

*City of Brisbane Act 2010 – Section 32***NOTICE OF MAKING THE HEALTH, SAFETY AND AMENITY LOCAL LAW 2021 FOR THE CITY OF BRISBANE**

Brisbane City Council has, by resolution on 30 November 2021, made a local law entitled the *Health, Safety and Amenity Local Law 2021* (the Local Law).

The Local Law has repealed the *Health, Safety and Amenity Local Law 2009*.

The Local Law has amended the *Health, Safety and Amenity Subordinate Local Law 2012* and the *Public Land and Council Assets Local Law 2014*.

The Local Law will commence on 1 February 2022.

Colin Jensen, Chief Executive Officer

Queensland Corrective Services  
Brisbane, November 2021

It is notified that, pursuant to Section 319T(2)(1)(b) of the *Corrective Services Act 2006*, a Victim Trust Fund has been established in the name of **David Duy LE** as a result of a payment to his pursuant to the *Personal Injuries Proceedings Act 2002*. Victims of **David Duy LE** may have a claim against the Victim Trust Fund and that claim may be payable from the Victim Trust Fund. Potential claimants have six months from the publication of this notice to start a proceeding in a court to have an eligible victim claim against **David Duy LE**.

Any victims of **David Duy LE** who commence a claim against the offender and wish to make a claim against the Victim Trust Fund must notify the Public Trustee of the commencement of the claim and provide sufficient proof of the commencement of the claim to satisfy the Public Trustee. This notification must be made to the Public Trustee within six months of the publication of this notice, as detailed above.

It should be noted that pursuant to section 319S(2)(a) of the *Corrective Services Act 2006*, a victim may have a potential eligible victim claim whether or not the offender is prosecuted for, or convicted, of an offence in relation to the conduct for which the victim is claiming.

Further information relating to this claim can be obtained, in the first instance, by writing to:

Director  
Legal Strategy and Services  
Queensland Corrective Services  
GPO Box 1054  
BRISBANE QLD 4000

Paul Stewart APM  
Commissioner  
Queensland Corrective Services

*Education (General Provisions) Act 2006***STATE SCHOOL ENROLMENT MANAGEMENT PLAN (State school EMP)**

This Gazettal Notice supersedes all previous gazettal notices for the State schools listed below. In accordance with Chapter 8, Part 3, Section 170, of the *Education (General Provisions) Act 2006*, a State school EMP for the State schools listed below has been prepared by a delegate of the Chief Executive of the Department of Education.

**Region:** Metropolitan  
**School:** Aviation High (new)  
Brighton State School  
Kenmore State School  
Mount Gravatt State High School  
New Farm State School  
Runcorn State School  
Springfield Lakes State School

**Region:** North Coast  
**School:** Chatsworth State School (new)  
Hervey Bay State High School  
Mango Hill State School

Copies of the State school EMPs are available for public inspection, without charge, during normal business hours at the department's head office and accessible on the department's website at <https://education.qld.gov.au/parents-and-carers/enrolment/management-plans/>

**NOTICE OF REPEAL OF MINISTERIAL INFRASTRUCTURE DESIGNATION UNDER THE *PLANNING ACT 2016***

I, the Honourable Steven Miles MP, Deputy Premier, Minister for State Development, Infrastructure, Local Government and Planning and Minister Assisting the Premier on Olympics Infrastructure, give notice that under section 41 of the *Planning Act 2016*, I repealed the Ministerial Infrastructure Designation (MID) for the West End Police Station (Temporary) on 26 November 2021.

The repealing of this MID will take effect from 3 December 2021.

**Description of the repealed designated premises**

The repealed MID applied to premises located at Unit 6A, 20 Pidgeon Close, West End, QLD, 4101 formally described as Part of Lot 2 on SP114795.

**Type of infrastructure for which the premises were designated**  
The premises were designated by the then Minister for State Development, Manufacturing, Infrastructure and Planning for 'emergency services facilities'.

This designation took effect on 8 November 2019.

**Reason for repealing the designation**

To prevent hardship to the owner of the designated premises that has ceased operation for the designated purpose.

For further information, please contact the Infrastructure Designations team at [infrastructuredesignation@dsgilp.qld.gov.au](mailto:infrastructuredesignation@dsgilp.qld.gov.au) or phone 1300 967 433.

STEVEN MILES MP  
DEPUTY PREMIER  
Minister for State Development, Infrastructure,  
Local Government and Planning  
Minister Assisting the Premier on Olympics Infrastructure