1. On 28 July 2008, a review of the civil and criminal justice system in Queensland was launched by the Queensland Government. Former Senior Judge Administrator, the Honourable Martin Moynihan AO QC, was appointed to conduct the review and report on the working of Queensland courts in the civil and criminal jurisdictions with a view to making more effective use of public resources.
2. The Terms of Reference for the review covered monetary limits for civil jurisdiction; summary disposition of indictable offences; reform of the committals proceedings process; sentencing discounts for an early plea; and case conferencing.
3. The report on the review (entitled the *Review of the civil and criminal justice system in Queensland*) was delivered to the former Attorney-General by Mr Moynihan in late 2008 and makes 60 recommendations. The scope of the recommended reforms is wide ranging, extensive and complex.
4. Cabinet approved the public release of the report and Queensland Government’s Response to the report.
5. Cabinet noted that a bill would be prepared containing the first stage of legislative reforms based on the report before the end of 2009.
6. Attachments

* [*Review of the civil and criminal justice system in Queensland* by the Honourable Martin Moynihan AO QC (December 2008)](Attachments/Review%20by%20Moynihan.pdf)
* [Queensland Government Response to the *Review of the civil and criminal justice system in Queensland Report*](Attachments/Govt%20Response.pdf)