2014

THE LEGISLATIVE ASSEMBLY FOR THE AUSTRALIAN CAPITAL TERRITORY

(As presented)

(Attorney-General)

Justice and Community Safety Legislation Amendment Bill 2014

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2014

THE LEGISLATIVE ASSEMBLY FOR THE AUSTRALIAN CAPITAL TERRITORY

(As presented)

(Attorney-General)

Justice and Community Safety Legislation Amendment Bill 2014

A Bill for

An Act to amend legislation about justice and community safety

The Legislative Assembly for the Australian Capital Territory enacts as follows:

1	1		Name of Act
2			This Act is the Justice and Community Safety Legislation Amendment Act 2014.
4	2		Commencement
5 6		(1)	This Act (other than the following provisions) commences on the day after this Act's notification day:
7			(a) schedule 1, part 1.1 (Agents Act 2003);
8			(b) schedule 1, part 1.2 (Agents Regulation 2003);
9			(c) schedule 1, part 1.6 (Legal Profession Act 2006);
10			(d) schedule 1, part 1.7 (Legal Profession Regulation 2007).
11 12			Note The naming and commencement provisions automatically commence on the notification day (see Legislation Act, s 75 (1)).
13		(2)	Schedule 1, part 1.1 and part 1.2 commence on 1 July 2014.
14 15		(3)	Schedule 1, part 1.6 and part 1.7 commence 30 days after this Act's notification day.
16	3		Legislation amended
17			This Act amends the legislation mentioned in schedule 1.

Schedule 1 Legislation amended

2 (see s 3)

Part 1.1 Agents Act 2003

- [1.1] Section 11
- 5 omit
- 6 [1.2] Section 13 (d)
- 7 omit
- 8 [1.3] Section 21
- 9 *omit*
- 10 [1.4] Section 24 (1) (d)
- 11 omit
- 12 [1.5] Section 24 (4)
- 13 *omit*
- 14 [1.6] Section 26
- 15 omit
- 16 [1.7] Section 41 (1) (e)
- 17 omit
- 18 [1.8] Section 70 (4)
- *substitute*
- 20 (4) This section does not apply to a licensed employment agent.

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Legislation amended Agents Act 2003

Amendment [1.9]

[1.9]	Division 5.7
	omit
[1.10]	Section 130 (1)
	omit
	a travel agent or
[1.11]	New part 21
	insert
Part 2	
	Community Safety Legislation Amendment Act 2014
223	Definitions—pt 21
	In this part:
	compensation scheme means the compensation scheme under the travel agents trust deed.
	repeal day means 1 July 2014.
	transition period means the period starting on the repeal day and
	ending on the termination date of the compensation scheme under
	the travel agents trust deed.
	travel agents trust deed means the Travel Compensation Fund Substitution Trust Deed that came into force on 1 July 2013, as

1	224		Continued provision for travel agents board of trustees
2 3 4			Despite their repeal, the following provisions continue to apply until the end of the transition period in relation to anything that happened before the repeal day:
5			(a) section 93 (Legal action by travel agents board of trustees);
6			(b) section 94 (Rights of travel agents board of trustees).
7	225		Certain review rights preserved
8 9 10		(1)	This section applies if a person has a right of appeal under the travel agents trust deed against a decision of the board of trustees made before the end of the transition period.
11		(2)	The person may apply to the ACAT for review of the decision.
12	226		Transitional regulations
13 14 15		(1)	A regulation may prescribe transitional matters necessary or convenient to be prescribed because of the enactment of the <i>Justice</i> and Community Safety Legislation Amendment Act 2014.
16 17 18 19		(2)	A regulation may modify this part (including in relation to another territory law) to make provision in relation to anything that, in the Executive's opinion, is not, or is not adequately or appropriately, dealt with in this part.
20 21		(3)	A regulation under subsection (2) has effect despite anything elsewhere in this Act or another territory law.
22	227		Expiry—pt 21
23			This part expires on 31 December 2015.
24 25 26			Note Transitional provisions are kept in the Act for a limited time. A transitional provision is repealed on its expiry but continues to have effect after its repeal (see Legislation Act, s 88).

Amendment [1.12]

1	[1.12]	Dictionary, definition of <i>agent</i> , subparagraph (v)
2		omit
3	[1.13]	Dictionary, definition of agents licence, paragraph (e)
4		omit
5 6	[1.14]	Dictionary, definition of <i>carries on business as</i> , paragraph (e)
7		omit
8 9 10	[1.15]	Dictionary, definitions of compensation scheme, compensation scheme participant and employee condition
11		omit
12	[1.16]	Dictionary, definition of kind of licence, paragraph (e)
13		omit
14	[1.17]	Dictionary
15		omit the definitions of
16		licensed travel agent
17		travel agents board of trustees
18		travel agent service
19		travel agents trust deed

Part 1.2	Agents Regulation 2003
----------	------------------------

2	[1.18]	Sections 5A and 5B
3		omit
4	[1.19]	Section 6 (6)
5		omit
6	Part 1.	3 Coroners Act 1997
7	[1.20]	Sections 15 and 16
8		substitute
9	15	Control and release of body of deceased
10	(1)	This section applies if—
11 12		(a) a death happens in relation to which a coroner is required to hold an inquest; and
13		(b) the body of the deceased is in the ACT.
14 15	(2)	A coroner has control of the body of the deceased until a certificate authorising its release is given under subsection (3).
16 17 18 19	(3)	A coroner may give a certificate authorising the release of the body of the deceased if satisfied there is no reason why the body should not be buried, cremated, or taken out of the ACT for burial or cremation.
20	(4)	A deputy coroner may not give a certificate under subsection (3).

1	[1.21]	Section 102
2		substitute
3	102	Annual report of court
4 5 6	(1)	The Chief Coroner must give a report relating to the activities of the court during each financial year to the Attorney-General for presentation to the Legislative Assembly.
7	(2)	The report must include particulars of—
8 9		(a) reports prepared by coroners into deaths in custody and findings contained in the reports; and
10 11		(b) notices given under section 34A (3) (Decision not to conduct hearing); and
12 13		(c) recommendations made under section 57 (3) (Report after inquest or inquiry); and
14 15		(d) responses of agencies under section 76 (Response to reports) including correspondence about the responses.
16 17 18	(3)	The Chief Coroner must give the report to the Attorney-General as soon as practicable after the end of the financial year and, in any event, within 6 months after the end of the financial year.
19 20 21 22	(4)	If the Chief Coroner considers that it will not be reasonably practicable to comply with subsection (3), the Chief Coroner may within that period apply, in writing, to the Attorney-General for an extension of the period.
23 24	(5)	The application must include a statement of reasons for the extension.
25 26	(6)	The Attorney-General may give the extension (if any) the Attorney-General considers reasonable in the circumstances.

1 2 3	(7)	must present to the Legislative Assembly, within 3 sitting days after the day the extension is given—
4 5		(a) a copy of the application given to the Attorney-General under subsection (4); and
6 7 8		(b) a statement by the Attorney-General stating the extension given and the Attorney-General's reasons for giving the extension.
9	(8)	The Attorney-General must present a copy of a report under this section to the Legislative Assembly within 6 sitting days after the day the Attorney-General receives the report.
2 3 4	(9)	If the Chief Magistrate fails to give a report to the Attorney-General in accordance with this section, the Chief Magistrate must give the Attorney-General a written statement explaining why the report was not given to the Attorney-General.
6 7 8	(10)	The statement must be given to the Attorney-General within 14 days after the end of the period within which the report was required to be given to the Attorney-General.
19 20 21	(11)	The Attorney-General must present a copy of the statement to the Legislative Assembly within 3 sitting days after the day the Attorney-General receives the statement.
22 23	Part 1.	Director of Public Prosecutions Act 1990
24	[1.22]	New section 6 (1) (ga)
25		insert
26 27 28		(ga) conducting proceedings for applicants for orders under the <i>Crimes (Forensic Procedures) Act 2000</i> , part 2.5 (Forensic procedures on suspect by order of magistrate);

[1.23]

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Section 9 (1)

Part 1.5 Family Provision Act 1969

3		omit
4		12
5		substitute
6		6
7	Part 1.	6 Legal Profession Act 2006
8	[1.24]	Section 35 (1)
9		omit
0		licensing body
1		substitute
2		relevant council
3	[1.25]	Section 36 (2) (f), note 2
	[1120]	
4		omit
5	[1.26]	Section 36 (4), note
6		omit
7		licensing body
8		substitute
9		relevant council

1	[1.27]	Section 37 (3) (a)
2		omit
3		licensing body
4		substitute
5		relevant council
6	[1.28]	Section 38 (2)
7		omit
8		licensing body
9		substitute
0		relevant council
	[1.29]	relevant council Section 41
1	[1.29]	
1	[1.29]	Section 41
12	[1.29]	Section 41 omit
1 2 3	[1.29]	Section 41 omit licensing body
1 2 3 4	[1.29]	Section 41 omit licensing body substitute
11 12 13 14 15		Section 41 omit licensing body substitute relevant council
10 11 2 3 4 4 5 6 7		Section 41 omit licensing body substitute relevant council Section 44 (1) to (5)
11 22 33 44 15		Section 41 omit licensing body substitute relevant council Section 44 (1) to (5) omit

Amendment [1.31]

1	[1.31]	Section 44 (5) (b)
2		omit
3		licensing body's
4		substitute
5		law society council's
6	[1.32]	Section 44 (6) to (8)
7		omit
8		licensing body
9		substitute
10		law society council
11	[1.33]	Section 45
12		substitute
13	45	Grant or renewal of barrister practising certificate
14 15	(1)	The bar council must consider an application that has been made for the grant or renewal of a barrister practising certificate, and may—
16		(a) grant or renew the practising certificate; or
17		(b) refuse to grant or renew the practising certificate.
18 19		<i>Note</i> When granting or renewing a barrister practising certificate, the bar council may impose conditions on the certificate under s 47.
20	(2)	However, the bar council—
21 22		(a) need not consider an application for grant or renewal of a barrister practising certificate if—
23 24		(i) the application has not been made in accordance with this Act; or

1		(ii) the required fees have not been paid; and
2 3 4 5		(b) may refuse to grant or renew the practising certificate if the applicant has not complied with the criteria prescribed by regulation and the legal profession rules for the grant or renewal.
6		Note This Act—see the dictionary.
7 8	(3)	The bar council must not grant a barrister practising certificate unless satisfied that the applicant—
9 10		(a) was eligible to apply for the grant when the application was made; and
11		(b) is a fit and proper person to hold the certificate.
12 13	(4)	The bar council must not renew a barrister practising certificate if satisfied that the applicant—
14 15		(a) was not eligible to apply for the renewal when the application was made; or
16		(b) is not a fit and proper person to continue to hold the certificate.
17 18	(5)	The bar council must not grant or renew a barrister practising certificate if—
19 20		(a) it considers the applicant's circumstances have changed since the application was made; and
21 22 23		(b) the applicant would (having regard to information that has come to the bar council's attention) not have been eligible to make the application when the application is being considered.

1 2 3	(6)	This section does not affect any other provision of this Act that provides for the refusal to grant or renew a barrister practising certificate.
4 5 6		Note 1 The bar council must not grant or renew a practising certificate for an insurable legal practitioner unless satisfied that the practitioner will be covered by an approved indemnity insurance policy (see s 311).
7 8		Note 2 See also s 63 (Refusal to grant or renew barrister practising certificate—failure to show cause etc).
9 10	(7)	If the bar council grants or renews a barrister practising certificate, the bar council must give the applicant—
11 12		(a) for the grant of a certificate—the practising certificate granted; or
13		(b) for the renewal of a certificate—the new practising certificate.
14 15 16	(8)	If the bar council refuses to grant or renew a barrister practising certificate, the bar council must give the applicant an information notice.
17	[1.34]	Section 46 (1) (a)
18		omit
19		licensing body
20		substitute
21 22 23 24		relevant council under section 38 (Conditions on practising certificate—government lawyer and in-house lawyer) or section 47 (Conditions imposed on local practising certificate by relevant council)

1	[1.35]	Section 47 heading
2		omit
3		licensing body or
4	[1.36]	Section 47 (1)
5		omit
6		licensing body
7		substitute
8		relevant council
9	[1.37]	Section 47 (2)
10		substitute
11 12	(2)	The relevant council may impose a condition on a local practising certificate—
13 14		(a) on the application of the applicant for grant or renewal of the practising certificate; or
15		(b) on its own initiative.
16	[1.38]	Section 47 (3)
17		omit
18	[1.39]	Section 47 (10) (b), note 2
19		omit
20	[1.40]	Section 56 (5), definition of amend
21		omit
22		licensing body or

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Legislation amended Legal Profession Act 2006

Amendment [1.41]

1	[1.41]	Section 62
2		omit
3		licensing body
4		substitute
5		law society council
6	[1.42]	Section 63 (1)
7		substitute
8	(1)	The bar council may refuse to grant or renew a barrister practising certificate if the applicant—
10 11 12 13		(a) is required by section 60 (Applicant for local practising certificate—show-cause event) to give the bar council, as the relevant council for the applicant, a written statement or notice relating to a matter and has failed to give a written statement or notice in accordance with that requirement; or
15 16 17 18		(b) has given a written statement in accordance with section 60 but the bar council does not consider that the applicant has shown in the statement that, despite the show-cause event concerned, the applicant is a fit and proper person to hold a local practising certificate.
20	[1.43]	Section 63 (2)
21		omit
22		licensing body
23		substitute
24		bar council

1	[1.44]	Section 63 (3)
2		substitute
3	(3)	However, if the bar council considers that the applicant or holder
4		has shown in the statement mentioned in subsection (1) (b) that,
5		despite the show-cause event concerned, the applicant is a fit and
6 7		proper person to hold a local practising certificate, the bar council must, by written notice, tell the applicant or holder about its
8		decision.
9	[1.45]	Section 65 (1) and (2)
10		omit
11		licensing body
12		substitute
13		relevant council
14	[1.46]	Section 65 (3)
15		omit
16	[1.47]	Section 65 (4)
17		omit
18		licensing body
19		substitute
20		relevant council

Amendment [1.48]

1	[1.48]	Section 78 (1), note
2		omit
3	[1.49]	Section 79 (1) and (3)
4		omit
5		licensing body
6		substitute
7		relevant council
8	[1.50]	Section 79 (4)
9		omit
10		licensing body's
11		substitute
12		relevant council's
13	[1.51]	Section 81 heading
14		omit
15		licensing body or
16	[1.52]	Section 81 (1) (a)
17		omit
18		licensing body
19		substitute
20		relevant council

1	[1.53]	Section 81 (1) (b)
2		omit
3	[1.54]	Section 81 (1) (d)
4		substitute
5 6 7 8		(d) a decision of the relevant council under section 47 (1) (Conditions imposed on local practising certificate by relevant council) to impose a condition on local practising certificate on its own initiative; or
9	[1.55]	Section 81 (1) (e)
10		omit
11	[1.56]	Section 81 (1) (h)
12		omit
13		licensing body
14		substitute
15		relevant council
16	[1.57]	Section 81 (1) (i)
17		omit
18	[1.58]	Section 81 (1) (k)
19		omit
20		licensing body
21		substitute
22		relevant council

Legislation amended Legal Profession Act 2006

Amendment [1.59]

1	[1.59]	Section 84 (1) (b) and (2) (b)
2		omit
3	[1.60]	Section 89
4		omit
5	[1.61]	Section 90 (1)
6		substitute
7	(1)	This section applies if—
8		(a) the relevant council—
9 10		(i) refuses to grant or renew an Australian lawyer a local practising certificate; or
11 12		(ii) suspends or cancels an Australian lawyer's local practising certificate; or
13		(b) the lawyer successfully appeals against the action taken.
14	[1.62]	Section 152, definition of <i>licensing body</i>
15		omit

1	[1.63]	Sections 160 (2) (b) and 162 (1) etc
2		omit
3		licensing body
4		substitute
5		relevant council
6		in
7		• section 160 (2) (b)
8		• section 162 (1)
9		• section 168 (3) (a)
10		• section 170
11		• section 171 (1)
12	[1.64]	Section 171 (2) (a)
13		omit
13 14		omit licensing body's
14		licensing body's
14 15	[1.65]	licensing body's substitute
14 15 16	[1.65]	licensing body's substitute relevant council's
14 15 16	[1.65]	licensing body's substitute relevant council's Section 172 (2) (h) and (j)
14 15 16 17	[1.65]	licensing body's substitute relevant council's Section 172 (2) (h) and (j) omit
14 15 16 17 18	[1.65]	licensing body's substitute relevant council's Section 172 (2) (h) and (j) omit licensing body

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Legislation amended Legal Profession Act 2006

Amendment [1.66]

1	[1.66]	Section 172 (3) and (4)
2		omit
3		the licensing body
4		substitute
5		the relevant council
6	[1.67]	Section 172 (5) and (6) etc
7		omit
8		licensing body
9		substitute
10		relevant council
11		in
12		• section 172 (5) and (6)
13		• sections 173 to 175
14		• section 177
15	[1.68]	Section 178 (1)
16		omit 1st and 2nd mention of
17		licensing body
18		substitute
19		relevant council

1	[1.69]	Section 178 (1) (c)
2		omit
3		licensing body's
4		substitute
5		relevant council's
6	[1.70]	Sections 178 (1) (d) and 178 (2) etc
7		omit
8		licensing body
9		substitute
10		relevant council
11		in
12		• section 178 (1) (d)
13		• sections 178 (2) to (5)
14		• sections 179 and 180
15		• sections 182 to 188
16		• sections 191 to 195
17		• section 198 (2) (a) (i)
18	[1.71]	Section 198 (3)
19		omit
20		licensing body's
21		substitute
22		relevant council's

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Legislation amended Legal Profession Act 2006

Amendment [1.72]

1	[1.72]	Sections 199 and 200 etc
2		omit
3		licensing body
4		substitute
5		relevant council
6		in
7		• sections 199 and 200
8		• section 201 (1) and (3)
9	[1.73]	Section 201 (4)
10		omit
11		licensing body's
12		substitute
13		relevant council's
14	[1.74]	Sections 202 to 204 etc
15		omit
16		licensing body
17		substitute
18		relevant council
19		in
20		• sections 202 to 204
21		• sections 206 and 207

1	[1.75]	Section 208 (c) (ii)
2		omit
3		licensing body
4		substitute
5		law society council
6	[1.76]	Section 210 (2), definition of approved ADI
7		omit
8		licensing body
9		substitute
10		law society council
11	[1.77]	Sections 211 and 213 (1) etc
12		omit
13		licensing body
14		substitute
15		law society council
16		in
17		• section 211
18		• section 213 (1) and (2)
19		• section 215 (1)

Amendment [1.78]

1	[1.78]	Section 222
2		after
3		the practice
4		insert
5		kept in the ACT
6	[1.79]	New section 222 (2A)
7	[insert
8 9 10	(2A)	For subsection (2) (a), a direction that the money be deposited in a general trust account of the practice that is not kept in the ACT has effect only if the practice—
11 12 13		(a) is authorised by the law society council to deposit the money in a general trust account of the practice that is not kept in the ACT; and
14 15		(b) has complied with any conditions put on the authorisation by the council.
16	[1.80]	Sections 228 (4) and 231 (1) (c) (i) etc
17		omit
18		licensing body
19		substitute
20		law society council
21		in
22		• section 228 (4)
23		• section 231 (1) (c) (i) and (2) (c) (i)
24		• section 234 (1), (3) and (4)
25		• section 237

1		• sections 239 to 244
2		• section 247
3		• sections 249 to 250
4		• section 252
5		• section 258
6		• section 260 (d)
7		• section 269 (5)
8		• section 291 (3)
9	[1.81]	Section 311
10		omit
11		licensing body
12		substitute
13		relevant council
14	[1.82]	Section 376 (1)
15		omit
16		licensing body
17		substitute
18		law society council
19	[1.83]	Section 448
20		omit
21		licensing body
22		substitute
23		relevant council

Amendment [1.84]

1	[1.84]	Section 451 (1) (c) and (d)		
2		omit		
3		licensing body or		
4	[1.85]	Section 468 (1) (c)		
5		omit		
6		licensing body		
7		substitute		
8		relevant council		
9	[1.86]	Section 530 (4)		
10		omit		
11		licensing body		
12		substitute		
13		relevant council		
14	[1.87]	Section 530 (5)		
15		omit 1st mention of		
16		licensing body		
17		substitute		
18		relevant council		
19	[1.88]	Section 530 (5), note		
20		omit		
21		licensing body		
22		substitute		
23		law society council		
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1	[1.89]	Section 587 heading
2		omit
3		licensing body and
4	[1.90]	Section 587 (1) and (2)
5		omit
6		the licensing body or
7	[1.91]	Section 592
8		omit
9		the licensing body
10		substitute
11		a council
12	[1.92]	New chapter 12
13		insert
14	Chapt	er 12 Transitional—Justice and
15		Community Safety Legislation
16		Amendment Act 2014
17	622	Definitions—ch 12
18		In this chapter—
19		commencement day means the day this chapter commences.
20		licensing body means the law society council.

Amendment [1.92]

1	623		Pending applications for grant or renewal of practising certificate or registration			
3		(1)	This section applies if, before the commencement day—			
4 5			(a) a person applied for the grant or renewal of a local practising certificate or registration as a foreign lawyer; and			
6			(b) the licensing body had not decided the application.			
7 8 9		(2)	The application is taken to have been made under the Act as amended by the <i>Justice and Community Safety Legislation Amendment Act 2014</i> .			
10	624		Bar council taken to be decision-maker			
11		(1)	This section applies if, before the commencement day—			
12 13			(a) the licensing body made a decision or took action under the Act; and			
14 15			(b) the decision or action is one that is required to be made taken by the bar council after the commencement day.			
16 17		(2)	The decision or action is taken to have been made or taken by the bar council.			
18	625		Expiry—ch 12			
19			This chapter expires 2 years after the day it commences.			
20 21 22			Note Transitional provisions are kept in the Act for a limited time. A transitional provision is repealed on its expiry but continues to have effect after its repeal (see Legislation Act, s 88).			

1	[1.93]	Dictionary, definition of <i>licensing body</i>		
2		omit		
3	[1.94]	94] Dictionary, definition of <i>relevant council</i>		
4		substitute		
5	relevant council means—			
6 7 8 9		(a) in relation to a barrister or former barrister (including an applicant for grant of a barrister practising certificate or an overseas-registered foreign lawyer seeking a local registration certificate)—the bar council; or		
10 11 12 13	applicant for grant of an unrestricted practising certificate restricted practising certificate or an overseas-registe foreign lawyer seeking a local registration certificate)—the			
15 16		(c) in relation to an employee, or former employee, of a solicitor—the law society council.		
17 18	Part 1.	7 Legal Profession Regulation 2007		
19	[1.95]	Section 11		
20		omit		
21	[1.96]	Section 12 (b)		
22		omit		
23		licensing body		
24		substitute		
25		relevant council		

Amendment [1.97]

1	[1.97]	Section 15 (1) to (4)
2		omit
3		licensing body
4		substitute
5		relevant council
6	[1.98]	Section 15 (5) and (6)
7		substitute
8 9 0	(5)	If the relevant council is satisfied that the special circumstances exist, the relevant council is required not to include the particulars in the register unless the relevant council considers that the public interest in maintaining public access to the particulars outweighs
2		any individual interest in the particulars not being publicly available.
4	[1.99]	Section 17
5		omit
6	[1.100]	Section 28
7		omit
8		licensing body
9		substitute
20		relevant council

1	[1.101]	Section 37 (3) (d) etc		
2		omit		
3		licensing body		
4		substitute		
5		law society council		
6		in		
7		• section 37 (3) (d)		
8		• section 50		
9		• section 65 (1)		
10		• section 79 (1) and (2)		
11		• sections 80 and 81		
12	[1.102]	Section 84		
12 13	[1.102]	Section 84 omit		
	[1.102] [1.103]			
13		omit		
13 14		omit Dictionary, note 3		
13 14 15 16	[1.103]	Omit Omit Ilicensing body		
13 14 15		Omit Omit Ilicensing body		
13 14 15 16	[1.103]	Omit Omit Ilicensing body		
13 14 15 16	[1.103] Part 1.	Dictionary, note 3 omit • licensing body 8 Public Trustee Act 1985		

Legislation amended Public Trustee Act 1985

Amendment [1.105]

1	[1.105]	Section	33 (2)	(e)

- 2 omit
- 3 6
- *substitute*
- 5 3

Endnotes

1 Presentation speech

Presentation speech made in the Legislative Assembly on 20 March 2014.

2 Notification

Notified under the Legislation Act on

2014.

3 Republications of amended laws

For the latest republication of amended laws, see www.legislation.act.gov.au.

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