



PROTOCOL FOR THE QUEENSLAND LAW SOCIETY TO RAISE CONCERNS ABOUT JUDICIAL CONDUCT

PREAMBLE

- A. There exists an informal procedure by which a solicitor can raise concerns through the President of the Queensland Law Society (the Society) about the courtroom conduct of a judge of the Supreme Court. In that informal process, the President communicates those concerns to the Chief Justice who gives consideration as to whether and what steps should be taken and acts accordingly.
- B. This protocol is intended to document that procedure.

THE PROCEDURE

The steps in the procedure are:

1. Members of the Society may contact the President of the Society to raise concerns about the conduct of a judge. The raising of the concern will be treated confidentially, save to the extent that disclosure to others is necessary for the purposes of this Protocol. The member of the Society raising a concern need not be the person who has been the subject of the conduct, but must have firsthand knowledge of the conduct sufficient to raise the concern.
2. The President will make an assessment of the conduct and, for this purpose, may ask for more information from the member about the nature of the conduct and its impact.
3. After such assessment as the President deems necessary, if the President is of the view that conduct may be of the type that warrants it, the President may raise the matter with the Chief Justice on a confidential basis. If the matter raised concerns the Chief Justice then the President may raise the matter with the next most senior judge available. That judge may act under this Protocol in relation to the matter as the Chief Justice could, had the matter concerned a different judge.
4. In appropriate cases, the President may raise concerns with the Chief Justice in accordance with this Protocol of their own motion. Before doing so, the President will take into account, but not be bound by, the wishes of aggrieved members.
5. After a matter has been raised with the Chief Justice they will make such enquiry as they think fit so as to inform themselves of the validity of the concern. The Chief Justice may:
 - (a) bring the matter to the attention of the relevant judge (without, so far as is possible, identifying which solicitor has raised the concern where the President has advised that the solicitor would prefer not to be identified);

- (b) watch or listen to any in-court recording relevant to the conduct;
- (c) read any transcript of hearing(s) relevant to the conduct;
- (d) give the judge the opportunity to express their views.

6. If, after informing themselves about the conduct complained of, the Chief Justice is of the view that there is no substance to the concern raised or that the conduct does not warrant any further action the Chief Justice shall so inform the President.

7. The Chief Justice may take steps which include, but are not limited to, one or more of the following:

- (a) discussing their views about the conduct with the judge;
- (b) discussing with the judge whether any further action is appropriate;
- (c) informing the President that discussion has taken place with the judge concerned;
- (d) informing the President in general terms of the outcome of any discussion with the judge;
- (e) advising the President of any further step that has been agreed or has occurred;
- (f) informing the President of the extent to which the President might disseminate any information provided by the Chief Justice.

8. The President shall not inform any third party (including the solicitor raising the concern) of their discussions with the Chief Justice concerning any such matter without the express approval of the Chief Justice.

9. The President may raise with the Chief Justice any matter in relation to the operation of this Protocol or in relation to judicial conduct more generally.

Dated this 30th day of April 2021.



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The Hon. Chief Justice Holmes
Chief Justice of Queensland

Dated this 30th day of April 2021.



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Ms Elizabeth Shearer, President
Queensland Law Society