1. The Civil Liability and Other Legislation Amendment Bill 2009 amends and modernises the civil liability and personal injury regime in Queensland.
2. The Bill includes amendments to:

* re-base and facilitate the future indexation of monetary amounts in the *Civil Liability Act 2003* (CLA), the *Motor Accident Insurance Act 1994* and the *Personal Injuries Proceedings Act 2002* (PIPA), including the legal cost thresholds and the amounts used for calculations of general damages;
* ensure that a de facto partner of an injured person can claim damages for loss of consortium;
* remove the requirement in the PIPA that parties must sign a certificate of readiness for trial prior to the compulsory conference;
* streamline the process under the PIPA if parties agree to the urgent commencement of proceedings;
* abolish the statutory limitation period for personal injury claims involving a dust-related condition; and
* partially reinstate damages for loss of a claimant’s capacity to provide gratuitous domestic services (also known as *Sullivan v Gordon* damages).

1. Cabinet approved the introduction of the Civil Liability and Other Legislation Amendment Bill 2009 into the Legislative Assembly.
2. *Attachments*

* [Civil Liability and Other Legislation Amendment Bill 2009](Attachments/Bill.pdf)
* [Explanatory Notes](Attachments/Exp%20Notes.pdf)