1. On 2 September 2019, the Attorney-General and Minister for Justice and Leader of the House asked the Queensland Law Reform Commission (QLRC) to examine the operation and practical application of both the definition of consent under section 348 of the *Criminal Code 1899* (Qld) (Criminal Code) and the excuse of mistake of fact as it applies to sexual offences in the Criminal Code, and to provide draft legislation of any suggested reform.
2. On 30 June 2020, the QLRC provided Report No. 78 - *Review of consent laws and the excuse of mistake of fact* (QLRC Report) to the Attorney-General and Minister for Justice. Consistent with the terms of reference for the review, the QLRC Report makes five recommendations for key aspects of the existing law to be clarified.
3. Cabinet noted the Queensland Law Reform Commission (QLRC) Report No. 78 - *Review of consent laws and the excuse of mistake of fact*.
4. Cabinet endorsed the Government implementing all five recommendations of the QLRC final report.
5. Cabinet approved the tabling of the QLRC report in the Legislative Assembly.
6. *Attachments*

* [Queensland Law Reform Commission, Report No. 78 - *Review of consent laws and the excuse of mistake of fact*](Attachments/Report.PDF)