2014

THE LEGISLATIVE ASSEMBLY FOR THE AUSTRALIAN CAPITAL TERRITORY

(As presented)

(Attorney-General)

Statute Law Amendment Bill 2014

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Statute Law Amendment Bill 2014

A Bill for

An Act to amend legislation for the purpose of statute law revision

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

1	1	Name of Act
2		This Act is the Statute Law Amendment Act 2014.
3	2	Commencement
4 5	(1)	This Act (other than schedule 1, part 1.2) commences on the 21st day after its notification day.
6 7		Note The naming and commencement provisions automatically commence on the notification day (see Legislation Act, s 75 (1)).
8 9	(2)	Schedule 1, part 1.2 (Cultural Facilities Corporation Act 1997) commences on 1 July 2014.
0	3	Notes
1		A note included in this Act is explanatory and is not part of this Act.
2 3		Note See the Legislation Act, s 127 (1), (4) and (5) for the legal status of notes.
4	4	Purpose of Act
5 6 7		The purpose of this Act is to improve the quality of the statute law of the Territory by amending legislation for the purpose of statute law revision.
8	5	Legislation amended—schs 1–3
9		This Act amends the legislation mentioned in schedules 1 to 3.

1 2	Sched (see s 5)	ule 1	Minor amendments
3	Part 1.	1	Corrections Management Act 2007
5	[1.1]	Section 177	(2)
6		omit	
7		a magistrate	
8		substitute	
9		judicially qual	lified
10	Explanatory	note	
11 12 13 14 15	Act. An ad Currently, a from which	judicator reviews djudicators are rec an adjudicator ma	Minister may appoint at least 1 adjudicator for the purposes of the disciplinary matters and segregation decisions under the Act. quired to be magistrates. This amendment will broaden the field y be appointed to include judges, retired judges or magistrates, or practitioner for not less than 5 years.
16	[1.2]	New section	177 (4)
17		insert	
18	(4)	For this sectio	n, each of the following are judicially qualified:
19		(a) a judge o	or retired judge;
20		(b) a magistr	rate or retired magistrate;
21 22		(c) a person 5 years.	who has been a legal practitioner for not less than
23	Explanatory	note	
24	This amenda	nent inserts a defir	nition as a consequence of another amendment.

Schedule 1 Part 1.2 Minor amendments

Cultural Facilities Corporation Act 1997

Amendment [1.3]

Part 1.2 Cultural Facilities Corporation Act 1997

[1.3]	Section 15

4 *omit*

3

17

5 Explanatory note

- 6 This section omits section 15. Under section 15, the Cultural Facilities Corporation (the
- 7 *corporation*) must, at the end of each quarter, give the Minister a report on the quarter about its
- and the Act's operation. The Minister is required to present the report to the Legislative
- 9 Assembly within 6 sitting days after receiving it. The report is not usually the subject of
- discussion in the Assembly. The requirement for quarterly reporting is to be removed as the
- information about the corporation's activities that the report generally contains is also available
- in other publications produced by the corporation, for example, the corporation's annual report,
- seasonal calendars of events and the 2 websites maintained by the corporation for the Canberra
- 14 Theatre Centre and the ACT Museums and Galleries.
- 15 The corporation will continue to report on its activities and performance under the *Annual*
- 16 Reports (Government Agencies) Act 2004.

[1.4] Dictionary, note 2

18 omit

• quarter

20 Explanatory note

- 21 Dictionary, note 2 lists examples of terms used in the Act that are defined in the Legislation
- 22 Act, dictionary, part 1. This amendment omits a term used in the Act and is consequential on
- 23 the omission of a provision by another amendment.

Part 1.3 Dangerous Substances Act 2004

2	[1.5]		Section 8 (2) and (3)
3			after
4			another territory law
5			insert
6			, other than the WHS Act,
7	Explar	natory	note
8 9			ment is consequential on the insertion of new section 8A about the relationship of e <i>Work Health and Safety Act 2011</i> by another amendment.
10	[1.6]		New section 8A
11			insert
12	8A		Relationship of Act to WHS Act
13 14		(1)	A person is taken to have complied with a duty under this Act in relation to a substance, thing or circumstance if the person—
15 16			(a) has a corresponding duty under the WHS Act in relation to the substance, thing or circumstance; and
17			(b) has complied with the duty under the WHS Act.
18 19 20		(2)	A duty or power under this Act in relation to a dangerous substance has no effect to the extent that it is inconsistent with a duty under the WHS Act in relation to the substance.

(3) However, a duty or power under this Act in relation to a dangerous substance must not be taken to be inconsistent with a duty under the WHS Act to the extent that they can operate concurrently.

Explanatory note

2

3

16

- 5 This amendment is consequential on the enactment of the Work Health and Safety Act 2011 (the
- 6 WHS Act). The enactment of the WHS Act made it possible for a person to have corresponding
- 7 or inconsistent duties under the Act and the WHS Act in relation to dangerous substances,
- 8 including asbestos and hazardous chemicals.
- 9 New section 8A (1) makes it clear that a person with corresponding duties under this Act and
- the WHS Act will be complying with the person's duties under this Act if the person complies
- 11 with their duties under the WHS Act. New section 8A (2) makes it clear if a duty in relation to a
- dangerous substance under this Act is inconsistent with a duty under the WHS Act in relation to
- the dangerous substance, the duty under this Act has no effect to the extent of the inconsistency.
- However, to the extent that the 2 duties can operate concurrently, they are not taken to be
- inconsistent (see s 8A (3)).

[1.7] Dictionary, new definition of WHS Act

- *insert*
- 18 *WHS Act* means the *Work Health and Safety Act* 2011.
- 19 Explanatory note
- 20 This amendment inserts a definition and is consequential on other amendments about the Work
- 21 Health and Safety Act 2011.

Schedule 2 Legislation Act 2001

- 2 (see s 5)
 - [2.1] Dictionary, part 1, new definition of coroner
- 4 insert
- *coroner* means a coroner under the *Coroners Act 1997*.
- 6 Explanatory note
- 7 This amendment inserts a definition of a term used in a number of Acts and subordinate
- 8 legislation.

1	Schedule 3	Technical	amendments

(see s 5)

Part 3.1 Births, Deaths and Marriages **Registration Act 1997** 4

Section 16 (2), note [3.1] 5 substitute 6 Note 1 If a form is approved under s 69 for this provision, the form must be 8 Note 2 A fee may be determined under s 67 for this provision. 9 The Statutory Declarations Act 1959 (Cwlth) applies to the making of 10 Note 3 statutory declarations under ACT laws. 11 Note 4 It is an offence to make a false or misleading statement, give false or misleading information or produce a false or misleading document (see 13

Explanatory note

14

15

16 This amendment substitutes the note with standard notes about approved forms, determination of fees and statutory declarations. 17

Criminal Code, pt 3.4).

[3.2] Dictionary, note 2 18

omit 19

civil union partner 20

Explanatory note 21

- Dictionary, note 2 lists examples of terms used in the Act that are defined in the Legislation 22
- 23 Act, dictionary, part 1. This amendment omits a term that is no longer used in the Act.

1	[3.3]	ctionary, note 2
2	inse	ert
3		• coroner
4	Explanatory note	}
5 6 7 8	Act, dictionary, p Legislation Act, d	2 lists examples of terms used in the Act that are defined in the Legislation part 1. This amendment inserts a term used in the Act and defined in the lictionary, part 1. The definition of <i>coroner</i> is inserted in the Legislation Act, by another amendment.
9	[3.4] Fui	rther amendments, new note
10	inse	ert
11	Note	For how documents may be served, see the Legislation Act, pt 19.5.
12	in	
13	•	section 5 (2)
14	•	section 21 (2) (a) (ii)
15	•	section 37 (1)
16	•	section 41 (2)
17	•	section 51 (2)
18	Explanatory note	•
19	This amendment i	inserts a standard note about service of documents.

[3.5]

3

Section 9 (d)

Part 3.2 Births, Deaths and Marriages Registration Regulation 1998

4		substitute
5 6		(d) whether the deceased was an Aboriginal or Torres Strait Islander person;
7	Explanatory	y note
8	This amendr	ment updates language in line with current legislative drafting practice.
9	[3.6]	New section 9 (2)
10		insert
11	(2)	In this section:
12		Aboriginal or Torres Strait Islander person means a person who—
13 14		(a) was a descendant of an Aboriginal person or Torres Strait Islander person; and
15 16		(b) identified as an Aboriginal person or Torres Strait Islander person; and
17 18 19		(c) was accepted as an Aboriginal person or Torres Strait Islander person by an Aboriginal community or Torres Strait Islander community.
20	Explanatory	note
21	This amendr	ment inserts a definition in line with current legislative drafting practice.

1	[3.7]	Section 10 (e), new note
2		insert
3		Note Coroner—see the Legislation Act, dictionary, pt 1.
4	Explanator	y note
5 6 7	Legislation	dment inserts a note about a term used in the regulation and defined in the Act, dictionary, part 1. The definition of <i>coroner</i> is inserted in the Legislation Act, part 1 by another amendment.
8	[3.8]	Section 12 (c), new note
9		insert
10		Note Coroner—see the Legislation Act, dictionary, pt 1.
11	Explanator	y note
12 13 14	Legislation	dment inserts a note about a term used in the regulation and defined in the Act, dictionary, part 1. The definition of <i>coroner</i> is inserted in the Legislation Act, part 1 by another amendment.
15	Part 3.	
16		Act 2003
17	[3.9]	Section 17 (1), new note
18		insert
19		Note 2 For how documents may be served, see the Legislation Act, pt 19.5.
20	Explanator	y note

This amendment inserts a standard note about service of documents.

21

Amendment [3.10]

1	[3.10]	Section 23 (4)
2		insert
3		<i>Note</i> A fee may be determined under s 49 for this provision.
4	Explanato	ry note
5	This amend	dment inserts a standard note about determination of fees.
6	[3.11]	Dictionary, note 2
7		insert
8		• coroner
9	Explanato	ry note
10 11 12 13	Act, diction Legislation	note 2 lists examples of terms used in the Act that are defined in the Legislation part, part 1. This amendment inserts a term used in the Act and defined in the Act, dictionary, part 1. The definition of <i>coroner</i> is inserted in the Legislation Act, part 1 by another amendment.
14	[3.12]	Further amendments, new note
15		insert
16		<i>Note</i> For how documents may be served, see the Legislation Act, pt 19.5.
17		in
18		• section 22 (1)
19		• section 23 (6)
20		• section 24 (5)
21	Explanato	ry note
22	This amend	dment inserts a standard note about service of documents.

Part 3.4 Cemeteries and Crematoria Regulation 2003

		regulation 2000
[3.13]	Section	on 10, new notes
	insert	
	Note 1	The <i>Statutory Declarations Act 1959</i> (Cwlth) applies to the making of statutory declarations under ACT laws.
	Note 2	It is an offence to make a false or misleading statement, give false or misleading information or produce a false or misleading document (see Criminal Code, pt 3.4).
Explanato	ry note	
This amen	dment inse	rts standard notes about statutory declarations.
[3.14]	Section	ons 11 (2) and 16 (2), new note
	insert	
	Note	For how documents may be served, see the Legislation Act, pt 19.5.
Explanato	ry note	
This amen	dment inse	rts a standard note about service of documents.
[3.15]	Dictio	nary, note 2
	insert	
		• coroner
Explanato	ry note	
Legislation defined in	n Act, dicti the Legisl	ists examples of terms used in the regulation that are defined in the onary, part 1. This amendment inserts a term used in the regulation and ation Act, dictionary, part 1. The definition of <i>coroner</i> is inserted in the onary, part 1 by another amendment.

[3.16]	Dictionary, new definition of operator register	
	insert	
	operator register—see section 12.	
Explanato	ry note	
This amen	dment inserts a signpost definition for a term defined elsewhere in the regulation.	
[3.17]	Further amendments, section 7 (2) etc	
	omit	
	, in writing,	
	in	
	• section 7 (2)	
	• section 8 (2)	
	• section 9 (2)	
Explanato	ry note	
	dment omits words that are redundant because of the Legislation Act, section 42 (2) aires disallowable and notifiable instruments to be in writing.	
Part 3		
	Act 2007	
[3.18]	Section 17 (2), note 3	
	omit	
	s 36	
	substitute	
	s 36C	
Explanato	ry note	
This amen	dment corrects a cross-reference.	

1	[3.19]	Dictionary, note 2
2		omit
3		 bankrupt or personally insolvent
4		public employee
5		• quarter
6	Explanator	y note
7 8		note 2 lists examples of terms used in the Act that are defined in the Legislation ary, part 1. This amendment omits terms no longer used in the Act.
9 10	Part 3	.6 Crimes (Restorative Justice) Act 2004
11	[3.20]	Section 15 (4)
12		omit
13		by written notice
14	Explanator	y note
15 16		lment omits words that are redundant because of the Legislation Act, section 42 (2), are notifiable instruments to be in writing.
17	[3.21]	Section 21, definition of court referral order
18		omit
19		(Referral during court proceeding)
20	Explanator	y note
21	This amend	ment updates a definition in line with current legislative drafting practice.

Amendment [3.22]

1	[3.22]	Section 21, definition of section 24 referral conditions
2		omit
3		(Referral power)
4	Explanatory	y note
5	This amenda	ment updates a definition in line with current legislative drafting practice.
6	[3.23]	Section 22 (2), note 2
7		omit
8		s 36
9		substitute
10		s 36C
11	Explanatory note	
12	This amenda	ment corrects a cross-reference.
13	[3.24]	Dictionary, note 2
14		omit
15		• sitting day
16	Explanatory	note / note
17 18		note 2 lists examples of terms used in the Act that are defined in the Legislation ary, part 1. This amendment omits a term that is no longer used in the Act.
19	[3.25]	Dictionary, definition of court referral order
20		omit
21		(Referral during court proceeding)
22	Explanatory	/ note
23	This amenda	ment updates a definition in line with current legislative drafting practice.

[3.26]	Dictionary, definition of restorative justice agreement
	omit
	(Agreement as to object of conference)
Explanato	ory note
This amen	dment updates a definition in line with current legislative drafting practice.
[3.27]	Dictionary, definition of section 24 referral conditions
	omit
	(Referral power)
Explanato	pry note
This amen	dment updates a definition in line with current legislative drafting practice.
[3.28]	Act 2010 Section 16 (3)
	omit
	Section 11 (Application for a surveillance device warrant) and section 12 (Remote application)
	substitute
	Castian 11 (Cumusillanas davias manual annliastian) and
	Section 11 (Surveillance device warrant—application) and section 12 (Surveillance device warrant—remote application)
Explanato	section 12 (Surveillance device warrant—remote application)

1	[3.29]	Section 16 (4)
2		omit
3		section 13 (1) (Deciding the application)
4		substitute
5 6		section 13 (1) (Surveillance device warrant—deciding the application)
7	Explanator	y note
8	This amend	ment corrects a cross-reference.
9	[3.30]	Dictionary, note 2
10		insert
11		• coroner
12	Explanator	y note
13 14 15 16	Act, diction Legislation	note 2 lists examples of terms used in the Act that are defined in the Legislation ary, part 1. This amendment inserts a term used in the Act and defined in the Act, dictionary, part 1. The definition of <i>coroner</i> is inserted in the Legislation Act, part 1 by another amendment.
17	[3.31]	Dictionary, definition of unsworn application
18		substitute
19 20		unsworn application, for a warrant, means an application under section 11 (4) or section 19 (4).
21	Explanator	y note
22	This amend	ment remakes a definition to correct cross-references.

Part 3.8 Firearms Act 1996

Note 2

This amendment inserts a standard note about service of documents.

Explanatory note

21 22

23

2	[3.32]	Section 37 (2)
3		omit everything before paragraph (a), substitute
4 5	(2)	The Minister may make guidelines about the making of the following decisions by the registrar:
6	Explanatory	note
7 8 9 10	Section 44 (ment omits words that are redundant because of the Legislation Act, section 44 (3). 3) provides that the power to make a statutory instrument (including a disallowable about a particular matter does not limit power to make a statutory instrument about atter.
11	[3.33]	Section 37 (4)
12		omit everything before paragraph (a), substitute
13	(4)	Also, the Minister may make guidelines about the following:
14	Explanatory	note
15 16 17 18	Section 44 (ment omits words that are redundant because of the Legislation Act, section 44 (3). 3) provides that the power to make a statutory instrument (including a disallowable about a particular matter does not limit power to make a statutory instrument about atter.
19	[3.34]	Section 199 (2), new note
20		insert

For how documents may be served, see the Legislation Act, pt 19.5.

[3.35]	Sections 273 (2) and 274 (2)
	omit everything before paragraph (a), substitute
(2)	A regulation may—
Explanator	ry note
Section 44	Iment omits words that are redundant because of the Legislation Act, section 44 (3). (3) provides that the power to make a statutory instrument (including a regulation) ticular matter does not limit power to make a statutory instrument about any other
[3.36]	Further amendments, new note
	insert
	<i>Note</i> For how documents may be given, see the Legislation Act, pt 19.5.
	in
	• section 174 (3)
	• section 178 (2)
	• section 197 (1)
	• section 198 (1)
Explanator	y note
This amend	lment inserts a standard note about how documents may be given.
Part 3	.9 Gambling and Racing Control Act 1999
[3.37]	Section 22 (1), new note
	insert
	<i>Note</i> For how documents may be served, see the Legislation Act, pt 19.5.
Explanator	y note
This amend	lment inserts a standard note about service of documents.

[3.38]	Section 2	2 (3) (b), new notes
	insert	
	Note 1	The <i>Statutory Declarations Act 1959</i> (Cwlth) applies to the making of statutory declarations under ACT laws.
	Note 2	It is an offence to make a false or misleading statement, give false or misleading information or produce a false or misleading document (see Criminal Code, pt 3.4).
Explanato	ry note	
This amend	dment inserts sta	andard notes about statutory declarations.
[3.39]	Dictionar	y, note 2
	insert	
	•	Australian statistician
Explanato	ry note	
Act, dictio		amples of terms used in the Act that are defined in the Legislation his amendment inserts a term used in the Act and defined in the , part 1.
Part 3	.10	Health Records (Privacy and Access) Act 1997
[3.40]	Sections	13 (2), 16A (2) and 16D (2), new note
	insert	
	Note For	how documents may be served, see the Legislation Act, pt 19.5.
Explanato	ry note	
This amend	dment incerts a s	standard note about service of documents

1	[3.41]	New Section 16D (5)
2		insert
3	(5)	In this section:
4		registration board means—
5 6		(a) a national board under the <i>Health Practitioner Regulation National Law (ACT)</i> ; or
7 8		(b) a health profession board under the <i>Health Professionals Act</i> 2004.
9	Explanatory	v note
0 1		ment relocates from the dictionary a definition of a term that is used only in The definition is omitted from the dictionary by another amendment.
2	[3.42]	Section 36 (3)
3		omit
4		, or a provision of an instrument,
5	Explanatory	note
6 7 8		ment omits words that are redundant because of the Legislation Act, section 14 (2), des that a reference to an instrument includes a reference to a provision of an
9	[3.43]	Section 36 (3), new note
20		insert
!1 !2		Note A reference to an instrument includes a reference to a provision of an instrument (see Legislation Act, s 14 (2)).
:3	Explanatory	note
24 25	This amend amendment.	ment inserts a note to assist legislation users and is consequential on another

1	[3.44]	Schedule 1, principles 11 (14), 12.1 (8) and 12.2 (8)
2		omit
3		avoid
4		substitute
5		remove
6	Explanator	y note
7	This amend	ment updates language in line with current legislative drafting practice.
8	[3.45]	Dictionary, definition of registration board
9		omit
10	Explanator	y note
11 12		ment omits a definition and is consequential on the relocation of the definition to by another amendment.
13	[3.46]	Further amendments, mentions of shall
14		omit
15		shall
16		substitute
17		must
18		in
19		• section 11 (3)
20		• schedule 1, principles 1 to 3
21		• schedule 1, principle 5
22		• schedule 1, principles 7 to 9
23	Explanator	y note
24	This amend	ment updates language in line with current legislative drafting practice.

Part 3.11 Heritage Act 2004

2	[3.47]	Section 61 (3)	
3		omit	
4		all or any	
5		substitute	
6		1 or more	
7	Explanatory note		
8	This amendment updates language in line with current legislative drafting practice.		
9	[3.48]	Section 95 (1) (a)	
10		omit	
11		knowledge of	
12	Explanator	y note	
13	This amendment omits unnecessary words.		
14	[3.49]	Section 117, note 2	
15		omit	
16		s 36	
17		substitute	
18		s 36C	
19	Explanatory note		
20	This amendment corrects a cross-reference.		

2	omit	
3	s 36	
4	substitute	2
5	s 36C	
6	Explanatory note	
7	This amendment correct	s a cross-reference.
8	Part 3.12	Juries Act 1967
9	[3.51] Dictiona	ary, note 2
10	insert	
11	•	coroner
12	•	magistrate
13	Explanatory note	
14 15 16 17	Act, dictionary, part 1.	examples of terms used in the Act that are defined in the Legislation. This amendment inserts terms used in the Act and defined in the ary, part 1. The definition of <i>coroner</i> is inserted in the Legislation Act, ther amendment.
18	[3.52] Dictiona	ary, note 2
19	omit	
20	•	registrar
21	Explanatory note	
22 23		examples of terms used in the Act that are defined in the Legislation his amendment omits a term no longer used in the Act.

Section 121, note 2

[3.50]

Amendment [3.53]

[3.53]	Dictionary, definition of registrar		
	omit		
Explanatory note			
This amendr	ment omits a definition of a term that is no longer used in the Act.		
Part 3.	13 Land Titles Act 1925		
[3.54]	Section 38 (2)		
	omit		
	, in writing,		
Explanatory	note		
	ment omits words that are redundant because of the Legislation Act, section 42 (2), res notifiable instruments to be in writing.		
[3.55]	Section 73 (3) (a)		
	omit		
	a natural person		
	substitute		
	an individual		
Explanatory	note		
This amendment updates language in line with current legislative drafting practice.			
[3.56]	Dictionary, definition of administrative interest		
	omit		
	(Meaning of administrative interest—Act)		
Explanatory	note		
This amendr	ment updates a definition in line with current legislative drafting practice.		

1	[3.57]	Dictionary, definition of authorised entity		
2		substitute		
3		<i>authorised entity</i> , for part 8A (Record of administrative interests)—see section 69B.		
5	Explanato	ry note		
6	This amendment updates a definition in line with current legislative drafting practice.			
7	[3.58]	Dictionary, definition of Federal Capital Commission		
8		after		
9		(Cwlth)		
0	insert			
1	(repealed)			
2	Explanato	ry note		
3 4 5	Governmen	adment amends a definition to include a reference to the repeal of the <i>Seat of Mat (Administration) Act 1924</i> (Cwlth). That Act was repealed by the <i>Seat of Mat (Administration) Act 1930</i> (Cwlth).		
6	Part 3	.14 Legal Profession Act 2006		
7	[3.59]	Sections 96 (2) and 97 (2), new note		
8		insert		
9		<i>Note</i> For how documents may be served, see the Legislation Act, pt 19.5.		
20	Explanato	ry note		
21	This amend	dment inserts a standard note about service of documents.		

Amendment [3.60]

1	[3.60]	Sections 113 (4) and 142 (4)	
2		omit	
3	Without limiting subsection (3), the additional		
4	substitute		
5	The additional		
6	Explanatory note		
7 8 9 10	This amendment omits words that are redundant because of the Legislation Act, section 44 (3). Section 44 (3) provides that the power to make a statutory instrument (including a regulation) about a particular matter does not limit power to make a statutory instrument about any other matter.		
11	[3.61]	Section 246 (3)	
11 12	[3.61]	Section 246 (3) omit	
	[3.61]	• /	
12	[3.61]	omit	
12 13	[3.61]	omit Without limiting subsection (2), a regulation	
12 13 14	[3.61] Explanatory	omit Without limiting subsection (2), a regulation substitute A regulation	

1	[3.62]	Section 315 (2)	
2		omit	
3		Without limiting subsection (1), an approval	
4		substitute	
5		An approval	
6	Explanatory	note	
7 8 9 10	This amendment omits words that are redundant because of the Legislation Act, section 44 (3). Section 44 (3) provides that the power to make a statutory instrument (including a notifiable instrument) about a particular matter does not limit power to make a statutory instrument about any other matter.		
11	[3.63]	Section 354 (2)	
12		omit	
13		Without limiting subsection (1), a regulation	
14		substitute	
15		A regulation	
16	Explanatory	note	
17 18 19 20	This amendment omits words that are redundant because of the Legislation Act, section 44 (3). Section 44 (3) provides that the power to make a statutory instrument (including a notifiable instrument) about a particular matter does not limit power to make a statutory instrument about any other matter.		

Schedule 3 Part 3.15 Technical amendments

art 3.15

Amendment [3.64]

Magistrates Court (Domestic Animals Infringement Notices) Regulation 2005

20

1	[3.64]	Section 364 (3)			
2		omit everything before paragraph (a), substitute			
3	(3)	A regulation may decide or provide for the deciding of 1 or both of the following:			
5	Explanator	y note			
6 7 8 9	Section 44 (about a part	This amendment omits words that are redundant because of the Legislation Act, section 44 (3). Section 44 (3) provides that the power to make a statutory instrument (including a regulation) about a particular matter does not limit power to make a statutory instrument about any other matter. This amendment also updates language in line with current legislative drafting practice.			
10	[3.65]	Section 526 (1), new note			
11		insert			
12		Note 3 For how documents may be served, see the Legislation Act, pt 19.5.			
13	Explanatory note				
14	This amend	ment inserts a standard note about service of documents.			
15 16 17	Part 3.	15 Magistrates Court (Domestic Animals Infringement Notices) Regulation 2005			
18	[3.66]	Schedule 1, part 1.1, item 15, column 2			
19		omit			
20		41 (4)			
21		substitute			
22		41 (5)			
23	Explanatory	y note			
24 25		dment updates a cross-reference because of amendments made by the nimals Amendment Act 2007.			

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1	[3.67]	Schedule 1, part 1.1, item 31, column 2				
2		omit				
3	48 (3)					
4	substitute					
5		48 (4)				
6	Explanatory	note				
7 8		dment updates a cross-reference because of amendments made by the nimals Amendment Act 2007.				
9	[3.68]	Schedule 1, part 1.1, item 32, column 2				
10		omit				
11		48 (4)				
12		substitute				
13		48 (5)				
14	Explanatory	note				
15 16		dment updates a cross-reference because of amendments made by the aimals Amendment Act 2007.				

Schedule 3

Technical amendments

Part 3.16

Magistrates Court (Planning and Development Infringement Notices)
Regulation 2008

Amendment [3.69]

1 2 3	Part 3.	16	Development Infringement Notices) Regulation 2008
4	[3.69]	Schedule 1	heading
5		substitute	
6	Sched	lule 1	Planning and Development Act infringement notice offences
7 8			and penalties
9	Explanatory	y note	
10	This amendment updates the heading in line with current legislative drafting practice.		
11	[3.70]	Schedule 1,	part 1.1 heading
12		omit	
13	Explanatory	y note	
14 15	This amendment omits an unnecessary heading and brings the schedule into line with current legislative drafting practice.		
16	[3.71]	Schedule 1,	, item 1, column 2
17		omit	
18		155 (2)	
19		substitute	
20		155 (5)	
21	Explanatory note		
22	This amenda	ment corrects a cro	oss-reference.

Part 3.17 National Gas (ACT) Act 2008

Section 10 (1), definition of adjacent area of another

[3.72]

3	par	ticipating jurisdiction
4	omi	t
5	Offs	shore Petroleum Act 2006 (Cwlth), section 7 (Offshore areas)
6	sub	stitute
7 8	• • • • • • • • • • • • • • • • • • • •	shore Petroleum and Greenhouse Gas Storage Act 2006 (Cwlth), ion 8 (Offshore areas of the States and Territories)
9	Explanatory note	
10 11 12	change of name of	updates the reference to the Commonwealth Act as a consequence of the of the Act, and the renumbering of section 7 as section 8, by the <i>Offshore ment (Greenhouse Gas Storage) Act 2008</i> (Cwlth).
13	Part 3.18	Retirement Villages Act 2012
14	[3.73] Sec	ctions 55 (1) and 56 (1), new note
15	inse	ert
16	Note	For how documents may be served, see the Legislation Act, pt 19.5.
17	Explanatory note	
18	This amendment is	nserts a standard note about service of documents.
19	[3.74] Dic	tionary, note 2
20	inse	ert
21		Australian statistician
22	Explanatory note	
23 24 25	•	2 lists examples of terms used in the Act that are defined in the Legislation part 1. This amendment inserts a term used in the Act and defined in the actionary, part 1.

Schedule 3 Part 3.19 Technical amendments

Road Transport (Driver Licensing) Act 1999

Road Transport (Driver

Amendment [3.75]

Part 3.19

1

Licensing) Act 1999 2 Sections 16 (2) and 17 (2), new note [3.75] 3 insert 4 Note For how documents may be served, see the Legislation Act, pt 19.5. 5 **Explanatory note** 6 This amendment inserts a standard note about service of documents. [3.76] **Section 22 (1)** 8 omit9 The regulations 10 substitute 11 A regulation 12 **Explanatory note** 13 This amendment updates language in line with current legislative drafting practice. 14 Section 22 (1), example [3.77] 15 16 omit the regulations 17 substitute 18 a regulation 19 **Explanatory note** 20 This amendment updates language in line with current legislative drafting practice. 21

1	[3.78]	Section 22 (2)
2		omit
3		Without limiting subsection (1), a regulation may
4		substitute
5		A regulation may also
6	Explanatory	v note
7 8 9	Section 44 (ment omits words that are redundant because of the Legislation Act, section 44 (3). 3) provides that the power to make a statutory instrument (including a regulation) icular matter does not limit power to make a statutory instrument about any other
1	[3.79]	Section 28 (1)
2		omit
3		The regulations are
4		substitute
5		A regulation is
6	Explanatory	note
7	This amenda	ment updates language in line with current legislative drafting practice.
8	[3.80]	Section 28 (2)
9		omit everything before paragraph (a), substitute
20	(2)	A regulation may also—
21	Explanatory	y note
22 23 24 25	Section 44 (ment omits words that are redundant because of the Legislation Act, section 44 (3). 3) provides that the power to make a statutory instrument (including a regulation) icular matter does not limit power to make a statutory instrument about any other

Schedule 3 Part 3.20 Technical amendments

Road Transport (Third-Party Insurance) Act 2008

Amendment [3.81]

Part 3.20 Road Transport (Third-Party Insurance) Act 2008

New section 29 (2) [3.81] 3 insert 4 (2) In this section: 5 registered operator—see the Road Transport (Vehicle Registration) 6 Act 1999, dictionary. 7 8 **Explanatory note** 9 This amendment relocates from the dictionary a definition of a term that is used only in 10 section 29. The definition is omitted from the dictionary by another amendment. [3.82] Section 52 (e), new note 11 12 insert Found guilty, of an offence—see the Legislation Act, dictionary, Note 13 14 pt 1. 15 **Explanatory note** This amendment inserts a standard note to assist users of the legislation. 16 [3.83] Sections 60 (2) and 62 (2) 17 omit 18 avoid 19 substitute 20 remove 21 **Explanatory note** 22 23 This amendment updates language in line with current legislative drafting practice.

Statute Law Amendment Bill 2014

1	[3.84]	Sectio	n 76, new definitions
2		insert	
3		later re	spondent, for a motor accident claim—see section 91.
4		rehabil	itation—see section 123.
5	Explanator	y note	
6	This amend	lment inser	ts signpost definitions for terms defined elsewhere in the Act.
7	[3.85]	Sectio	n 84 (1), new note
8		insert	
9		Note 3	For how documents may be served, see the Legislation Act, pt 19.5.
10	Explanator	y note	
11	This amend	lment insert	ts a standard note about service of documents.
12	[3.86]	Sectio	n 90 (2), new note
13		insert	
14		Note 2	For how documents may be served, see the Legislation Act, pt 19.5.
15	Explanator	y note	
16	This amend	lment insert	ts a standard note about service of documents.
17	[3.87]	Sectio	n 94 (4), new notes
18		insert	
19 20		Note 1	The <i>Statutory Declarations Act 1959</i> (Cwlth) applies to the making of statutory declarations under ACT laws.
21 22 23		Note 2	It is an offence to make a false or misleading statement, give false or misleading information or produce a false or misleading document (see Criminal Code, pt 3.4).
24	Explanator	y note	
25	This amend	lment insert	ts standard notes about statutory declarations.

1	[3.88]	Section	on 104 (4), new notes
2		insert	
3 4		Note 1	The <i>Statutory Declarations Act 1959</i> (Cwlth) applies to the making of statutory declarations under ACT laws.
5 6 7		Note 2	It is an offence to make a false or misleading statement, give false or misleading information or produce a false or misleading document (see Criminal Code, pt 3.4).
8	Explanator	y note	
9	This amend	ment inser	rts standard notes about statutory declarations.
10	[3.89]	Section	on 105 (4), new notes
11		insert	
12 13		Note 1	The <i>Statutory Declarations Act 1959</i> (Cwlth) applies to the making of statutory declarations under ACT laws.
14 15 16		Note 2	It is an offence to make a false or misleading statement, give false or misleading information or produce a false or misleading document (see Criminal Code, pt 3.4).
17	Explanator	y note	
18	This amend	ment inser	rts standard notes about statutory declarations.
19	[3.90]	Section	on 139 (2), new note
20		insert	
21		Note 2	For how documents may be served, see the Legislation Act, pt 19.5.
22	Explanator	y note	
23	This amend	ment inser	rts a standard note about service of documents.

1	[3.91]	Section 141 (2)
2		omit
3		mandatory final offers
4		substitute
5		mandatory final offer
6	Explanatory	y note
7	This amenda	ment corrects a tagged term.
8	[3.92]	Section 179
9		substitute
10	179	Meaning of licensed insurer and former licensed insurer
11	(1)	In this Act:
12 13		<i>licensed insurer</i> means a corporation that holds a CTP insurer licence.
14	(2)	In this chapter:
15 16		former licensed insurer means an entity that was, at any time, a licensed insurer but is no longer a licensed insurer.
17	Explanatory	v note
18 19		ormer licensed insurer' is used only in chapter 5 of the Act. This amendment revises o make it clear that the definition of the term applies only in chapter 5.

Amendment [3.93]

1	[3.93]	Sections 227 (4) and 232 (5)
2		omit
3		avoid
4		substitute
5		remove
6	Explanator	y note
7	This amend	ment updates language in line with current legislative drafting practice.
8	[3.94]	Dictionary, note 3
9		insert
0		 road
1		road related area
2		• trader's plate
3	Explanator	-
4 5 6	Transport (note 3 lists examples of terms used in the Act that are defined in the <i>Road General</i>) Act 1999, dictionary. This amendment inserts terms used in the Act and the <i>Road Transport</i> (General) Act 1999, dictionary.
7	[3.95]	Dictionary, definition of business plan guidelines
8		substitute
9		business plan guidelines—see section 215 (3) (b).
20	Explanator	y note
21	This amend	ment remakes the definition to correct a cross-reference.
22	[3.96]	Dictionary, definitions of credit card and possession
23		omit
24	Explanator	y note
25	This amend	ment omits definitions of terms no longer used in the Act.

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1	[3.97]	Dictionary, definition of registered operator
2		omit
3	Explanator	y note
4 5		lment omits a definition and is consequential on the relocation of the definition to by another amendment.
6 7	[3.98]	Dictionary, definitions of relevant claim information and required document
8		substitute
9		<i>relevant claim information</i> , for a motor accident claim, for part 4.3 (Obligations to give documents and information)—see section 103.
1		<i>required document</i> , for a motor accident claim, for part 4.3 (Obligations to give documents and information)—see section 102.
3	Explanator	y note
4	This amend	ment remakes the definitions and corrects a reference to the heading to part 4.3.
5	[3.99]	Dictionary, definition of <i>rider</i>
6		omit
7	Explanator	y note
8	This amend	ment omits a definition of a term that is no longer used in the Act.

Amendment [3.100]

1	[3.100]	Dictionary, definitions
2		omit the definitions of
3		road
4		road related area
5		trader's plate
6	Explanator	-
7 8 9	<i>Act 1999</i> , d	Ilment omits definitions of terms that are defined in the <i>Road Transport (General</i> lictionary. The terms are inserted in dictionary, note 3 (which lists examples of term the <i>Road Transport (General) Act 1999</i> , dictionary and used in the Act) by anothe to
1	[3.101]	Further amendments, new note
2		insert
3		<i>Note</i> For how documents may be served, see the Legislation Act, pt 19.5.
4		in
5		• section 72 (1) (c)
6		• section 87 (1)
7		• section 88 (1)
8		• section 94 (1)
9		• section 104 (1)
20		• section 105 (1)
21		• section 106 (1)
22		• section 107 (1)
23		• section 118 (4)
24		• section 128 (2)
25		• section 141 (3)
26		• section 265 (2)
27	Explanator	ry note
28	This amend	lment inserts a standard note about service of documents.

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Part 3.21 Territory-owned Corporations Act 1990

3	[3.102]	Section 33B
4		omit
5		Equal Opportunity for Women in the Workplace Act 1999 (Cwlth)
6		substitute
7		Workplace Gender Equality Act 2012 (Cwlth)
8	Explanator	y note
9 10		Iment updates a cross-reference as a consequence of a change in name of the Act e Equal Opportunity for Women in the Workplace Amendment Act 2012 (Cwlth).
11	[3.103]	Dictionary, definition of borrowing, except example
12		substitute
13 14		borrowing, in relation to a territory-owned corporation or subsidiary—
15 16		(a) includes raising money or obtaining credit, whether by entering into a financing lease, dealing with securities or otherwise; but
17 18		(b) does not include obtaining credit in a transaction forming part of the day-to-day operations of the corporation or subsidiary.
19	Explanator	y note
20	This amend	ment updates a definition in line with current legislative drafting practice.

Part 3.22

Terrorism (Extraordinary Temporary Powers) Act 2006

Amendment [3.104]

Terrorism (Extraordinary **Part 3.22**

2		Temporary Powers) Act 2006
3	[3.104]	Section 13 (2), new note
4		insert
5		Note For how documents may be served, see the Legislation Act, pt 19.5.
6	Explanator	y note
7	This amend	ment inserts a standard note about service of documents.
8	[3.105]	Section 79 (1)
9		omit
10		all or any
11		substitute
12		any
13	Explanator	y note
14	This amend	ment updates language in line with current legislative drafting practice.
15	[3.106]	Section 91 (2)
16		omit
17		any 1 or more

substitute 18

1 or more 19

Explanatory note 20

This amendment updates language in line with current legislative drafting practice. 21

[3.107]	Section	on 96 (3), note
	substit	ute
	Note	The text of the Convention is set out in the Australian Treaty Series 1989 No 21 ([1989] ATS 21). The Australian Treaty Series is accessible at www.legislation.act.gov.au/updates/humanrights.
Explanator	y note	
		dates an obsolete reference to repealed Commonwealth legislation and of the convention may be accessed.
[3.108]	Dictio	nary, definition of <i>impaired decision-making ability</i>
	omit	
	section	1 6
	substit	ute
	section	15
Explanator	y note	
		dates a cross-reference as a consequence of amendments made by the egislation Amendment Act 2006.
Part 3	.23	Transplantation and Anatomy Act 1978
[3.109]	Section	on 42 (1)
	omit	
	, in wr	iting,
Explanator	y note	
		ts words that are redundant because of the Legislation Act, section 42 (2), ble instruments to be in writing.

Amendment [3.110]

1	[3.110]	Dictionary, note 2
2		insert
3		• coroner
4	Explanator	y note
5 6 7 8	Act, diction Legislation	note 2 lists examples of terms used in the Act that are defined in the Legislation ary, part 1. This amendment inserts a term used in the Act and defined in the Act, dictionary, part 1. The definition of <i>coroner</i> is inserted in the Legislation Act, part 1 by another amendment.
9	[3.111]	Dictionary, definition of coroner
0		omit
1	Explanator	v note
3		ment is consequential on the insertion of a definition of the term in the Legislation ary, part 1 by another amendment.
14	Part 3.	24 Workers Compensation Regulation 2002
6	[3.112]	Section 5 (4)
7		omit
8		, or a provision of an instrument,
9	Explanator	y note
20 21 22		ment omits words that are redundant because of the Legislation Act, section 14 (2), ides that a reference to an instrument includes a reference to a provision of an

1	[3.113]	Section 5 (4), new note	
2		insert	
3 4		Note 2 A reference to an instrument includes a reference to a provision of an instrument (see Legislation Act, s 14 (2)).	
5	Explanatory	note	
6 7	This amendment inserts a note to assist legislation users and is consequential on another amendment.		
8	[3.114]	Section 7 (3)	
9		omit	
10		, or a provision of an instrument,	
11	Explanatory note		
12 13 14	This amendment omits words that are redundant because of the Legislation Act, section 14 (2), which provides that a reference to an instrument includes a reference to a provision of an instrument.		
15	[3.115]	Section 7 (3), note	
16		omit	
17	or provision of an instrument		
18	Explanatory note		
19 20 21	This amendment omits words that are redundant because of the Legislation Act, section 14 (2), which provides that a reference to an instrument includes a reference to a provision of an instrument.		
22	[3.116]	Section 7 (3), new note	
23		insert	
24 25		Note 2 A reference to an instrument includes a reference to a provision of an instrument (see Legislation Act, s 14 (2)).	
26	Explanatory	note	
27 28	This amendment inserts a note to assist legislation users and is consequential on another amendment.		

Amendment [3.117]

1	[3.117]	Section 7 (4)		
2		omit		
3		or a provision of an instrument		
4	Explanator	explanatory note		
5 6 7	This amendment omits words that are redundant because of the Legislation Act, section 14 (2) which provides that a reference to an instrument includes a reference to a provision of an instrument.			
8	[3.118] Section 36 (1), new note			
9		insert		
10 11 12 13		Note 2 In particular, a person may be appointed for a particular provision of a law (see Legislation Act, s 7 (3)) and an appointment may be made by naming a person or nominating the occupant of a position (see Legislation Act, s 207).		
14	Explanator	note		
15	This amend	nent inserts a standard note about appointments.		
16	[3.119]	Section 81 (2) (b) (ii), new note		
17		insert		
18 19 20 21		Note An example is part of the regulation, is not exhaustive and may extend, but does not limit, the meaning of the provision in which it appears (see Legislation Act, s 126 and s 132).		
22	Explanator	note		
23	This amendment inserts a standard note about examples.			

1	[3.120]	Section 86 (1) (k)		
2		omit		
3		Australian Standard 4801 as in force from time to time		
4		substitute		
5		AS/NZS 4801		
6	Explanatory	explanatory note		
7 8	This amendment updates a reference to a standard in line with current legislative drafting practice and omits words that are made redundant as a result of another amendment.			
9	[3.121]	Section 86 (1) (k), note		
10		omit		
11	Explanatory	natory note		
12	This amendment omits a note that is made redundant as a result of another amendment.			
13	[3.122]	Section 86 (5)		
14		substitute		
15	(5)	The Legislation Act, section 47 (6) does not apply to AS/NZS 4801.		
16 17		Note AS/NZS 4801 does not need to be notified under the Legislation Act because s 47 (6) does not apply (see Legislation Act, s 47 (7)).		
18	Explanatory	note		
19 20 21	This amendment updates a reference to a standard in line with current legislative drafting practice, omits words that are made redundant as a result of another amendment and inserts standard note about the operation of the Legislation Act, s 47 (6) and (7).			

Amendment [3.123]

1	[3.123]	Section 86 (6), new definition of AS/NZS 4801		
2		insert		
3		AS/NZS 4801 means AS/NZS 4801 (Occupational health and safety management systems - Specification with guidance for use), as in		
5		force from time to time.		
6		Note AS/NZS 4801 may be purchased at www.standards.org.au.		
7	Explanatory	ory note		
8 9	This amendment inserts a definition that is consequential on another amendment and adds a standard note about Australian and New Zealand Standards.			
10	[3.124]	Section 93 (2) (b) (ii), new note		
11		insert		
12 13 14 15		Note An example is part of the regulation, is not exhaustive and may extend, but does not limit, the meaning of the provision in which it appears (see Legislation Act, s 126 and s 132).		
16	Explanatory	Explanatory note		
17	This amendment inserts a standard note about examples.			
18	[3.125]	Dictionary, note 2		
19		insert		
20		• AS/NZS (see s 164 (2))		
21	Explanatory	note		
22 23 24	Dictionary, note 2 lists examples of terms used in the regulation that are defined in the Legislation Act, dictionary, part 1. This amendment inserts a term used in the regulation and defined in the Legislation Act, dictionary, part 1.			

Part 3.25 Work Health and Safety Act 2011

2	[3.126]	Section 155 (2), new note	
3		insert	
4		<i>Note</i> For how documents may be served, see the Legislation Act, pt 19.5.	
5	Explanatory	note	
6	This amendn	nent inserts a standard note about service of documents.	
7	[3.127]	27] Section 276 (2)	
8		omit	
9		Without limiting subsection (1), a regulation	
10	substitute		
11	A regulation		
12	Explanatory note		
13 14 15 16	This amendment omits words that are redundant because of the Legislation Act, section 44 (3). Section 44 (3) provides that the power to make a statutory instrument (including a regulation) about a particular matter does not limit power to make a statutory instrument about any other matter.		
17	[3.128]	New part 21	
18		insert	
19	Part 21	Transitional—investigations	
20	308	Meaning of commencement day—pt 21	
21		In this part:	
22 23		commencement day means the day the Work Health and Safety Act 2011, section 3 commenced.	

1	309		Investigations under Work Safety Act 2008 (repealed)	
2 3 4		(1)	This section applies to an investigation under the <i>Work Safet Act 2008</i> (repealed) of an event, accident or other incident that happened before the commencement day.	
5 6 7		(2)	An inspector under this Act may exercise any function of an inspector under the <i>Work Safety Act 2008</i> (repealed) in relation to the investigation.	
8	310		Functions under director-general's delegations	
9		(1)	This section applies if—	
0 1 2			(a) the director-general delegated a function of the director-general (the <i>delegated function</i>) under the <i>Work Safety Act 2008</i> (repealed) to a person; and	
3			(b) the delegation was in force immediately before the commencement day.	
5 6 7 8		(2)	The person may exercise the delegated function in relation to a investigation under the <i>Work Safety Act 2008</i> (repealed) of an even accident or other incident that happened before the commencement day.	
9	311		Expiry—pt 21	
20			This part expires 5 years after the day it commences.	
21 22 23			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).	
24	Explan	atory	note	
25	This ar	This amendment relocates a part containing transitional provisions from the Work Health and		

Safety Regulation 2011.

26

1	Part 3.26	Work Health and Safety
2		Regulation 2011

- 3 [3.129] Part 20.4B
- 4 *omit*
- 5 Explanatory note
- 6 This amendment omits a part containing transitional provisions. The part is relocated to the
- 7 Work Health and Safety Act 2011 by another amendment.

Endnotes

1 Presentation speech

Presentation speech made in the Legislative Assembly on 10 April 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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