

## CLAUSE NOTES

### *Aboriginal Relics (Consequential Amendments) Bill 2017*

- Clause 1            **Short Title**
- Clause 2            **Commencement**  
This Act will commence on the same day as the *Aboriginal Relics Amendment Act 2017*.
- Clause 3            **Principal Act**  
Identifies the *Crown Lands (Shack sites) Act 1997* as the principal Act for Part 2.
- Clause 4            **Schedule 2A amended**  
Replaces “*Aboriginal Relics Act 1975*” by “*Aboriginal Heritage Act 1975*” in clause 1(1)(a).
- Clause 5            **Principal Regulations**  
Identifies the *Crown Lands Regulations 2011* as the principal Regulations for Part 3.
- Clause 6            **Regulation 19 amended**  
Replaces “*Aboriginal Relics Act 1975*” by “*Aboriginal Heritage Act 1975*” in regulation 19(3)(a).
- Clause 7            **Principal Act**  
Identifies the *Museums (Aboriginal Remains) Act 1984* as the principal Act for Part 4.
- Clause 8            **Section 8 amended**  
Has the sole effect of replacing “*Aboriginal Relics Act 1975*” by “*Aboriginal Heritage Act 1975*” in section 8(b).
- Clause 9            **Principal Act**  
Identifies the *National Broadband Network (Tasmania) Act 2010* as the principal Act for Part 5.
- Clause 10           **Section 28 amended**  
Replaces “*Aboriginal Relics Act 1975*” by “*Aboriginal Heritage Act 1975*” in section 28(b).
- Clause 11           **Principal Act**  
Identifies the *Port Arthur Historic Site Management Authority Act 1987* as the principal Act for Part 6.
- Clause 12           **Section 12 amended**  
Replaces “*Aboriginal Relics Act 1975*” by “*Aboriginal Heritage Act 1975*” in section 12(1)(b).

- Clause 13**            **Principal Regulations**  
Identifies the *Wellington Park Regulations 2009* as the principal Regulations for Part 7.
- Clause 14**            **Regulation 26 amended**  
Replaces the definition of “Aboriginal relic” in Regulation 26(2), by changing “*Aboriginal Relics Act 1975*” to “*Aboriginal Heritage Act 1975*”, and also by making the reference to the Act as a whole, rather than to section 2(3) only. This is both normal drafting practice and is also a correction, as the definition is already provided in more than section 2(3) only.
- Clause 15**            **Repeal of Act**  
This clause provides, as is standard in amendment Bills, that this Act is repealed 365 days after it commences. The amendments made will be incorporated into the amended Acts and Regulations on commencement.