



## PUBLIC SECTOR NEWSLETTER - SOUTH AUSTRALIA

Welcome to Issue 52 of the SA Public Sector Newsletter.

South Australians at-risk of perpetrating domestic violence and frontline workers who acknowledge someone needs support will be able to access new statewide service thanks to a \$1.14 million injection by the State Government.

The service will provide support, counselling and referral pathways for men seeking support for their behaviour, as well as support for relatives, friends and victims of domestic violence. The service will also provide advice to frontline workers to respond to perpetrators and provide referrals to support.

In other news, tough new vehicle impound penalties came into effect in South Australia at the beginning of July, with payment plans no longer being available for motorists who risk lives by driving dangerously while under the influence or speeding. To stamp out irresponsible road behaviour, vehicles confiscated by SA Police now cost \$1,135.50 to release from impound. At the conclusion of a 28-day period, offenders will have 10 additional days to pay the fee before the vehicle is sold or crushed.

This issue of the Newsletter also provides the usual round-up of practice notes, cases and legislation assistance.

### COVID-19 - USEFUL LINKS

[Cleaning and disinfection in the workplace - non-health care settings](#)

[Home isolation and self-quarantine information](#)

[Latest SA Health Updates](#)

[South Australian COVID-19 response](#)

[South Australian Government COVID-19 website](#)

### IN THE MEDIA

#### New DV service a state-first for early perpetrator support

South Australians at-risk of perpetrating domestic violence and frontline workers who acknowledge someone needs support will be able to access new statewide

service thanks to a \$1.14 million injection by the State Government. (01 July 2021) <https://www.premier.sa.gov.au/news/media-releases/news/new-dv-service-a-state-first-for-early-perpetrator-support>

#### Drive safe or foot the bill for bad road behaviour

Payment plans are off the table for motorists who risk lives by driving dangerously, while under the influence or at speed as tough new impound penalties come into effect. (01 July 2021) <https://www.premier.sln oa.gov.au/news/media-releases/news/drive-safe-or-foot-the-bill-for-bad-road-behaviour>

#### PM&C issues Guide to help regulators

The Department of Prime Minister and Cabinet (PM&C) has announced the launch of a Guide to help lift the performance, capability and culture of Commonwealth regulators. The *Regulator Performance Guide* was effective from 1 July 2021 but has a transition period of one year. (01 July 2021) <https://ministers.pmc.gov.au/morton/2021/new-guide-sets-out-expectations-commonwealth-regulators>

The Department's *Regulator Performance Guide* can be accessed [here](#).

#### ICIC endorses OAIC resolution on proactive publication

The International Conference of Information Commissioners (ICIC) has endorsed a resolution put forward by the Office of the Australian Information Commissioner to support the proactive publication of information relating to the COVID-19 pandemic. (30 June 2021) <https://www.oaic.gov.au/updates/news-and-media/icic-endorses-oaic-resolution-on-proactive-publication/>

#### ACMA requests internet service providers to block more illegal gambling websites

The ACMA has requested that Australian internet service providers (ISPs) block more illegal offshore gambling websites. (30 June 2021) <https://www.acma.gov.au/articles/2021-06/acma-requests-internet-service-providers-block-more-illegal-gambling-websites>

### New procurement council to set PS standards

The Australasian Procurement and Construction Council (APCC) has launched a campaign to professionalise public sector procurement. The Chair of the APCC, said the Council's Public Sector Procurement Profession Role Statement and Procurement Capability Framework aimed to establish baseline procurement proficiencies in every public sector jurisdiction. (29 June 2021) <https://procurementandsupply.com/2021/06/launch-of-the-anz-public-sector-procurement-profession/>

Access APCC's [Statement](#) and [Framework](#).

### No quarter given to unlawful charities

Australian charities that engage in or use their resources to actively promote unlawful behaviour are to face enforcement action following legislation changes. The new regulations would empower the Commissioner of the ACNC to investigate charities engaging in or promoting serious unlawful acts of trespass, vandalism, theft or assault and threatening behaviour. (25 June 2021) <https://ministers.treasury.gov.au/ministers/michael-sukkar-2019/media-releases/coalition-government-strengthens-governance-standards>

### Australian company raises the bar for digital data management

The Digital Transformation Agency (DTA) will modernise and streamline their services following the purchase of the software Records365 from Australian company RecordPoint. The parliament and the public should have confidence that data is kept and managed appropriately through procurement of this software which will provide greater transparency and accountability. (25 June 2021) <https://www.financeminister.gov.au/media-release/2021/06/25/australian-company-raises-bar-digital-data-management>

### Government introduces legislation to prevent and address sexual harassment in Australian workplaces

The Federal Government is strengthening national laws to better prevent and respond to sexual harassment and discrimination in Australian workplaces. (24 June 2021) <https://www.attorneygeneral.gov.au/media/media-releases/government-introduces-legislation-prevent-and-address-sexual-harassment-australian-workplaces-24-june-2021>

### Government's legislative agenda continues to deliver for all Australians

The Federal Government has passed important legislation through the Parliament that will support Australians impacted by the COVID-19 pandemic, create more jobs, keep Australians safe, back our farmers, improve our superannuation system and reduce red tape. (24 June 2021) <https://www.financeminister.gov.au/media-release/2021/06/24/governments-legislative-agenda-continues-deliver-all-australians>

### ACMA: Significant milestone for Australia's first national gambling self-exclusion register

Australia's first national self-exclusion register for online and phone gambling has taken a major step forward. (23 June 2021) <https://www.acma.gov.au/articles/2021-06/significant-milestone-australias-first-national-gambling-self-exclusion-register>

## IN PRACTICE AND COURT

### [Gazette Registration - Annual Federal Courts and Tribunals Fee Increases from 1 July 2021](#)

The fees payable in the federal courts and tribunals will increase from 1 July 2021 to reflect changes to the consumer price index over the past financial year. This is an automatic increase provided by the relevant fee regulations. Find the notice published in the Government Notices Gazette on 17 June 2021 setting out the new fees payable.

### Commonwealth Parliamentary Review now open for submissions and interviews: Sex Discrimination

The AHRC is inviting contributions for its [Independent Review into Commonwealth Parliamentary Workplaces](#), accepting written contributions from groups covered by the Review's Terms of Reference. The Review aim is to ensure all Commonwealth Parliamentary workplaces are safe and respectful and that our national Parliament reflects best practice. Make a written submission via [humanrights.gov.au/cpwreview](https://humanrights.gov.au/cpwreview). View the Consultation Paper [here](#).

### Attorney General Consultations

#### [National Register of Enduring Powers of Attorney](#)

Closed: 30 June 2021

Attorneys-General from each Australian jurisdiction have agreed to consult on possible arrangements for a National Register of Enduring Powers of Attorney.

### High Court Bulletin

[High Court of Australia Bulletin \[2021\] HCAB 05](#) (25 June 2021)

### [AAT: Changes to our application fees on 1 July 2021](#)

Application fees in the Administrative Appeals Tribunal will increase on 1 July 2021. (28 June 2021)

### [AAT Bulletin](#)

The AAT Bulletin is a weekly publication containing a list of recent AAT decisions and information relating to appeals against AAT decisions. Issue No. 13/2021, 28 June 2021.

### [OAIC: FOI disclosure log](#)

The information described in the disclosure log has been released by the OAIC under the Freedom of Information Act 1982 (FOI Act): updated May 2021.

### [ALRC Judicial Impartiality Consultation Paper 2021](#)

The Inquiry would look at judges in the High Court, Federal Court, Family Court and Federal Circuit Court. The ALRC was expected to deliver the report to the Attorney-General by 30 September.

## Legal and Constitutional Affairs Legislation Committee

### [Family Law Amendment \(Federal Family Violence Orders\) Bill 2021 \[Provisions\]](#)

On 13 May 2021, the Senate referred the provisions of the Family Law Amendment (Federal Family Violence Orders) Bill 2021 to the Legal and Constitutional Affairs Legislation Committee for inquiry and report by 29 July 2021.

### [Constitution Alteration \(Freedom of Expression and Freedom of the Press\) 2019](#)

Status: Accepting Submissions; Date Referred: 17 June 2021; Submissions Close: 20 August 2021; Reporting Date: 31 December 2021

### [Courts and Tribunals Legislation Amendment \(2021 Measures No. 1\) Bill 2021](#)

Status: Accepting Submissions; Date Referred: 24 June 2021; Submissions Close: 15 July 2021; Reporting Date: 13 August 2021

## Select Committee on Foreign Interference through Social Media

### [Foreign Interference through Social Media](#)

Select Committee on Foreign Interference through Social Media to inquire into and report on the risk posed to Australia's democracy by foreign interference through social media. The committee is to present its final report on or before the second sitting day of May 2022. The closing date for submissions is 31 October 2021.

## South Australia

### **Law Society SA: Advocacy Notes – 08 June 2021**

Advocacy Notes is a monthly newsletter providing the latest news and advocacy from the Law Society.

[Premier responds to deaths in custody open letter, Testators encouraged to register Wills, Sex work decriminalisation hearing](#)

### [Law Society SA Budget Round-up](#)

The following is a wrap-up of the State Budget, focusing on measures relevant to the legal profession and justice sector.

Main points: The Society welcomes the funding for additional judicial officers in jurisdictions with a critical need to address backlogs. The Society is particularly pleased with the addition of a Magistrate and support staff member in the Youth Court. The Budget does not address the high cost of court fees, transcript fees and probate fees which imposes a considerable burden to court users. (23 June 2021)

## South Australia Courts

[Sheriff's Office - Your Voice on Culture](#) (29 June 2021)

[Arrangements for Magistrates Courts from 29 June 2021](#) (29 June 2021)

## Attorney-General's Department: Consultations

[Public consultation now open on Environment and Food Production Areas review](#)

The State Planning Commission has released its Statement of Position and Review Report as part of its statutory review of the state's Environment and Food Production Areas (EFPA). Consultation closed on 30 June 2021.

### [Have 'YourSAy' on council transparency website](#)

South Australians are being given the chance to help design a new website aimed at increasing transparency in local councils. You can visit the [YourSAy website](#) before 16 July and provide your comments.

### [ICAC: Evaluation of the Department for Correctional Services - report tabled](#)

Deputy Independent Commissioner Against Corruption Michael Riches' report on the [Evaluation of the Practices, Policies and Procedures of the Department for Correctional Services](#) has been tabled in Parliament. The Deputy Commissioner has made 24 recommendations. (24 June 2021)

## **PUBLISHED - ARTICLES, PAPERS, REPORTS**

### **CDPP Publications 2021**

Costs [NLD Witness Expenses 2021 June](#)

### **Australian Bureau of Statistics**

[Media release - Family and domestic violence sexual assault up 13%](#)

Recorded Crime - Victims, 2020 (24 June 2021)

[Decrease in federal defendants finalised in court](#)

Federal Defendants, Australia (23 June 2021)

[Report to the Minister for Home Affairs on agencies' compliance with the Surveillance Devices Act 2004, for the period 1 July to 31 December 2020](#)

Commonwealth Ombudsman: Commonwealth Ombudsman Surveillance Devices Six-Monthly Report March 2021: 23 June 2021.

### [Implementation of Recommendations – Update](#)

ANAO Audit Insights: 30 June 2021

This edition of audit insights considers the approaches entities are taking to implement parliamentary and ANAO recommendations to improve public administration practices and outcomes. It updates the edition published in November 2019 and draws on audit reports released since then.

### [Security Works at Parliament House](#)

ANAO Report No 49: 29 June 2021

The objective of the audit was to examine the effectiveness of planning and delivery of the security upgrade capital works program at Parliament House by the Department of Parliamentary Services.

[Effectiveness of Planning and Implementation of Reform by the Australian Skills Quality Authority](#)

ANAO Report No 48: 20 June 2021

The audit objective was to examine the effectiveness of the Australian Skills Quality Authority's planning and implementation of reform to the regulation of the vocational education and training sector.

**CASES**

[TX Australia Limited v Australian Competition and Consumer Commission \[2021\] FCAFC 113](#)

COMMUNICATIONS LAW – administrative law – dispute between owner and operator of transmission infrastructure and a licensed broadcaster access seeker – access sought by third party on behalf of access seeker – where third party is an owner and operator of different transmission infrastructure – whether third party acting as agent for the access seeker – whether there was a failure to agree on terms and conditions of access – whether Australian Competition and Consumer Commission had jurisdiction to arbitrate dispute

STATUTORY INTERPRETATION – whether cl 47 of Pt 5 of Sch 4 to the Broadcasting Services Act 1992 (Cth) excludes the law of agency – whether competitors are permitted to act as agents for an access seeker in seeking to negotiate terms and conditions of access to transmission infrastructure

[King Educational Service Pty Ltd v Chief Executive Officer of the Australian Skills Quality Authority \(No 3\) \[2021\] FCA 692](#)

STATUTORY INTERPRETATION – appeal from a decision of the Administrative Appeals Tribunal which affirmed a decision of the Australian Skills Quality Authority to refuse to renew the applicant’s registration under the Education Services for Overseas Students Act 2000 (Cth) (ESOS Act) – where power to renew registration under s 10E(1) of the Act required the decision-maker’s satisfaction that the applicant “is complying, or will comply” with statutory requirements under s 11(b) of the Act – where the Tribunal refused to renew the applicant’s registration following a conclusion that it was not satisfied that the applicant “will comply” – whether the Tribunal, by asking whether the applicant “will comply” instead of “is complying”, asked the wrong question and thereby erred – whether the phrase “is complying, or will comply” is to be construed conjunctively, disjunctively, or otherwise – in the context of the ESOS Act, phrase to be construed “is complying, or will comply” as appropriate – the Tribunal did not ask the wrong question and so did not err

ADMINISTRATIVE LAW – whether the Tribunal erred in failing to consider the applicant’s submission as to the possible imposition of a condition under s 10B of the ESOS Act upon renewal of registration – whether the Tribunal acted unreasonably in failing to consider the imposition of conditions under the ESOS Act analogous to those imposed on the applicant under the National Vocational Education and Training Regulator Act 2011 (Cth) – the Tribunal did consider the applicant’s submission – in the circumstances the Tribunal was not required to consider the imposition of analogous conditions – the Tribunal did not err and did not act unreasonably.

Acts Interpretation Act 1901 (Cth) ss 2(2), 15AA, 15AC, 15AC(b) and 33(2A)

Administrative Appeals Tribunal Act 1975 (Cth) ss 2A, 39(1), 43(1), 43(2) and (2B), 44 and 44(1)

[Matson v Australian Information Commissioner \(No 2\) \[2021\] FCA 690](#)

PRACTICE AND PROCEDURE – application for extension of time to file originating application for judicial review – Freedom of Information Act 1982 (Cth) – whether the applicant showed an acceptable explanation for the delay in filing the substantive application – where applicant held on remand in custody in correctional facility – where delay resulting in part from systemic effect of COVID-19 – where applicant informed of “review rights” by decision maker – whether the respondent would suffer prejudice as a result of the grant of an extension of time to file the substantive application – whether the substantive application had reasonable prospects of success – absence of particularisation. Administrative Decisions (Judicial Review) Act 1977 (Cth); Freedom of Information Act 1982 (Cth) ss 3, 9A, 24A, 54W, 93A

[Mosaic Brands Ltd v Australian Communications and Media Authority \[2021\] FCA 669](#)

ADMINISTRATIVE LAW – validity of notice issued under s 522 of the Telecommunications Act 1997 (Cth) to provide certain information and produce specified documents – whether there was an implied condition that the notice disclose that the Authority was entitled to require the recipient to furnish the specified information and documents – whether notice complied with implied condition

Administrative Decisions (Judicial Review) Act 1977 (Cth) s 5

[Yoong v The Chief Executive of Medicare \[2021\] FCA 701](#)

ADMINISTRATIVE LAW – Health Insurance Act 1973 (Cth) – application for judicial review of exercise of power by Chief Executive’s delegate under s 86(1) and by Director under s 88A(2) – whether decisions reviewable under Administrative Decisions Judicial Review Act 1977 (Cth) s 5 and Judiciary Act 1903 (Cth) s 39B – whether certiorari available – whether procedural fairness requirement applied to exercises of power – whether delegate failed to provide procedural fairness – materiality of failure – whether decision-makers failed to take account of mandatory relevant considerations – whether decision-makers took account of irrelevant considerations – whether exercise of power legally unreasonable – grounds of application dismissed – applicant to pay costs

Administrative Decisions (Judicial Review) Act 1977 (Cth) ss 3, 5 and 6

[Paracella Pty Ltd ATF The Kelvin Flintoff Family Trust and Comptroller-General of Customs \[2021\] AATA 1988](#)

CUSTOMS – decision to reject the Applicant’s application for a refund of duty paid in respect of steel pallet racking – whether steel pallet racking constitutes ‘like goods’ for the purposes of the Act – statutory interpretation of ‘dimensions that can be adjusted as required’ – Project Blue Sky principles and s 15AA Acts Interpretation Act 1901 (Cth) applied – pallet racking in question falls within the scope of Australian Standard 4084-2012 – reviewable decision affirmed Administrative Appeals Tribunal Act 1975 – s 37(1)(a)

### [Karen Hutchinson and Comcare \(Freedom of information\) \[2021\] AICmr 24](#)

Freedom of Information – Whether documents subject to legal professional privilege – (CTH) Freedom of Information Act 1982 s 42 Comcare must now provide the applicant with a copy of the document within 28 days of this decision

### [Karen Hutchinson and Comcare \(Freedom of information\) \[2021\] AICmr 25](#)

Freedom of Information – Whether documents subject to legal professional privilege – (CTH) Freedom of Information Act 1982 s 42 Comcare identified one document within scope of the request and refused the applicant access to the document in full. In making its decision, Comcare relied on the legal professional privilege exemption (s 42) of the FOI Act. The document that Comcare found to be exempt under s 42 of the FOI Act is protected by legal professional privilege which has not been waived and is therefore exempt

### [‘XG’ and Services Australia \(Freedom of information\) \[2021\] AICmr 22](#)

Freedom of Information – Whether disclosure of personal information unreasonable – Whether contrary to the public interest to release conditionally exempt documents – (CTH) Freedom of Information Act 1982, ss 11A(5), 26(2) and 47F

### [CALABRO v BEAUDOIN \[2021\] SASCA 63](#)

ADMINISTRATIVE LAW - ADMINISTRATIVE TRIBUNALS - SOUTH AUSTRALIAN CIVIL AND ADMINISTRATIVE TRIBUNAL

LANDLORD AND TENANT - RESIDENTIAL TENANCIES LEGISLATION - JURISDICTION

CONSTITUTIONAL LAW - OPERATION AND EFFECT OF THE COMMONWEALTH CONSTITUTION

### [VISCARIELLO v THE LEGAL PRACTITIONERS DISCIPLINARY TRIBUNAL & ANOR \(No 2\) \[2021\] SASFC 29](#)

PROCEDURE - CIVIL PROCEEDINGS IN STATE AND TERRITORY COURTS - COSTS - GENERAL RULE: COSTS FOLLOW EVENT - PARTIAL SUCCESS

APPEAL AND NEW TRIAL - PROCEDURE - SOUTH AUSTRALIA - POWERS OF COURT – COSTS

## LEGISLATION

### Commonwealth

#### [Online Safety \(Transitional Provisions and Consequential Amendments\) Bill 2021](#)

Finally passed both Houses 22 June 2021 - Introduced with the Online Safety Bill 2021, the bill: repeals the Enhancing Online Safety Act 2015; makes consequential amendments to 10 Acts; amends the Crimes Act 1914, Export Market Development Grants Act 1997 and Online Safety Act 2021, when enacted, to make amendments contingent on the commencement of certain other Acts; and contains transitional and application provisions.

#### [Online Safety Bill 2021](#)

Finally passed both Houses 23 June 2021 - Introduced with the Online Safety (Transitional Provisions and Consequential Amendments) Bill 2021, the bill: retains and replicates certain provisions in the Enhancing Online Safety Act 2015, including the non-consensual sharing of intimate images scheme; specifies basic online safety expectations; establishes an online content scheme for the removal of certain material; creates a complaints-based removal notice scheme for cyber-abuse being perpetrated against an Australian adult; broadens the cyber-bullying scheme to capture harms occurring on services other than social media; reduces the timeframe for service providers to respond to a removal notice from the eSafety Commissioner; brings providers of app distribution services and internet search engine services into the remit of the new online content scheme; and establishes a power for the eSafety Commissioner to request or require internet service providers to disable access to material depicting, promoting, inciting or instructing in abhorrent violent conduct for time-limited periods in crisis situations.

#### [Telecommunications Legislation Amendment \(International Production Orders\) Bill 2020](#)

Finally Passed both houses 24 June 2021 - Amends the Telecommunications (Interception and Access) Act 1979 to: provide a framework for Australian agencies to obtain independently-authorized international production orders for interception, stored communications and telecommunications data directly to designated communications providers in foreign countries with which Australia has a designated international agreement; make amendments contingent on the commencement of the proposed Federal Circuit and Family Court of Australia Act 2020; and remove the ability for nominated Administrative Appeals Tribunal members to issue certain warrants.

#### [Biosecurity Amendment \(Strengthening Penalties\) Bill 2021](#)

Assent Act no: 58 Year: 2021 29 June 2021 - Amends the Biosecurity Act 2015 to increase the civil and criminal penalty amounts for contraventions of certain key requirements relating to the assessment and management of biosecurity risks of goods that are brought or imported into Australian territory, and the carrying out of biosecurity activities in accordance with an approved arrangement.

#### [Hazardous Waste \(Regulation of Exports and Imports\) Amendment Bill 2021](#)

Assent Act no: 73 Year: 2021 30 June 2021 - Amends the: Hazardous Waste (Regulation of Exports and Imports) Act 1989 to: implement Australia's obligations under the Basel Convention on the Control or Transboundary Movements of Hazardous Wastes and their Disposal; apply the standard provisions of the Regulatory Powers (Standard Provisions) Act 2014 and insert new audit powers; update existing criminal offences and introduce new strict liability offences and civil penalties to cover non-compliance.

### [Repatriation of Defence Data Bill 2021](#)

HR 21 June 2021 - A Bill for an Act to require the repatriation of Defence data to sovereign Australian storage facilities, and for related purposes. If a sensitive data store is held in a high-risk storage facility, the Secretary must cause the sensitive data store to be transferred, before 25 April 2022, to a sovereign Australian storage facility.

### [Ransomware Payments Bill 2021](#)

HR 21 June 2021 - This is a stand-alone Bill to establish a mandatory reporting requirement for Commonwealth entities, State or Territory agencies, corporations, and partnerships who make ransomware payments in response to a ransomware attack. The Bill will require entities who make a ransomware payment to notify the ACSC of key details of the attack, the attacker, and the payment. This information will be held by the ACSC.

### [No Domestic COVID Vaccine Passports Bill 2021](#)

HR 21 June 2021 - The bill prohibits the Commonwealth, States and Territories and other non-government entities from issuing domestic vaccine passports or certification and also prohibits discrimination on the basis of whether a person has had a COVID-19 vaccination in the provision of goods, services and facilities and also in employment, education, accommodation and sport.

### Regulations

#### [Public Governance, Performance and Accountability Amendment \(Digital Transformation Agency\) Rules 2021](#)

29/06/2021 - This instrument amends the Public Governance, Performance and Accountability Rule 2014 to amend and expand the purposes of the Digital Transformation Agency (DTA) as a listed in clause 10 for finance law, and repeal the sunset provision at subclause 10(2) to allow the DTA to continue as a listed entity under the Public Governance, Performance and Accountability Act 2013.

#### [Remuneration Tribunal \(Members of Parliament\) Determination 2021](#)

21/06/2021 - This determination deals with the remuneration of members of Parliament, the rates of travel allowance payable to such members, and the allowances and expenses to be paid to former members. The remuneration, allowances and expenses are to be paid out of the public money of the Commonwealth.

### South Australia

#### Acts

2021-27 [Unexplained Wealth \(Commonwealth Powers\) Act 2021](#)

2021-28 [Criminal Law Consolidation \(Driving at Extreme Speed\) Amendment Act 2021](#)

2021-29 [Voluntary Assisted Dying Act 2021](#)

#### Regulations

2021-79 [Dust Diseases Regulations 2021](#)

2021-83 [Summary Offences \(Custody Notification Service\) \(No 4\) Variation Regulations 2021](#)

2021-84 [Summary Offences \(Custody Notification Service\) \(No 5\) Variation Regulations 2021](#)

2021-99 [Radiation Protection and Control \(Ionising Radiation\) \(Third-Party Accreditation\) Variation Regulations 2021](#)

#### Proclamations and Notices

24.6.2021 p 2260 [Statutes Amendment and Repeal \(Budget Measures\) Act \(Commencement\) Proclamation 2021](#)

24.6.2021 p 2260 [Training and Skills Development \(Miscellaneous\) Amendment Act \(Commencement\) Proclamation 2021](#)

24.6.2021 p 2261 [Youth Court \(Designation and Classification of Magistrates\) Proclamation 2021](#)

24.6.2021 p 2262 [Youth Court \(Designation and Classification of Special Justices\) Proclamation 2021](#)

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