner".	14 15	
[10]	Section 120 Examination by receiver			
	•	d by a solicitor or barrister" from section 120 (2) (a). gally represented".	17 18	
11.4	Interpretation A	Act 1987 No 15	19	
	Section 21 Meaning of commonly used words and expressions			
	Insert in alphabet	tical order in section 21 (1):	21	
	Australian legal practitioner has the same meaning as in the Legal Profession Act 2004.			

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11.5	Ombudsman Act 1974 No 68		
	Schedule 1 Excluded conduct of public authorities	2	
	Omit "Part 10 of the Legal Profession Act 1987" from item 26.	3	
	Insert instead "Chapter 4 or 6 of the Legal Profession Act 2004".	4	