



Children's Hearings (Scotland) Act 2011

2011 asp 1

CHILDREN'S HEARINGS (SCOTLAND) ACT 2011

PART 1

THE NATIONAL CONVENER AND CHILDREN'S HEARINGS SCOTLAND

The National Convener and CHS

- 1 The National Convener
- 2 Children's Hearings Scotland
- 3 Further provision about National Convener and CHS

The Children's Panel

- 4 The Children's Panel

Children's hearings

- 5 Children's hearing
- 6 Selection of members of children's hearing
- 7 Holding of children's hearing
- 8 Provision of advice to children's hearing
- 9 Independence of children's hearings

Power to change National Convener's functions

- 10 Power to change National Convener's functions

Functions of CHS

- 11 Provision of assistance to National Convener
- 12 Independence of National Convener
- 13 Directions

PART 2

THE PRINCIPAL REPORTER AND THE SCOTTISH CHILDREN'S REPORTER ADMINISTRATION

Changes to legislation: Children's Hearings (Scotland) Act 2011 is up to date with all changes known to be in force on or before 11 May 2024. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details) View outstanding changes

The Principal Reporter and SCRA

- 14 The Principal Reporter
- 15 The Scottish Children's Reporter Administration
- 16 Further provision about Principal Reporter and SCRA

The Principal Reporter

- 17 Duty as respects location of children's hearing
- 18 Power to change Principal Reporter's functions
- 19 Rights of audience

Functions of SCRA

- 20 Assisting Principal Reporter
- 21 Provision of accommodation for children's hearings
- 22 Independence of Principal Reporter
- 23 Directions

Transfer of staff, property etc.

- 24 Transfer of staff, property etc.

PART 3

GENERAL CONSIDERATIONS

- 25 Welfare of the child
- 26 Decisions inconsistent with section 25
- 27 Views of the child
- 28 Children's hearing: pre-condition for making certain orders and warrants
- 29 Sheriff: pre-condition for making certain orders and warrants
- 29A Duty to consider including contact direction
- 30 Children's hearing: duty to consider appointing safeguarder
- 31 Sheriff: duty to consider appointing safeguarder

PART 4

SAFEGUARDERS

- 32 The Safeguarders Panel
- 33 Functions of safeguarder
- 34 Safeguarders: regulations

PART 5

CHILD ASSESSMENT AND CHILD PROTECTION ORDERS

Child assessment orders

- 35 Child assessment orders
- 36 Consideration by sheriff

Child protection orders

- 37 Child protection orders

Changes to legislation: Children's Hearings (Scotland) Act 2011 is up to date with all changes known to be in force on or before 11 May 2024. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details) View outstanding changes

Consideration of application by sheriff

- 38 Consideration by sheriff: application by local authority only
- 39 Consideration by sheriff: application by local authority or other person

Ancillary measures

- 40 Information non-disclosure directions
- 41 Contact directions
- 42 Parental responsibilities and rights directions

Notice of order

- 43 Notice of child protection order

Obligations of local authority

- 44 Obligations of local authority

Review by children's hearing of certain orders

- 45 Review by children's hearing where child in place of safety
- 46 Review by children's hearing where order prevents removal of child

Decision of children's hearing

- 47 Decision of children's hearing

Variation or termination of order by sheriff

- 48 Application for variation or termination
- 49 Notice of application for variation or termination
- 50 Children's hearing to provide advice to sheriff in relation to application
- 51 Determination by sheriff

Termination of order

- 52 Automatic termination of order
- 53 Power of Principal Reporter to terminate order
- 54 Termination of order after maximum of 8 working days

Other emergency measures

- 55 Application to justice of the peace
- 56 Constable's power to remove child to place of safety
- 57 Sections 55 and 56: regulations

Implementation of orders: welfare of child

- 58 Implementation of orders: welfare of child

Offences

- 59 Offences

PART 6

INVESTIGATION AND REFERRAL TO CHILDREN'S HEARING

Changes to legislation: Children's Hearings (Scotland) Act 2011 is up to date with all changes known to be in force on or before 11 May 2024. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details) View outstanding changes

Provision of information to Principal Reporter

- 60 Local authority's duty to provide information to Principal Reporter
- 61 Constable's duty to provide information to Principal Reporter
- 62 Provision of information by court
- 63 Provision of evidence from certain criminal cases
- 64 Provision of information by other persons
- 65 Provision of information by constable: child in place of safety

Investigation and determination by Principal Reporter

- 66 Investigation and determination by Principal Reporter
- 67 Meaning of "section 67 ground"
- 68 Determination under section 66: no referral to children's hearing
- 69 Determination under section 66: referral to children's hearing
- 70 Requirement under Antisocial Behaviour etc. (Scotland) Act 2004
- 71 Case remitted under section 49 of Criminal Procedure (Scotland) Act 1995
- 72 Child in place of safety: Principal Reporter's powers

PART 7

ATTENDANCE AT CHILDREN'S HEARING

- 73 Child's duty to attend children's hearing
- 74 Relevant person's duty to attend children's hearing
- 75 Power to proceed in absence of relevant person
- 76 Power to exclude relevant person from children's hearing
- 77 Power to exclude relevant person's representative from children's hearing
- 78 Rights of certain persons to attend children's hearing

PART 8

PRE-HEARING PANEL

- 79 Referral of certain matters for pre-hearing determination
- 80 Determination of matter referred under section 79
- 81 Determination of claim that person be deemed a relevant person
- 81A Determination that deeming of person as relevant person to end
- 81B Determination of claim that opportunity to participate not afforded
- 82 Appointment of safeguarder

PART 9

CHILDREN'S HEARING

Key definitions

- 83 Meaning of "compulsory supervision order"
- 84 Meaning of "movement restriction condition"
- 85 Meaning of "secure accommodation authorisation"
- 86 Meaning of "interim compulsory supervision order"
- 87 Meaning of "medical examination order"
- 88 Meaning of "warrant to secure attendance"

Changes to legislation: Children's Hearings (Scotland) Act 2011 is up to date with all changes known to be in force on or before 11 May 2024. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details) View outstanding changes

Statement of grounds

- 89 Principal Reporter's duty to prepare statement of grounds

Grounds hearing

- 90 Grounds to be put to child and relevant person
91 Grounds accepted: powers of grounds hearing
92 Powers of grounds hearing on deferral
93 Grounds not accepted: application to sheriff or discharge
94 Child or relevant person unable to understand grounds
95 Child fails to attend grounds hearing

Children's hearing to consider need for further interim order

- 96 Children's hearing to consider need for further interim compulsory supervision order

Application of Part where compulsory supervision order in force

- 97 Application of Part where compulsory supervision order in force

PART 10

PROCEEDINGS BEFORE SHERIFF

Application for extension or variation of interim compulsory supervision order

- 98 Application for extension or variation of interim compulsory supervision order
99 Further extension or variation of interim compulsory supervision order

Power to make interim compulsory supervision order

- 100 Sheriff's power to make interim compulsory supervision order

Application to establish grounds

- 101 Hearing of application
102 Jurisdiction and standard of proof: offence ground
103 Child's duty to attend hearing unless excused
104 Child and relevant person: representation at hearing

Ground accepted before application determined

- 105 Application by virtue of section 93: ground accepted before determination
106 Application by virtue of section 94: ground accepted by relevant person before determination

Withdrawal of application: termination of orders etc.

- 107 Withdrawal of application: termination of orders etc. by Principal Reporter

Determination of application

- 108 Determination: ground established

Changes to legislation: Children's Hearings (Scotland) Act 2011 is up to date with all changes known to be in force on or before 11 May 2024. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details) View outstanding changes

- 109 Determination: power to make interim compulsory supervision order etc.

Review of sheriff's determination

- 110 Application for review of grounds determination
 111 Sheriff: review or dismissal of application
 112 Child's duty to attend review hearing unless excused
 113 Child and relevant person: representation at review hearing
 114 Sheriff's powers on review of grounds determination
 115 Recall: power to refer other grounds
 116 Recall: powers where no grounds accepted or established
 117 New section 67 ground established: sheriff to refer to children's hearing

Application of Part where compulsory supervision order in force

- 118 Application of Part where compulsory supervision order in force

PART 11

SUBSEQUENT CHILDREN'S HEARINGS

- 119 Children's hearing following deferral or proceedings under Part 10
 120 Powers of children's hearing on deferral under section 119

PART 12

CHILDREN'S HEARINGS: GENERAL

Views of child

- 121 Confirmation that child given opportunity to express views before hearing

Children's advocacy services

- 122 Children's advocacy services

Warrants to secure attendance

- 123 General power to grant warrant to secure attendance

Child's age

- 124 Requirement to establish child's age

Compulsory supervision orders: review

- 125 Compulsory supervision order: requirement to review

Contact orders and permanence orders

- 126 Review of contact direction

Referral where failure to provide education for excluded pupil

- 127 Referral where failure to provide education for excluded pupil

Changes to legislation: Children's Hearings (Scotland) Act 2011 is up to date with all changes known to be in force on or before 11 May 2024. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details) View outstanding changes

Parenting order

- 128 Duty to consider applying for parenting order

PART 13

REVIEW OF COMPULSORY SUPERVISION ORDER

Requirement for review

- 129 Requirement under Antisocial Behaviour etc. (Scotland) Act 2004
130 Case remitted under section 49 of Criminal Procedure (Scotland) Act 1995
131 Duty of implementation authority to require review
132 Right to require review: child, relevant person and person afforded opportunity to participate
132A Right of person not afforded opportunity to participate to require review
133 Principal Reporter's duty to initiate review
134 Duty to initiate review if child to be taken out of Scotland
135 Duty to initiate review: secure accommodation authorisation
136 Duty to initiate review where child transferred

Functions of Principal Reporter and children's hearing

- 137 Duty to arrange children's hearing
138 Powers of children's hearing on review
139 Powers of children's hearing on deferral under section 138
140 Interim variation of compulsory supervision order
141 Preparation of report in circumstances relating to permanence order or adoption

Review of relevant person determination

- 142 Review of determination that person be deemed a relevant person

PART 14

IMPLEMENTATION OF ORDERS

Power to transfer child in cases of urgent necessity

- 143 Transfers in cases of urgent necessity

Implementation of compulsory supervision order

- 144 Implementation of compulsory supervision order: general duties of implementation authority
145 Duty where order requires child to reside in certain place
146 Breach of duties imposed by sections 144 and 145
147 Application for order
148 Order for enforcement

Compulsory supervision orders etc.: further provision

- 149 Compulsory supervision orders etc.: further provision

Movement restriction conditions: regulations etc.

- 150 Movement restriction conditions: regulations etc.

Changes to legislation: Children's Hearings (Scotland) Act 2011 is up to date with all changes known to be in force on or before 11 May 2024. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details) View outstanding changes

Secure accommodation

- 151 Implementation of secure accommodation authorisation
- 152 Secure accommodation: placement in other circumstances
- 153 Secure accommodation: regulations

PART 15

APPEALS

Appeal against decision of children's hearing

- 154 Appeal to sheriff against decision of children's hearing
- 155 Procedure
- 156 Determination of appeal
- 157 Time limit for disposal of appeal against certain decisions

Compulsory supervision order: suspension pending appeal

- 158 Compulsory supervision order: suspension pending appeal

Frivolous and vexatious appeals

- 159 Frivolous and vexatious appeals

Other appeals

- 160 Appeal to sheriff against relevant person determination
- 161 Appeal to sheriff against decision affecting contact or permanence order
- 162 Appeal to sheriff against decision to implement secure accommodation authorisation

Appeals to sheriff principal and Court of Session

- 163 Appeals to sheriff principal and Court of Session: children's hearings etc.
- 164 Appeals to sheriff principal and Court of Session: relevant persons
- 165 Appeals to sheriff principal and Court of Session: contact and permanence orders

Requirement imposed on local authority: review and appeal

- 166 Review of requirement imposed on local authority
- 167 Appeals to sheriff principal: section 166

PART 16

ENFORCEMENT OF ORDERS

- 168 Enforcement of orders
- 169 Child absconding from place
- 170 Child absconding from person
- 171 Offences related to absconding

PART 17

PROCEEDINGS UNDER PART 10: EVIDENCE

- 172 Use of evidence obtained from prosecutor

Changes to legislation: Children's Hearings (Scotland) Act 2011 is up to date with all changes known to be in force on or before 11 May 2024. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details) View outstanding changes

- 173 Cases involving sexual behaviour: evidence
- 174 Cases involving sexual behaviour: taking of evidence by commissioner
- 175 Sections 173 and 174: application to sheriff for order as to evidence
- 176 Amendment of Vulnerable Witnesses (Scotland) Act 2004

PART 18

MISCELLANEOUS

Children's hearings: procedural rules

- 177 Children's hearings: procedural rules

Disclosure of information

- 178 Children's hearing: disclosure of information
- 179 Sharing of information: prosecution
- 179A Request for information by person affected by child's offence or behaviour
- 179B Information to which section 179A applies
- 179C Decision by Principal Reporter following request under section 179A
- 180 Sharing of information: panel members

Implementation of compulsory supervision orders: annual report

- 181 Implementation of compulsory supervision orders: annual report

Publishing restrictions

- 182 Publishing restrictions

Mutual assistance

- 183 Mutual assistance
- 184 Enforcement of obligations on health board under section 183

Proceedings before sheriff under Act

- 185 Amendment of section 32 of Sheriff Courts (Scotland) Act 1971

Consent of child to medical examination or treatment

- 186 Consent of child to medical examination or treatment

Rehabilitation of offenders

- 187 Rehabilitation of Offenders Act 1974: treatment of certain disposals by children's hearings

Criminal record certificates

- 188 Criminal record certificates

Places of safety

- 189 Places of safety: restrictions on use of police stations

Changes to legislation: Children's Hearings (Scotland) Act 2011 is up to date with all changes known to be in force on or before 11 May 2024. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details) View outstanding changes

Orders made outwith Scotland

190 Effect of orders made outwith Scotland

PART 19

LEGAL AID AND ADVICE

191 Legal aid and advice

192 Power to make regulations about contracts for provision of children's legal aid

PART 20

GENERAL

Formal communications

193 Formal communications

Forms

194 Forms

Subordinate legislation

195 Subordinate legislation

196 Negative procedure

197 Affirmative procedure

198 Super-affirmative procedure

Interpretation

199 Meaning of “child”

200 Meaning of “relevant person”

201 Meaning of “relevant local authority”

202 Interpretation

General

203 Consequential amendments and repeals

204 Ancillary provision

205 Transitional provision etc.

206 Short title and commencement

SCHEDULE 1 — Children's Hearings Scotland

Status

1 (1) CHS— (a) is not a servant or agent of...

Membership

2 (1) The members of CHS are to be appointed by...

Changes to legislation: Children's Hearings (Scotland) Act 2011 is up to date with all changes known to be in force on or before 11 May 2024. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details) View outstanding changes

Persons disqualified from membership

3 A person is disqualified from appointment, and from holding office,...

Resignation of members

4 A member of CHS may resign office by giving notice...

Removal of members

5 (1) The Scottish Ministers may revoke the appointment of a...

Remuneration, allowances etc.

6 (1) CHS must pay to its members—

Chairing meetings

7 (1) The Scottish Ministers must appoint one of the members...

The National Convener

8 (1) CHS is, with the approval of the Scottish Ministers,...

Supplementary powers of National Convener

9 The National Convener may do anything that the National Convener...

Delegation of National Convener's functions

10 (1) The functions of the National Convener conferred by virtue...

Staff

11 (1) CHS may employ any staff necessary to ensure the...

Area support teams: establishment and membership

12 (1) The National Convener must establish and maintain a committee...

Transfer of members from CPACs

13 (1) This paragraph applies where (a) the National Convener establishes...

Area support teams: functions

14 (1) An area support team is to carry out for...

Committees

15 (1) CHS may establish committees. (2) The members of committees...

CHS's supplementary powers

16 (1) CHS may do anything that it considers appropriate for...

Procedure

17 (1) CHS may determine— (a) its own procedure (including quorum),...

Changes to legislation: Children's Hearings (Scotland) Act 2011 is up to date with all changes known to be in force on or before 11 May 2024. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details) View outstanding changes

Delegation of CHS's functions

18 (1) Any function of CHS (whether conferred by virtue of...

Financial interests

19 (1) The Scottish Ministers must from time to time satisfy...

Grants

20 (1) The Scottish Ministers may make grants to CHS of...

Accounts

21 (1) CHS must— (a) keep proper accounts and accounting records,...

Provision of accounts and other information to Scottish Ministers

22 (1) The Scottish Ministers may direct CHS to give them...

CHS's annual report

23 (1) CHS must, as soon as is reasonably practicable after...

National Convener's annual report

24 (1) The National Convener must, as soon as is reasonably...

Validity of proceedings and actions

25 The validity of proceedings or actions of CHS (including proceedings...

SCHEDULE 2 — The Children's Panel

Recruitment and tenure of panel members

1 (1) The National Convener may make arrangements for the recruitment...

List of panel members

2 (1) The National Convener must publish a list setting out...

Training

3 (1) The National Convener may train, or make arrangements for...

Allowances

4 (1) The National Convener may, with the approval of the...

SCHEDULE 3 — The Scottish Children's Reporter Administration

Status

1 (1) SCRA— (a) is not a servant or agent of...

Membership

2 (1) The members of SCRA are to be appointed by...

Changes to legislation: Children's Hearings (Scotland) Act 2011 is up to date with all changes known to be in force on or before 11 May 2024. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details) View outstanding changes

Persons disqualified from membership

- 3 A person is disqualified from appointment, and from holding office,...

Resignation of members

- 4 A member of SCRA may resign office by giving notice...

Removal of members

- 5 (1) The Scottish Ministers may revoke the appointment of a...

Remuneration, allowances etc.

- 6 (1) SCRA must pay to its members—

Chairing meetings

- 7 (1) The Scottish Ministers must appoint one of the members...

The Principal Reporter

- 8 (1) The Principal Reporter is to be appointed by SCRA...

Supplementary powers of Principal Reporter

- 9 The Principal Reporter may do anything that the Principal Reporter...

Delegation of Principal Reporter's functions

- 10 (1) The functions of the Principal Reporter conferred by virtue...

Staff

- 11 (1) SCRA may employ any staff necessary to ensure the...

Appeals against dismissal

- 12 (1) A person employed by SCRA who is of a...

Committees

- 13 (1) SCRA may establish committees. (2) The members of committees...

SCRA's supplementary powers

- 14 (1) SCRA may do anything that it considers appropriate for...

Procedure

- 15 SCRA may determine— (a) its own procedure (including quorum), and...

Delegation of SCRA's functions

- 16 (1) Any function of SCRA (whether conferred by virtue of...

Financial interests

- 17 (1) The Scottish Ministers must from time to time satisfy...

Changes to legislation: Children's Hearings (Scotland) Act 2011 is up to date with all changes known to be in force on or before 11 May 2024. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details) View outstanding changes

Grants

- 18 (1) The Scottish Ministers may make grants to SCRA of...

Accounts

- 19 (1) SCRA must— (a) keep proper accounts and accounting records,...

Provision of accounts and other information to Scottish Ministers

- 20 (1) The Scottish Ministers may direct SCRA to give them...

SCRA's annual report

- 21 (1) SCRA must, as soon as is reasonably practicable after...

Principal Reporter's annual report

- 22 (1) The Principal Reporter must, as soon as is reasonably...

Validity of proceedings and actions

- 23 The validity of proceedings or actions of SCRA (including proceedings...

SCHEDULE 4 — Transfer of staff and property to CHS

Interpretation

- 1 In this schedule— “recognised” has the meaning given by section...

Staff transfer orders

- 2 (1) The Scottish Ministers may by order (a “staff transfer...

Schemes for transfer of staff: consultation

- 3 (1) Sub-paragraph (2) applies where a staff transfer order includes...

Effect on existing contracts of employment

- 4 (1) This paragraph applies where— (a) a person is to...

Transfer of property etc. to CHS

- 5 (1) The Scottish Ministers may make a transfer scheme.

SCHEDULE 5 — Minor and consequential amendments

Legal Aid (Scotland) Act 1986 (c.47)

- 1 (1) The Legal Aid (Scotland) Act 1986 is amended as...

Children (Scotland) Act 1995 (c.36)

- 2 (1) The Children (Scotland) Act 1995 is amended as follows....

Antisocial Behaviour etc. (Scotland) Act 2004 (asp 8)

- 3 In section 12 of the Antisocial Behaviour etc. (Scotland) Act...

Changes to legislation: Children's Hearings (Scotland) Act 2011 is up to date with all changes known to be in force on or before 11 May 2024. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details) [View outstanding changes](#)

SCHEDULE 6 — Repeals

Changes to legislation:

Children's Hearings (Scotland) Act 2011 is up to date with all changes known to be in force on or before 11 May 2024. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations.

[View outstanding changes](#)

Changes and effects yet to be applied to :

- s. 163 cross-heading substituted by [2020 asp 16 s. 27\(2\)](#)
- s. 62(5) word repealed by [2020 asp 9 s. 8\(2\)\(a\)](#)
- s. 163 title substituted by [2020 asp 16 s. 27\(3\)\(g\)](#)
- s. 163(1) words substituted by [2020 asp 16 s. 27\(3\)\(a\)](#)
- s. 163(4)(b) words substituted by [2020 asp 16 s. 27\(3\)\(c\)](#)
- s. 163(6)(b) words substituted by [2020 asp 16 s. 27\(3\)\(d\)](#)
- s. 163(10) words substituted by [2020 asp 16 s. 27\(3\)\(e\)](#)
- s. 163(11) words repealed by [2020 asp 16 s. 27\(3\)\(f\)](#)
- s. 164 title substituted by [2020 asp 16 s. 27\(4\)\(e\)](#)
- s. 164(1) words substituted by [2020 asp 16 s. 27\(4\)\(a\)](#)
- s. 164(6) words substituted by [2020 asp 16 s. 27\(4\)\(c\)](#)
- s. 164(7) words repealed by [2020 asp 16 s. 27\(4\)\(d\)](#)
- s. 165 title substituted by [2020 asp 16 s. 27\(5\)\(e\)](#)
- s. 165(1) words substituted by [2020 asp 16 s. 27\(5\)\(a\)](#)
- s. 165(6) words substituted by [2020 asp 16 s. 27\(5\)\(c\)](#)
- s. 165(7) words repealed by [2020 asp 16 s. 27\(5\)\(d\)](#)
- s. 167 title substituted by [2020 asp 16 s. 27\(6\)\(d\)](#)
- s. 167(1) words substituted by [2020 asp 16 s. 27\(6\)\(a\)](#)
- s. 167(2) words substituted by [2020 asp 16 s. 27\(6\)\(b\)](#)
- s. 167(6) words substituted by [2020 asp 16 s. 27\(6\)\(c\)](#)
- s. 182(9) words substituted by [2020 asp 16 s. 27\(7\)](#)
- s. 187 repealed by [2020 asp 13 sch. 5 para. 13\(a\)](#)
- s. 188 repealed by [2020 asp 13 sch. 5 para. 13\(b\)](#)

Changes and effects yet to be applied to the whole Act associated Parts and Chapters:

Whole provisions yet to be inserted into this Act (including any effects on those provisions):

- Pt. 17A inserted by [2020 asp 16 s. 6\(2\)](#)
- s. 25(3) inserted by [2020 asp 16 s. 30\(7\)](#)
- s. 27(3)-(4A) substituted for s. 27(3)(4) by [2020 asp 16 s. 3\(2\)](#)
- s. 62(5)(q)-(u) inserted by [2020 asp 9 s. 8\(2\)\(b\)](#)
- s. 163(2)-(2B) substituted for s. 163(2) by [2020 asp 16 s. 27\(3\)\(b\)](#)
- s. 164(2)-(2B) substituted for s. 164(2) by [2020 asp 16 s. 27\(4\)\(b\)](#)
- s. 165(2)-(2B) substituted for s. 165(2) by [2020 asp 16 s. 27\(5\)\(b\)](#)