

Queensland



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Health Quality and Complaints Commission Bill 2006

Contents

Page

Chapter 1	Preliminary	
1	Short title	14
2	Commencement	14
3	Main objects	14
4	Act binds all persons	15
5	Contravention of this Act does not create civil cause of action	15
6	Act does not affect other rights or remedies	15
7	Dictionary	15
8	Meaning of health service	15
9	Meaning of provider	16
10	Meaning of user	16
Chapter 2	Establishment, independence, functions and powers of commission	
11	Establishment of commission	16
12	Commission's independence	16
13	Commission's functions—health service complaints	17
14	Commission's functions—quality of health services	17
15	Commission's functions—information	18
16	Commission's other functions	18
17	Cooperation with other entities	18
18	Commission's powers	19
19	Commission's procedures informal	20
Chapter 3	Quality of health services	
20	Duty of provider	20
21	Commission may ask provider for information	20
22	Commission may make standards	21

23	Consideration of provider's compliance with s 20(1)	21
24	Action by commission for contravention of s 20(1)	22
25	Show cause notice	23
26	Representations about show cause notice	23
27	Ending show cause process without further action	23
28	Finalising report under s 24(1)(b)	24
29	Finalising report under s 24(1)(b) without giving show cause notice	24
30	When Minister must table report	24
Chapter 4	Development of Code of Health Rights and Responsibilities	
31	Code of Health Rights and Responsibilities	25
32	Consultation on code	25
33	Content of code	25
34	Principles relating to content of code	26
Chapter 5	Health complaints	
Part 1	Interpretation	
35	Types of health complaints	26
36	Meaning of health quality complaint	27
37	Meaning of health service complaint	27
Part 2	Making health complaints	
Division 1	Who may make health quality complaints	
38	Who may complain	28
39	Health quality complaint about matter happening before commencement	29
Division 2	Who may make health service complaints	
40	Who may complain	29
41	Representative health service complaint	29
42	Health service complaint about matter happening before commencement	30
43	Substitution of complainant	31
44	Health service complaints about persons who are no longer registered providers	31
Division 3	Process for making health complaints	
45	How to make a health complaint	32
46	Oral complaints to be confirmed in writing	32
47	Complainant to reveal identity	32
48	Further information from complainant	33
49	Commission may require oath or statutory declaration	33

Part 3	Dealing with health quality complaints	
50	How commission must deal with a health quality complaint	33
51	Dealing with quality matter as health service complaint	34
Part 4	Dealing with health service complaints	
Division 1	Early resolution of health service complaints	
52	Early resolution	34
Division 2	Assessment of health service complaints	
53	Commission to immediately assess each health service complaint	35
54	Notice of decision to assess health service complaint	36
55	Submissions about health service complaint	36
56	Power to require information	37
57	Consultation with registration board	37
58	Time limit on assessment	38
59	Decision on assessment of health service complaint	39
60	Notice of assessment decision	39
Division 3	Action on acceptance of health service complaints	
61	Action on acceptance of complaint about provider	40
62	Matters about conciliation	40
Division 4	Decisions not to take action on health service complaints	
63	When commission must decide not to take action	41
64	When commission may decide not to take action	42
65	Withdrawal of complaint	43
Division 5	When commission must refer health service complaints to registration boards	
66	Referral to registration board in public interest	43
Division 6	Other matters	
67	Commission may deal with complaint as 2 or more complaints	44
68	Registration board may delegate function under s 57	45
69	Reports by certain entities	46
70	Use of health service complaint information for quality functions.	46
71	General powers to gather information and facilitate resolution of complaints	47
Chapter 6	Conciliation	
72	Conciliator's function exclusive	47
73	Commission officer not to conciliate and investigate same health service complaint	47

74	Conciliation function	48
75	Public interest	48
76	Action by commission on becoming aware of public interest issue	48
77	Progress reports from conciliator	50
78	Results report from conciliator	50
79	Enforceable agreement	50
80	Action on report of unsuccessful conciliation	50
81	Ending conciliation by commission	51
82	Conciliation privileged	52
83	Confidentiality of conciliation	53
84	Professional mentor	54
85	Administrative support staff	54
Chapter 7	Investigations by commission	
Part 1	Commission's investigations	
86	Commission's investigations	55
Part 2	Referral of matter to other entity	
87	Referral to another entity	56
88	Investigation by other entity	56
89	Commission's powers not affected by reference	57
Part 3	Action on investigation	
90	Definitions for pt 3	57
91	Commission's report about investigation	57
92	To whom report may be given	57
Part 4	Conciliation after investigation	
93	Conciliation of investigated health service complaint	58
Chapter 8	Inquiries by commission	
94	Commission may conduct an inquiry	58
95	Commission must conduct inquiry if directed by Minister	59
96	Constitution of commission for inquiry	59
97	Who is to preside at inquiry	59
98	Commission must be assisted by lawyer	60
99	Procedure	60
100	Notice of inquiry	60
101	Inquiry to be held in public other than in special circumstances .	60
102	Suppression of name of witness	61

103	Protection of commission members, representatives and witnesses	61
104	Record of proceedings to be kept	62
105	Commission's powers on inquiry	62
106	Notice to witness	62
107	Notice requiring information	62
108	Inspection of records or other things	63
109	Offences by witnesses	64
110	Contempt of commission	65
111	Change or absence of inquiry member	65
112	Report by commission	65
113	Minister must table report.	65
Chapter 9	Monitoring, enforcement and investigations	
Part 1	Authorised persons' functions and powers generally	
114	Functions of authorised person	66
115	Powers of authorised person	66
Part 2	Appointment of authorised persons	00
116		66
117	Appointment conditions and limit on powers	67
118	Issue of identity card	67
119	Production or display of identity card	67
120	When authorised person ceases to hold office	68
121	Resignation	68
122	Return of identity card	68
Part 3	Powers of authorised persons	
Division 1	Power to obtain information	
123	Power to require information or attendance	69
124	Offences	69
125	Inspection of produced things	70
Division 2	Entry of places	
126	Power to enter places.	71
Division 3	Procedure for entry	
127	Entry with consent	72
128	Application for warrant	73
129	Issue of warrant	73
130	Application by electronic communication and duplicate warrant .	74
131	Defect in relation to a warrant.	76

132	Warrants—procedure before entry	76
Division 4	Powers after entry	
133	General powers after entering places	77
134	Exercise of general powers	78
135	Failure to help authorised person	78
Division 5	Power to seize evidence	
136	Seizing evidence at a place that may be entered without consent or warrant	79
137	Seizing evidence at a place that may only be entered with consent or warrant	79
138	Receipt for seized things	80
139	Forfeiture of seized thing	80
140	Dealing with forfeited things etc	81
141	Access to seized things	81
142	Return of seized things	82
Division 6	Compensation	
143	Notice of damage	82
144	Compensation	83
Division 7	General enforcement matters	
145	Obstructing authorised person	83
146	Impersonation of authorised person	84
Chapter 10	Matters concerning the commission	
Part 1	Membership	
147	Membership of commission	84
148	Commissioner	84
149	Assistant commissioners	84
150	Ineligibility for appointment as commission member	86
151	Term and conditions of appointment	86
152	Vacancy in commission member's office	87
153	Removal or suspension of commission member	87
154	Grant of leave to commission member	87
155	Filling vacancies	87
Part 2	Commission business	
156	Conduct of business	88
157	Presiding at meetings	88
158	Times and places of meetings	88
159	Quorum for meetings	88

160	Conduct of meetings	88
161	Minutes	89
162	Disclosure of interest	89
Part 3	Ministers powers to give directions	
163	Minister may direct inquiry	91
164	Other directions by Minister	91
Part 4	Other matters	
165	Commission's relationship with the State	92
166	Delegation by the commission	92
167	Preservation of rights	92
168	Superannuation for commission member who was previously a public service officer	93
169	Committees	93
170	Nomination of persons for membership of district health councils	94
171	Application of various public sector Acts	94
172	Annual report	95
173	Special report	96
Chapter 11	Office of the Health Quality and Complaints Commission	
Part 1	Establishment	
174	Establishment of office	97
Part 2	Office's function and powers	
	Office's function and powers	
175	Function and powers	97
175 176	-	97 97
	Function and powers	-
176	Function and powers	-
176 Part 3	Function and powers Status Chief executive officer	97
176 Part 3 177	Function and powers Status Status Status Chief executive officer Appointment of chief executive officer	97 98
176 Part 3 177 178	Function and powers Status Chief executive officer Appointment of chief executive officer Conditions of appointment	97 98 98
176 Part 3 177 178 179	Function and powers Status Status Chief executive officer Appointment of chief executive officer Conditions of appointment Function of chief executive Function of chief executive	97 98 98 98
176 Part 3 177 178 179 180	Function and powers Status Chief executive officer Appointment of chief executive officer Conditions of appointment Function of chief executive Chief executive must act independently etc.	97 98 98 98 98
176 Part 3 177 178 179 180 181	Function and powers Status Chief executive officer Appointment of chief executive officer Conditions of appointment Function of chief executive Chief executive must act independently etc. Delegation by chief executive	97 98 98 98 98 98 98
176 Part 3 177 178 179 180 181 182	Function and powers Status Chief executive officer Appointment of chief executive officer Conditions of appointment Function of chief executive Chief executive must act independently etc. Delegation by chief executive Resignation	97 98 98 98 98 98 98 98 99
176 Part 3 177 178 179 180 181 182 183	Function and powers Status Chief executive officer Appointment of chief executive officer Conditions of appointment Function of chief executive Chief executive must act independently etc. Delegation by chief executive Resignation Ending of appointment	97 98 98 98 98 98 98 99 99
176 Part 3 177 178 179 180 181 182 183 184	Function and powers Status Chief executive officer Appointment of chief executive officer Conditions of appointment Function of chief executive Chief executive must act independently etc. Delegation by chief executive Resignation Ending of appointment Acting chief executive.	97 98 98 98 98 98 98 99 99 99
176 Part 3 177 178 179 180 181 182 183 184 185	Function and powers Status Chief executive officer Appointment of chief executive officer Conditions of appointment Function of chief executive Chief executive must act independently etc. Chief executive must act independently etc. Delegation by chief executive. Resignation Ending of appointment Acting chief executive. Preservation of rights Superannuation for chief executive who was previously a	97 98 98 98 98 98 98 99 99 99 99

Chapter 12	Registration boards	
188	Information from registration board	101
189	Registration board may ask commission for information	101
190	Commission may intervene in disciplinary proceedings	101
Chapter 13	Offences and proceedings	
191	False or misleading statements	102
192	False or misleading records	102
193	Reprisal and grounds for reprisals	103
194	Offence for taking reprisal	103
195	Damages entitlement for reprisal	103
196	Summary offences	104
197	Limitation on time for starting proceedings for summary offence	104
198	Proceedings for indictable offences	104
199	Limitation on who may summarily hear indictable offence	105
200	Allegations of false or misleading information or records	105
201	Appointments and authority	106
202	Signatures	106
203	Other evidentiary aids	106
Chapter 14	Other matters	
204	Verifying information	107
205	Response to adverse comments in commission report	107
206	Dispensing with notice or opportunity to make submissions	107
207	Commission may give combined notice	108
208	Failure by commission to give notice or make assessment	108
209	Form of consultation between commission and registration board	109
210	Commission may provide information	109
211	Investigation etc. despite proceedings	109
212	Giving of information protected	109
213	Reports privileged	110
214	Preservation of confidentiality	111
215	Protecting officials from liability	113
216	Review by committee of the Legislative Assembly	113
217	Regulations	113

Chapter 15	Repeal and	transitional provisions	
Part 1	Repeal		
218	Repeal of H	ealth Rights Commission Act 1991	114
Part 2	Transitiona	l provisions	
219	Definitions f	or pt 2	114
220	References	to repealed Act or former commission	114
221	Assets and	liabilities etc.	114
222	Officers of f	ormer commission	115
223	Former com	mission's records	115
224	Proceeding	S	115
225	Health serv	ce complaints	116
226	Direction of	Minister given under repealed Act	117
227	Offences		117
228	Things seiz	ed	117
229	Former com	mission's annual report for 2005-2006	117
230	Amendmen	t of regulation by Act	118
231	Transitional	regulation-making power	118
Chapter 16	Amendmer	t of Health Services Act 1991	
232	Act amende	d in ch 16	118
233	Amendmen	t of s 2 (Definitions)	119
234	Amendmen	t of s 10 (Appointment of members)	119
235	Amendmen	t of s 17 (Times and places of meetings)	119
236	Amendmen	t of s 22 (Managers for districts)	120
237	Insertion of	new s 23A	120
	23A .	Tabling of council reports	120
238	Amendmen	t of s 24 (Appointment of health service employees).	120
239	Insertion of	new s 62LA	120
		Disclosure to Health Quality and Complaints Commission	121
240	Insertion of	new pt 9, div 6	121
	Division 6	Transitional provisions for Health Quality and Complaints Commission Act 2006	
	83	Existing members of district health councils	121
Chapter 17	Amendmer	t of other legislation	
241	Amendmen	t of legislation	122
Schedule 1	Health serv	lices	123
Schedule 2	Registratio	n boards	125

Schedule 3	Consequential amendments	126
	Births, Deaths and Marriages Registration Act 2003	126
	Chiropractors Registration Act 2001	127
	Commission for Children and Young People and Child	
	Guardian Act 2000	127
	Coroners Act 2003	127
	Criminal Code	128
	Dental Practitioners Registration Act 2001	128
	Dental Technicians and Dental Prosthetists Registration Act 2001	129
	Disability Services Act 2006	129
	Evidence Regulation 1993	129
	Freedom of Information Act 1992	130
	Health Practitioners (Professional Standards) Act 1999	130
	Health Practitioners (Special Events Exemption) Act 1998	138
	Industrial Relations Act 1999	138
	Medical Practitioners Registration Act 2001	139
	Medical Radiation Technologists Registration Act 2001	139
	Mental Health Act 2000	139
	Nursing Act 1992	139
	Occupational Therapists Registration Act 2001	143
	Ombudsman Act 2001	144
	Optometrists Registration Act 2001	144
	Osteopaths Registration Act 2001	144
	Parliament of Queensland Act 2001	145
	Personal Injuries Proceedings Act 2002.	145
	Personal Injuries Proceedings Regulation 2002.	147
	Pharmacists Registration Act 2001	147
	Physiotherapists Registration Act 2001	147
	Podiatrists Registration Act 2001	148
	Prostitution Act 1999	148
	Psychologists Registration Act 2001	148
	Public Health Act 2005	149
	Public Health (Infection Control for Personal Appearance Services) Act 2003	149
	Public Service Act 1996	149
	Public Service Regulation 1997	150
	Residential Services (Accreditation) Act 2002	150

	Speech Pathologists Registration Act 2001	150
	Statutory Bodies Financial Arrangements Regulation 1997	151
Schedule 4	Other amendments	152
	Dental Technicians and Dental Prosthetists Registration Act 2001	152
	Health Act 1937	152
	Health Practitioners (Professional Standards) Act 1999	153
	Health Services Act 1991	153
	Hospitals Foundations Act 1982	154
	Nursing Act 1992	156
	Pest Management Act 2001	157
	Public Health Act 2005	157
	Public Health (Infection Control for Personal Appearance Services) Act 2003	159
	Research Involving Human Embryos and Prohibition of Human Cloning Act 2003	160
	Tobacco and Other Smoking Products Act 1998	160
	Transplantation and Anatomy Act 1979	160
Schedule 5	Dictionary	162

A Bill

for

An Act to establish the Health Quality and Complaints Commission, to improve the quality of health services and to provide for the monitoring of the quality of health services and the management of health complaints, and for other purposes

s 3

The	The Parliament of Queensland enacts—			1
Ch	apte	er 1	Preliminary	2
1	Sh	ort til		3
			Act may be cited as the <i>Health Quality and Complaints mission Act 2006</i> .	4 5
2	Со	mme	ncement	6
	(1)	This	Act, other than section 240, commences on 1 July 2006.	7
	(2)	Sect	ion 240 commences on a day to be fixed by proclamation.	8
3	Ма	in ob	jects	9
	(1)	The	main objects of this Act are to provide for-	10
		(a)	oversight and review of, and improvement in, the quality of health services; and	11 12
		(b)	independent review and management of health complaints.	13 14
	(2)	Heal on th	objects are to be achieved mainly by establishing the lth Quality and Complaints Commission and conferring he commission functions and powers, including functions powers relating to—	15 16 17 18
		(a)	monitoring, reviewing and reporting on the quality of health services; and	19 20
		(b)	recommending action to improve the quality of health services; and	21 22
		(c)	receiving and managing complaints about health services; and	23 24
		(d)	helping users and providers to resolve health service complaints; and	25 26
		(e)	preserving and promoting health rights.	27

4	Ac	t bind	ds all persons	1
	(1)	the	s Act binds all persons, including the State and, as far as legislative power of the Parliament permits, the nmonwealth and the other States.	2 3 4
	(2)	anot	section (1) does not make the State, the Commonwealth or ther State liable to be prosecuted for an offence against Act.	5 6 7
5		ntrav ion	vention of this Act does not create civil cause of	8 9
			ject to section 195, ¹ no provision of this Act creates a civil se of action based on a contravention of the provision.	10 11
6	Ac	t doe	s not affect other rights or remedies	12
	(1)	exis	s Act does not affect or limit a civil right or remedy that ts apart from this Act, whether at common law or erwise.	13 14 15
	(2)	does apar	hout limiting subsection (1), compliance with this Act s not necessarily show that a civil obligation that exists et from this Act has been satisfied or has not been ached.	16 17 18 19
	(3)	This	s section does not limit section 212, 213 or 215. ²	20
7	Dic	tiona	ary	21
			dictionary in schedule 5 defines particular words used in Act.	22 23
8	Ме	aning	g of <i>health service</i>	24
		Hea	alth service means—	25
		(a)	a service provided to an individual for, or purportedly for, the benefit of human health—	26 27

¹ Section 195 (Damages entitlement for reprisal)

² Section 212 (Giving of information protected), 213 (Reports privileged) or 215 (Protecting officials from liability)

		(i) including a service stated in schedule 1, part 1; and	1
		(ii) excluding a service stated in schedule 1, part 2; or	2
		(b) an administrative process or service related to a health service under paragraph (a).	3 4
9	Меа	aning of <i>provider</i>	5
		<i>Provider</i> means a person who provides a health service or a registered provider.	6 7
10	Меа	aning of <i>user</i>	8
	(1)	<i>User</i> means an individual who uses or receives a health service.	9 10
	(2)	An individual is not a user merely because the individual arranges a health service for another individual.	11 12

Chapter 2Establishment,13independence, functions14and powers of commission15

11	Est	Establishment of commission					
	(1)	The Health Quality and Complaints Commission is established.	17 18				
	(2)	The commission—	19				
		(a) is a body corporate; and	20				
		(b) has perpetual succession and a common seal; and	21				
		(c) may sue and be sued in its corporate name.	22				
12	Со	mmission's independence	23				
		In performing its functions the commission must act independently, impartially and in the public interest.	24 25				

Commis	ssion's functions—health service complaints	1
	commission has the following functions in relation to th service complaints—	2 3
(a)	receiving, assessing and managing health service complaints;	4 5
(b)	encouraging and helping users and providers to resolve health service complaints;	6 7
(c)	helping providers to develop procedures to effectively resolve health service complaints;	8 9
(d)	conciliating or investigating health service complaints.	10
Commis	ssion's functions—quality of health services	11
	commission has the following functions in relation to th services—	12 13
(a)	monitoring and reporting on providers' compliance with section $20(1)$; ³	14 15
(b)	making standards relating to the quality of health services;	16 17
(c)	assessing the quality of health services and processes associated with health services;	18 19
(d)	responding to health quality complaints, including by conducting investigations and inquiries;	20 21
(e)	promoting continuous quality improvement in health services;	22 23
(f)	promoting the effective coordination of reviews of health services carried out by public or other bodies;	24 25
(g)	recommending ways of improving health services;	26
(h)	identifying and reviewing issues arising from health complaints;	27 28
(i)	receiving, analysing and disseminating information about the quality of health services.	29 30

15	Commis	ssion's functions—information	1
		commission has the following functions in relation to the vision of information—	2 3
	(a)	providing information, education and advice to users, providers, the public and others relating to—	4 5
		(i) health rights and responsibilities; and	6
		(ii) procedures for resolving health service complaints;	7
	(b)	providing information, advice and reports about health complaints to registration boards;	8 9
	(c)	providing information to the public about the quality of health services, the commission standards and the commission's functions and powers.	10 11 12
16	Commis	ssion's other functions	13
	The	commission's functions also include the following-	14
	(a)	suggesting ways of improving health services and of preserving and promoting health rights;	15 16
	(b)	investigating or inquiring into matters under this Act;	17
	(c)	advising and reporting to the Minister on matters relating to health services or the administration of this Act;	18 19 20
	(d)	advertising for and nominating to the Minister persons the commission considers suitable for appointment as members of district health councils;	21 22 23
	(e)	conducting research relating to its functions;	24
	(f)	performing other functions conferred on the commission under an Act.	25 26
17	Coopera	ation with other entities	27
	To h	help the commission in performing its functions it must—	28
	(a)	keep effective links with—	29
		(i) providers generally; and	30

		(ii)	organisations that have a demonstrated interest in the provision of health services; and	1 2
	(b)	a fu	ult and cooperate with any public authority that has nction that is relevant to, or may impact on, a tion of the commission, including for example—	3 4 5
		(i)	the Anti-Discrimination Commission; and	6
		(ii)	the Commission for Children and Young People and Child Guardian; and	7 8
		(iii)	the Crime and Misconduct Commission; and	9
		(iv)	the Human Rights and Equal Opportunity Commission of the Commonwealth; and	10 11
		(v)	the Information Commissioner; and	12
		(vi)	the ombudsman; and	13
		(vii)	the Privacy Commissioner of the Commonwealth; and	14 15
		(viii)) a registration board; and	16
		(ix)	the State Coroner.	17
Со	mmis	sion	's powers	18
(1)			hission has all the powers of an individual and may, le do any of the following—	19 20

	101 0	xample, do any of the following	20
	(a)	enter into contracts and other arrangements;	21
	(b)	acquire, hold, dispose of, and deal with, property;	22
	(c)	appoint agents and attorneys;	23
	(d)	engage consultants;	24
	(e)	fix charges and other terms for services and other facilities it supplies;	25 26
	(f)	do anything else necessary or convenient to be done in performing its functions.	27 28
(2)	The Act.	commission also has the other powers given to it under an	29 30

19	Commission's procedures informal			
	(1)	In performing its functions or exercising its powers, the commission must—	2 3	
		(a) observe natural justice; and	4	
		(b) act as quickly, and with as little formality and technicality, as practicable.	5 6	
	(2)	Subsection (1) is subject to the express provisions of this Act.	7	
		Example—	8	
		Under section 206 the commission is empowered to dispense with a duty to give notice or to give an entity an opportunity to make submissions in circumstances mentioned in the section.	9 10 11	

Chapter 3 Quality of health services 12

20	Du	ty of provider	13
	(1)	A provider must establish, maintain and implement reasonable processes to improve the quality of health services provided by or for the provider, including processes—	14 15 16
		(a) to monitor the quality of the health services; and	17
		(b) to protect the health and well being of users of the health services.	18 19
	(2)	If a commission standard applying to a provider states a way for complying with subsection (1), the provider complies with the subsection if the provider complies with the standard.	20 21 22
	(3)	Subsection (2) does not limit the way the provider may comply with subsection (1).	23 24
21	Co	mmission may ask provider for information	25
	(1)	The commission may ask a provider for reports, records or other information relating to the quality of health services provided by or for the provider.	26 27 28

(2)	This section does not limit the use of coercive powers under chapter 9, part 3 to obtain information from a provider relating to the quality of health services provided by or for the provider.	1 2 3 4		
Со	mmission may make standards	5		
(1)	The commission may make standards about the processes a provider may adopt to comply with section $20(1)$.			
(2)	Without limiting subsection (1), a standard may relate to any aspect of the quality of health services, including matters relating to—	8 9 10		
	 (a) safety, clinical and cost effectiveness, patient focus, access and responsiveness, public health, facilities and governance; and 	11 12 13		
	(b) the review of deaths in hospitals.	14		
(3)	The commission must maintain a website setting out in an easily understandable way—	15 16		
	(a) each standard made by it and any document applied, adopted or incorporated by the standard; and	17 18		
	(b) each standard revoked by it; and	19		
	(c) the effective date of each standard mentioned in paragraph (a) or (b); and	20 21		
	(d) consolidations of amended standards with histories of the amendments.	22 23		
(4)	The commission must have a process for reviewing each standard.	24 25		
(5)	Before the commission makes or amends a standard it must consult with the persons it considers are likely to be affected by the standard and others it considers appropriate.	26 27 28		
Со	nsideration of provider's compliance with s 20(1)	29		
(1)	For deciding whether a provider is complying with section $20(1)$, ⁴ the commission may have regard to—	30 31		

	(a)	a commission standard; or	1
	(b)	whether the provider has been accredited for a relevant purpose by an entity the commission considers is competent to give the accreditation.	2 3 4
(2)		section (1) does not limit the matters the commission may e regard to.	5 6
Ac	tion b	by commission for contravention of s 20(1)	7
(1)		e commission believes a provider has contravened section 1) it may do any of the following—	8 9
	(a)	advise the provider of the contravention and recommend ways for the provider to comply with the subsection;	10 11
	(b)	prepare a report about the contravention for the purpose of giving it to an entity mentioned in subsection (2);	12 13
	(c)	if the commission considers the contravention should be investigated or otherwise dealt with by an entity that has a function or power under another Act or a Commonwealth Act to investigate or otherwise deal with the contravention or a matter related to the contravention—refer it to the entity.	14 15 16 17 18 19
(2)		commission may give a report prepared under subsection b) to all or any of the following—	20 21
	(a)	the provider;	22
	(b)	an employer of the provider;	23
	(c)	an entity on whose behalf the provider is providing health services;	24 25
	(d)	a registration board;	26
	(e)	a professional association or other entity of which the provider is, or is eligible to be, a member;	27 28
	(f)	the Minister;	29
	(g)	the chief health officer;	30
	(h)	the State Coroner;	31
	(i)	an entity that has a function or power to take action on matters raised in the report.	32 33

25 Show cause notice

(1)	24(1 prov	commission must not finalise a report under section)(b) relating to a contravention of section 20(1) by a ider unless the commission first gives the provider a ce (a <i>show cause notice</i>) stating the following—	2 3 4 5
	(a)	that the commission believes the provider has contravened, or is contravening, section 20(1);	6 7
	(b)	an outline of the facts and circumstances forming the basis for the commission's belief;	8 9
	(c)	that the commission is finalising a report about the contravention (the <i>proposed action</i>);	10 11
	(d)	an invitation to the provider to show within a stated period (the <i>show cause period</i>) why the proposed action should not be taken.	12 13 14
(2)		show cause period must be a period ending at least 14 after the show cause notice is given to the provider.	15 16
Re	prese	entations about show cause notice	17
(1)		provider may make written representations about the v cause notice to the commission in the show cause od.	18 19 20
(2)		commission must consider all written representations (the <i>pted representations</i>) made under subsection (1).	21 22
En	ding	show cause process without further action	23
	caus	fter considering the accepted representations for the show e notice, the commission no longer believes the provider ravened section $20(1)$, the commission—	24 25 26
	(a)	must not take further action about the show cause notice; and	27 28
	(b)	must, as soon as practicable, give notice to the provider that no further action is to be taken about the show cause notice.	29 30 31

28	Finalising report under s 24(1)(b)				
	(1)	This section applies if, after considering the accepted representations for the show cause notice, the commission —	2 3		
		(a) still believes the provider contravened section 20(1); and	4		
		(b) believes the proposed action is warranted.	5		
	(2)	This section also applies if there are no accepted representations for the show cause notice.	6 7		
	(3)	The commission may finalise a report under section 24(1)(b) about the contravention.	8 9		
	(4)	Subject to section 205, ⁵ the report may contain information, comment, opinion and recommendations for action the commission considers appropriate.	10 11 12		
29	Fin cau	alising report under s 24(1)(b) without giving show use notice	13 14		
		Despite section 25, the commission may finalise a report under section $24(1)(b)$ about a contravention of section $20(1)$ by a provider without first giving the provider a show cause notice if the commission believes—	15 16 17 18		
		 (a) the provider poses a serious potential risk to the life, or the physical or psychological health, safety or welfare, of users of the provider's services or another person, including the provider; and 	19 20 21 22		
		(b) finalising the report and acting under section 24(2) may protect the users or person.	23 24		
30	Wh	en Minister must table report	25		
	(1)	This section applies if the Minister is given a report under section $24(2)$ and, when giving the report, the commission asks the Minister to table it in the Legislative Assembly.	26 27 28		
	(2)	The Minister must table the report in the Legislative Assembly within 14 days of receiving it.	29 30		

⁵ Section 205 (Response to adverse comments in commission report)

Chapter 4 Development of Code of Health **Rights** and Responsibilities

31	Co	de of Health R	ights and Responsibilities	4
	(1)	commission m	is after the commencement of section $11,^6$ the nust develop a Code of Health Rights and is (the <i>code</i>) for the consideration of the	5 6 7 8
	(2)		on must report to the Minister on the progress of ent of the code no later than 1 year after that it.	9 10 11
32	Со	sultation on o	code	12
		In developing t	he code, the commission must—	13
			with the consumer advisory committee and the advisory committee established under section); and	14 15 16
		individua	bmissions from and consult with interested ils and other interested entities to ensure a wide views is available in the development of the	17 18 19 20
33	Со	ntent of code		21
	(1)	In developing the code the commission must consider and make recommendations to the Minister about its content and application.		22 23 24
	(2)	In developing t	the content of the code, the commission—	25
		· · ·	e regard to all matters relevant to the provision of health services; and	26 27
		(b) must hav 34.	e regard to the principles mentioned in section	28 29

1

2

34 Principle	es relating to content of code	1
	principles the commission must have regard to in loping the content of the code are the following—	2 3
(a)	an individual is entitled to take part effectively in decisions about the individual's health;	4 5
(b)	an individual is entitled to take an active role in the individual's health care;	6 7
(c)	an individual is entitled to be provided with health services in a considerate way that takes into account the individual's background, needs and wishes;	8 9 10
(d)	an individual who provides—	11
	(i) a health service; or	12
	(ii) care for another individual receiving a health service;	13 14
	is entitled to consideration and recognition for the contribution the individual makes to health care;	15 16
(e)	the confidentiality of information about an individual's health should be preserved;	17 18
(f)	an individual is entitled to reasonable access to records about the individual's health;	19 20
(g)	an individual is entitled to reasonable access to procedures for the redress of grievances relating to the provision of health services.	21 22 23
Chapter 5	Health complaints	24
Part 1	Interpretation	25

35	Types of <i>health complaints</i>	26
	There are 2 types of <i>health complaints</i> namely—	27

		•	health quality complaints; and	1
		•	health service complaints.	2
36	Me	aning	g of <i>health quality complaint</i>	3
	(1)		<i>ealth quality complaint</i> is a complaint about any of the owing—	4 5
		(a)	the quality of a health service;	6
		(b)	a contravention of section 20(1); ⁷	7
		(c)	matters relating to the provision of more than 1 health service.	8 9
	(2)		ealth quality complaint may be about the provision of a th service to 1 or more users.	10 11
37	Ме	aning	g of <i>health service complaint</i>	12
	(1)	A h	ealth service complaint is a complaint—	13
		(a)	that a provider acted unreasonably by not providing a health service for a user; or	14 15
		(b)	that a provider acted unreasonably in the way of providing a health service for a user; or	16 17
		(c)	that a provider acted unreasonably in providing a health service for a user; or	18 19
		(d)	that a provider acted unreasonably by denying or restricting a user's access to records relating to the user in the provider's possession; or	20 21 22
		(e)	that a provider acted unreasonably in disclosing information relating to a user; or	23 24
		(f)	that a registered provider acted in a way that would provide a ground for disciplinary action against the provider under the <i>Health Practitioners (Professional</i> <i>Standards) Act 1999</i> or the <i>Nursing Act 1992</i> ; or	25 26 27 28
		(g)	that a public or private entity that provides a health service acted unreasonably by—	29 30

			1
	(i) not properly investigating; or	I
	(ii) not taking proper action in relation to;	2
	r	a complaint made to the entity by a user about a provider's action of a kind mentioned in paragraphs (a) o (f).	3 4 5
(2)	mentic	tiding whether a provider has acted unreasonably as oned in subsection $(1)(a)$ to (e) or (g) , the commission consider—	6 7 8
	(a) t	he principles mentioned in section 34;8 and	9
	(b) a	any relevant commission standard; and	10
	· ·	he generally accepted standards of health services expected of providers of that kind; and	11 12
	(d) a	anything else the commission considers relevant.	13

Part 2Making health complaints14

Division 1 Who may make health quality 15 complaints 16

38	Who may complain							
	Anyone may make a health quality complaint to the commission.	18 19						
	Note—							
	Division 3 states the process for making a health quality complaint.	21						

⁸ Section 34 (Principles relating to content of code)

39	Health quality complaint about matter happening before commencement					
	A health quality complaint may be about a matter happened before the commencement of section 11.9					
Divisi	ion	2 Who may make health service complaints	5 6			
40	Wh	o may complain	7			
	(1)	A health service complaint may be made to the commission by—	8 9			
		(a) the user; or	10			
		(b) a person who, under section 41, may make a complaint on the user's behalf; or	11 12			
		(c) the Minister; or	13			
		(d) if the commission considers that the public interest requires that another person should be permitted to make a health service complaint—that person.	14 15 16			
	(2)	The Minister may make a health service complaint despite a previous health service complaint having been made in relation to the same matter by another person.	17 18 19			
		Note—	20			
		Division 3 states the process for making a health service complaint.	21			
41	Rep	presentative health service complaint	22			
	(1)	A health service complaint may only be made to the commission by a person acting on behalf of the user if the commission is satisfied that it would be difficult or impossible for the user to make the complaint personally.	23 24 25 26			
		Example—	27			
		If the user is a child, the commission may be satisfied that it would be difficult for the child to make the complaint personally having regard to the child's age or ability to understand.	28 29 30			

s 42

(2)		person making the health service complaint on behalf of user must be—	1 2
	(a)	a person that the commission is satisfied has been chosen by the user; or	3 4
	(b)	if the commission is satisfied that it would be difficult or impossible for the user to choose anybody to make a complaint in the user's place—a person the commission is satisfied has a sufficient interest.	5 6 7 8
(3)	com matt	vever, any of the following may make a health service plaint on behalf of a user who has impaired capacity for a er within the meaning of the <i>Guardianship and</i> <i>vinistration Act 2000</i> —	9 10 11 12
	(a)	an attorney for the user under an enduring power of attorney, or advance health directive, under the <i>Powers of Attorney Act 1998</i> ;	13 14 15
	(b)	a statutory health attorney under the <i>Powers of Attorney Act 1998</i> ;	16 17
	(c)	a guardian for the user under the Guardianship and Administration Act 2000;	18 19
	(d)	the adult guardian under the <i>Guardianship and</i> Administration Act 2000.	20 21
(4)	beha	b, a health service complaint may be made by a person on alf of a user, after the user's death, if the commission is fied the person has a sufficient interest.	22 23 24
		ervice complaint about matter happening before	25 26
		ealth service complaint may be about a matter that bened before the commencement of section 11. ¹⁰	27 28
	Note	2—	29
	dec coi	ction $63(3)$ states the circumstances in which the commission must cide not to take action on a health service complaint if the matter of mplaint arose more than 1 year before the complaint was made to the mmission.	30 31 32 33

	DSTITU	ition of complainant
(1)	-	erson may be substituted as the complainant for a health ice complaint if—
	(a)	the—
		(i) commission is satisfied it would be difficult or impossible for the original complainant to continue as complainant; or
		(ii) the original complainant dies; and
	(b)	the commission is satisfied the person has a sufficient interest.
(2)	subs if the with	b, a person mentioned in section $41(3)(a)$ to (d) may be tituted as the complainant for a health service complaint e original complainant has impaired capacity for a matter in the meaning of the <i>Guardianship and Administration</i> 2000.
		ervice complaints about persons who are no egistered providers
	iger r	
lon	iger r	egistered providers
lon	ger r This	egistered providers section applies if— the commission receives a health service complaint
lon	n ger r This (a)	egistered providers section applies if— the commission receives a health service complaint about a person who was a registered provider; and the complaint relates to the conduct or practice of the
lon	This (a) (b) (c) The	egistered providers section applies if— the commission receives a health service complaint about a person who was a registered provider; and the complaint relates to the conduct or practice of the person as a registered provider; and the person is no longer a registered provider. commission must deal with the complaint as if the plaint were a health service complaint about a registered

Divi	sion	3	Process for making health complaints	1 2
45	Но	w to ı	make a health complaint	3
		A pe	erson may make a health complaint to the commission—	4
		(a)	orally, either in person or by any form of distance communication; or	5 6
		(b)	in writing given to the commission.	7
46	Ora	al cor	nplaints to be confirmed in writing	8
	(1)	mus	person makes a health complaint orally, the commission t require the person to confirm the complaint in writing ss the commission is satisfied there is good reason not to.	9 10 11
	(2)	heal	commission must fix a reasonable time within which the th complaint must be confirmed in writing and tell the on the time.	12 13 14
47	Co	mplai	inant to reveal identity	15
	(1)	A co	omplainant must tell the commission—	16
		(a)	the complainant's name and address; and	17
		(b)	other information relating to the complainant's identity that the commission reasonably requires.	18 19
	(2)		commission may keep information provided by a plainant under subsection (1) confidential if—	20 21
		(a)	there are special circumstances; and	22
		(b)	the commission considers it is in the complainant's interests to do so.	23 24
	(3)		pite subsection (1), the commission may accept an hymous health complaint in the public interest.	25 26

48	Fur	ther i	nformation from complainant	1
		infor	commission may ask a complainant to provide more mation about the health complaint within a reasonable fixed by the commission.	2 3 4
49	Cor	nmis	sion may require oath or statutory declaration	5
		or inf	commission may at any time require a health complaint formation provided by a complainant to be verified by the plainant by oath or statutory declaration.	6 7 8
Part	3		Dealing with health quality complaints	9
			complaints	10
50	Hov con	nmission must deal with a health quality nt	11 12	
	(1)	a wa	commission must deal with a health quality complaint in ay that is consistent with protecting the public and oving the quality of health services.	13 14 15
	(2)		ealing with a health quality complaint, the commission do any or all of the following—	16 17
		(a)	seek information from a provider, user, the complainant or anyone else;	18 19
		(b)	if the complaint is about a registered provider and the commission considers the provider may have acted in a way that would provide a ground for disciplinary action against the provider under the <i>Health Practitioners</i> (<i>Professional Standards</i>) Act 1999 or the Nursing Act 1992—refer it to the provider's registration board;	20 21 22 23 24 25
		(c)	refer the complaint to another entity that the commission considers is able to investigate or take other appropriate action about the complaint;	26 27 28
		(d)	investigate the complaint under chapter 7;	29
		(e)	inquire into the complaint under chapter 8.	30

(3) However, the commission may decide not to take action about a health quality complaint if it considers no action is warranted.

51 Dealing with quality matter as health service complaint

- (1) This section applies if the commission considers a matter raised by a health quality complaint, or raised in the course of the commission dealing with the complaint, could be dealt with as a health service complaint.
- (2) The commission may decide to deal with the matter as a 9 health service complaint. 10
- (3) If the commission decides to deal with the matter as a health service complaint, the matter is taken to be a health service 12 complaint made to the commission by the complainant under 13 part 2, division 2 and the provisions of this Act applying to 14 health service complaints apply.

Part 4	Dealing with health service	16
	complaints	17

Division 1 Early resolution of health service 18 complaints 19

52 Early resolution

- This section applies if the commission considers there is a reasonable likelihood that it may be able to facilitate the early resolution of a health service complaint and the complainant agrees to the commission acting under this section.
- (2) The commission may, instead of immediately assessing the health service complaint under section 53, take the action it considers reasonable to facilitate the resolution of the complaint.
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(3)	Example of action the commission may take—The commission may arrange mediation between the complainant and the provider concerned.This section is subject to section 66.¹¹	1 2 3 4
Division	2 Assessment of health service complaints	5 6
	mmission to immediately assess each health service nplaint	7 8
(1)	The commission must immediately assess a health service complaint.	9 10
(2)	However, the commission must not start the assessment until—	11 12
	(a) the commission is satisfied the complainant is eligible to make the health service complaint; and	13 14
	(b) if the complaint is made orally—the complainant confirms the complaint in writing or the commission is satisfied there is good reason that the complaint need not be confirmed in writing; and	15 16 17 18
	(c) the complainant gives the commission the information required under section $47(1)^{12}$ or the commission decides to accept the complaint under section $47(3)$; and	19 20 21
	 (d) if the commission asks for further information about the complaint under section 48 or requires the complaint or further information to be verified by oath or statutory declaration under section 49¹³—the complainant complies with the request or requirement. 	22 23 24 25 26
(3)	If the commission attempts to resolve a health service complaint under section 52, it—	27 28

¹¹ Section 66 (Referral to registration board in public interest)

¹² Section 47 (Complainant to reveal identity)

¹³ Sections 48 (Further information from complainant) and 49 (Commission may require oath or statutory declaration)

55 Submissions about health service complaint

- (1) In assessing a health service complaint, the commission may 24 by notice given to the complainant or provider invite 25 submissions about the complaint. 26
- The notice must state the day, not less than 14 days after (2)27 receipt of the notice, by which the submissions must be given 28 to the commission. 29

(a)

(b)

(a)

(b)

(c)

(2)

(3)

(4)

(4)

54

¹⁴ Section 66 (Referral to registration board in public interest)

Section 206 (Dispensing with notice or opportunity to make submissions) 15

(3) If a submission is made within the time stated in the notice, the commission must consider the submission in assessing the health service complaint.

56 Power to require information

- For assessing a health service complaint, the commission 5 may, by notice given to a person, require the person to give 6 stated information to the commission within a stated 7 reasonable time and in a stated reasonable way.
- (2) A person required to give information under subsection (1)
 9 must give the information as required by the notice, unless the
 10 person has a reasonable excuse.

Maximum penalty—50 penalty units.

(3) It is a reasonable excuse for an individual not to give 13 information that giving the information might tend to 14 incriminate the individual.

57 Consultation with registration board

- If a health service complaint is about a registered provider, the commission must consult with the provider's registration 18 board before making a decision under section 59(1) about the 19 complaint.
- (2) The registered provider's registration board must give the commission the board's comments, if any, about the health service complaint—
 23
 - (a) as soon as practicable and within 14 days of the 24 commission consulting with the board; or 25
 - (b) within a longer period agreed to by the commission.
- (3) The commission must not make a decision under section 27
 59(1) about the health service complaint until the first of the 600 following happens— 29
 - (a) the commission receives the registration board's 30 comments about the complaint; 31
 - (b) the registration board advises the commission that the 32 board does not intend to give the commission comments 33 about the complaint; 34

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	(c) the period mentioned in subsection (2) for the registration board to provide comments has ended.	1 2
(4)	In making a decision about the action to be taken in relation to the health service complaint, the commission must consider any comments made by the registration board within the time mentioned in subsection (2).	3 4 5 6
(5)	If the registered provider's registration board advises the commission, within the time mentioned in subsection (2), that it considers the health service complaint warrants action by the board, the commission must not decide not to take action on the complaint.	7 8 9 10 11
Tin	ne limit on assessment	12
(1)	The commission must assess a health service complaint within-	13 14
	(a) 60 days of starting the assessment; or	15
	(b) a further period decided by the commission under subsection (3).	16 17
(2)	However, if the commission is required to consult with a registration board about the health service complaint under section $57(1)$, the period within which it must assess the complaint is extended by a period equal to the period during which it must not make a decision about the complaint under section $57(3)$.	18 19 20 21 22 23
(3)	For subsection (1)(b), the commission may decide to extend the period for assessing a health service complaint, by a period of not more than 30 days, if it considers—	24 25 26
	(a) the complaint is too complex to allow the commission to assess the complaint within 60 days of starting the assessment; or	27 28 29
	(b) the complaint can be satisfactorily resolved other than under chapter 6 or 7 ; ¹⁶ or	30 31
	(c) information the commission has requested from the user, provider or another person can not be reasonably	32 33

¹⁶ Chapter 6 (Conciliation) or 7 (Investigations by commission)

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provided within the time allowed under subsection 1 (1)(a), but may be provided within the extended period. 2 Decision on assessment of health service complaint 3 On assessing a health service complaint, the commission must (1)4 decide-5 (a) to accept the complaint for action; or 6 (b) not to take action on the complaint under division 4.¹⁷ 7 (2)Before deciding to accept a health service complaint for 8 action, the commission must be satisfied-9 (a) that all reasonable steps have been taken by the 10 complainant to resolve the complaint with the provider; 11 or 12 that a reasonable opportunity has been given to the (b) 13 complainant to resolve the complaint with the provider; 14 or 15 that it is not practicable or reasonable for steps (c) 16 mentioned in paragraph (a) to be taken or for the 17 opportunity mentioned in paragraph (b) to be given. 18 Notice of assessment decision 19 Subject to section 206,¹⁸ the commission must give notice of (1)20 the commission's decision on assessing a health service 21 complaint to the complainant and the provider as soon as 22 practicable after making the decision. 23 (2) If the decision is to take action on the health service 24 complaint, the notice must state the action the commission has 25 decided to take under section 61. 26 27 (3) If the decision is not to take action on the health service complaint, the notice given to the complainant must state the 28 reasons for the decision. 29

¹⁷ Division 4 (Decisions not to take action on health service complaints)

¹⁸ Section 206 (Dispensing with notice or opportunity to make submissions)

Div	ision	3 Action on acceptance of health service complaints	1 2
61	Ac	tion on acceptance of complaint about provider	3
	(1)	This section applies if the commission decides to accept a health service complaint about a provider for action.	4 5
	(2)	The commission may do any or all of the following—	6
		(a) conciliate the health service complaint under chapter 6;	7
		(b) investigate the health service complaint under chapter 7;	8
		(c) if the health service complaint is about a registered provider—refer the complaint to the registered provider's registration board;	9 10 11
		(d) refer the complaint to another entity that the commission considers is able to investigate or take other appropriate action about the complaint.	12 13 14
	(3)	Subject to subsection (4) and section 62, the commission must try to resolve the health service complaint by conciliation if the commission considers it can be resolved in that way.	15 16 17
	(4)	In deciding whether to conciliate the health service complaint, the commission must take into account the public interest.	18 19
62	Ма	tters about conciliation	20
	(1)	If in relation to a registered provider the commission acts under section $61(2)(c)$, it must not act under section $61(2)(a)$ until the commission receives the registration board's completion notice for the health service complaint.	21 22 23 24
	(2)	Despite subsection (1), the commission may start the conciliation of the health service complaint before receiving the completion notice if—	25 26 27
		(a) the provider has agreed to conciliation for the sole purpose of arranging a financial settlement or other compensation with the user; and	28 29 30
		(b) the commission and the registration board agree that the conciliation will not compromise or interfere with the board's action in relation to the complaint.	31 32 33

(3)	If the commission refers the health service complaint to the	1
	registered provider's registration board under section	2
	61(2)(c), it must, at the same time, tell the board if it intends	3
	to conciliate the complaint, or a complaint from which it was	4
	separated under section 67, ¹⁹ after the board finishes dealing	5
	with it.	6

Division 4 Decisions not to take action on health service complaints

Wh	en commission must decide not to take action	9
(1)	The commission must decide not to take action on a health service complaint if—	10 11
	(a) the commission considers that the complaint—	12
	(i) is frivolous, vexatious or trivial; or	13
	(ii) is misconceived or lacking in substance; or	14
	(iii) has been adequately dealt with by the commission or another public authority; or	15 16
	(b) the commission considers that the complainant has failed, without reasonable excuse, to satisfactorily cooperate with attempts made or arranged by the commission to resolve the complaint with the provider.	17 18 19 20
(2)	If an issue raised in a health service complaint has already been decided by an appropriate tribunal, the commission must decide not to take action on the complaint to the extent that it attempts to reopen the issue.	21 22 23 24
(3)	The commission must decide not to take action on a health service complaint if—	25 26
	(a) the matter of complaint arose more than 1 year before the complaint was made to the commission; and	27 28
	(b) the person who made the complaint was aware of the matter of complaint more than 1 year before making the complaint to the commission.	29 30 31

¹⁹ Section 67 (Commission may deal with complaint as 2 or more complaints)

(4)	com belie	ver, subsection (3) does not apply to a health service laint about a matter that the commission reasonably es may warrant the suspension or cancellation of a ered provider's registration, enrolment or authorisation.	1 2 3 4
(5)	In th	s section—	5
	appi	priate tribunal, in relation to an issue, means—	6
	(a)	a court; or	7
	(b)	an industrial tribunal; or	8
	(c)	a disciplinary body; or	9
	(d)	another tribunal authorised to decide the issue.	10
W		nmission may decide not to take action	11
		ommission may decide not to take action on a health e complaint if—	12 13
	(a)	the complainant fails to comply with a request by the commission—	14 15
		(i) to confirm the complaint in writing; or	16
		(ii) to give the commission more information concerning the person's identity; or	17 18
		(iii) to give more information to the commission within the time fixed by the commission under section 48; or	19 20 21
		(iv) to verify the complaint or any information by oath or statutory declaration under section 49; ²⁰ or	22 23
	(b)	the complaint has been resolved since it was made; or	24
	(c)	the user has commenced a civil proceeding seeking redress for the matter of the complaint and a court—	25 26
		(i) has begun to hear the matter; or	27
		(ii) has, under the <i>Uniform Civil Procedure Rules</i> 1999, referred the matter, or directed the registrar of the court to give written notice to the parties that	28 29 30

Sections 48 (Further information from complainant) and 49 (Commission may 20 require oath or statutory declaration)

			the matter is to be referred by order, to an ADR process.	1 2
65	Wi	thdra	wal of complaint	3
	(1)		s section applies if a complainant withdraws a health ice complaint.	4 5
	(2)		commission may decide not to take any further action at the complaint.	6 7
	(3)		vever, the withdrawal does not prevent the commission a doing or continuing to do any of the following—	8 9
		(a)	assessing the complaint;	10
		(b)	referring the complaint to another entity;	11
		(c)	investigating the complaint;	12
		(d)	conducting an inquiry relating to the complaint.	13
Div	ision	5	When commission must refer health service complaints to registration	14 15
			boards	16
66	Re	ferral	to registration board in public interest	17
	(1)	This	s section applies if the commission—	18
		(a)	receives a health service complaint about a registered provider; and	19 20
		(b)	considers, on receipt of the complaint or at any time after receipt, it may be in the public interest to refer the complaint to the registered provider's registration board immediately; and	21 22 23 24
		(c)	consults the registration board about the referral.	25
	(2)	imm	ne commission considers it is in the public interest to nediately refer the health service complaint to the stered provider's registration board, it must do so.	26 27 28
	(3)		en referring the health service complaint, the commission t tell the registration board if it intends to conciliate the	29 30

			plaint, or a complaint from which it was separated under ion 67, after the board has finished dealing with it.	1 2
	(4)	serv	commission must not start a conciliation of the health ice complaint until the registration board gives the mission a completion notice for the complaint.	3 4 5
	(5)	prac com	ject to section 206, ²¹ the commission must, as soon as tricable and within 14 days of referring the health service plaint to the registration board, give notice of the referral he registered provider and complainant.	6 7 8 9
Divi	sion	6	Other matters	10
67		mmis nplai	ssion may deal with complaint as 2 or more ints	11 12
	(1)	This	s section applies if—	13
		(a)	a health service complaint is about more than 1 provider; or	14 15
			Example—	16
			The health service complaint by a person is about the treatment received for the person's broken leg from the person's local medical practitioner and also a specialist medical practitioner at a public hospital.	17 18 19 20
		(b)	a health service complaint contains more than 1 allegation about the same provider; or	21 22
			Example—	23
			The health service complaint by a person is that in the course of an examination a physiotherapist touched the person inappropriately and failed to diagnose the person's condition correctly.	24 25 26 27
		(c)	a health service complaint is about more than 1 health service event involving the same provider; or	28 29
			Example—	30
			The health service complaint by a person is that a week after attending a dentist in March for a filling, the filling fell out and 3	31 32

²¹ Section 206 (Dispensing with notice or opportunity to make submissions)

weeks after visiting the same dentist in July the same year for a 1 check-up, urgent dental work was required to remove another 2 3 tooth that was in a state of advanced decay and was not 4 identified. 5 (d) a health service complaint is a complaint that the commission otherwise reasonably believes should be 6 dealt with as 2 or more complaints. 7 The commission may decide to deal with the health service 8 (2)complaint as if it were 2 or more complaints, including, for 9 example, by dealing with it as— 10 (a) separate complaints about more than 1 provider; or 11 if the complaint contains more than 1 allegation about (b) 12 the same provider, a separate complaint for each 13 allegation; or 14 (c) separate complaints about more than 1 health service 15 event. 16 (3)If the commission decides to deal with a health service 17 complaint as if it were 2 or more separate complaints, the 18 commission must deal with each separate complaint as if it 19 had been made as a health service complaint under part 2, 20 division 2. 21 (4)In this section— 22 *health service event* means each occasion when a health 23 service is provided. 24 Registration board may delegate function under s 57 25 A registration board may delegate a function of the board (1)26 under section 57²² to— 27 a board member; or (a) 28 a committee of the board; or (b) 29 for a registration board other than the Queensland (c) 30 Nursing Council— 31

²² Section 57 (Consultation with registration board)

			 (i) the executive officer of the Office of Health Practitioner Registration Boards appointed under the Health Practitioner Registration Boards (Administration) Act 1999; or 	1 2 3 4
			(ii) with the executive officer's agreement—another member of the staff of the Office of Health Practitioner Registration Boards; or	5 6 7
		(d)	for the Queensland Nursing Council—the executive officer appointed under the <i>Nursing Act 1992</i> .	8 9
	(2)	In thi	is section—	10
		func	tion includes a power.	11
69	Re	ports	by certain entities	12
	(1)		section applies if the commission refers a health service plaint to an entity of the State under section $61(2)(d)$. ²³	13 14
	(2)	The e	entity—	15
		(a)	may, on its own initiative or if asked by the commission, provide the commission with reports about the progress and results of the action taken by the entity about the complaint; and	16 17 18 19
		(b)	must, as soon as practicable and within 28 days after ceasing to deal with the complaint, give the commission a written report of the results of the action taken by the entity about the complaint.	20 21 22 23
70		e of h action	ealth service complaint information for quality	24 25
	(1)	com	section applies to information obtained by the mission in relation to a health service complaint other information gained during conciliation.	26 27 28
	(2)		commission may also use the information for performing inctions under section 14. ²⁴	29 30

²³ Section 61 (Action on acceptance of complaint about provider)

²⁴ Section 14 (Commission's functions—quality of health services)

71		neral powers to gather information and facilitate solution of complaints	1 2
	(1)	The commission may, at any time, in relation to any health service complaint—	3 4
		(a) seek and obtain the information the commission considers appropriate; and	5 6
		(b) attempt, in whatever lawful way the commission considers appropriate, to resolve the complaint, including, for example, by asking any person the commission considers may assist in the resolution of the complaint to provide assistance.	7 8 9 10 11
	(2)	Subsection (1)(b) is not limited by section 52. ²⁵	12

Chapter 6 Conciliation

72	Conciliator's function exclusive	14
	Only a conciliator may perform the function of conciliation under this chapter.	15 16
	Note—	17
	A conciliator is a commission officer to whom the function of conciliation has been delegated under section 166.	18 19
73	Commission officer not to conciliate and investigate same health service complaint	20 21
	A commission officer must not be involved in both the	22

A commission officer must not be involved in both the 22 conciliation and investigation of the same health service 23 complaint. 24

74	Со	nciliation function	1		
	(1)	The conciliation of a health service complaint must be performed by 1 or more conciliators assigned by the commission.	2 3 4		
	(2)	A conciliator's function is to encourage the settlement of the health service complaint by—	5 6		
		(a) arranging negotiations between the provider and the complainant in question; and	7 8		
		(b) assisting in the conduct of the negotiations; and	9		
		(c) assisting the provider and the complainant to reach agreement; and	10 11		
		(d) assisting in the resolution of the complaint in any other way.	12 13		
75	Public interest				
	(1)	Before the conciliation of a health service complaint starts, the commission must identify and inform the conciliator of any issue raised by the complaint that the commission considers involves the public interest.	15 16 17 18		
	(2)	At the start of the conciliation, the conciliator must draw those issues to the attention of the parties and explain to them the effect of subsections (3) to (5) and section $76(1)$.	19 20 21		
	(3)	In the course of the conciliation, the conciliator must draw to the attention of the parties any other issues raised by the health service complaint that the conciliator considers involve the public interest.	22 23 24 25		
	(4)	The conciliator must act under subsection (3) at times the conciliator considers appropriate.	26 27		
	(5)	The conciliator must report to the commission any issue mentioned in subsection (3).	28 29		
76		tion by commission on becoming aware of public erest issue	30 31		
	(1)	On receiving a report under section 75(5) relating to a health	32		

service complaint, or otherwise becoming aware of an issue

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involving the public interest relating to the complaint, the 1 commission may do any or all of the following-2 (a) if the complaint is about a registered provider-refer it 3 to the registered provider's registration board; 4 (b) refer the complaint to another entity that the 5 commission considers is able to investigate or take other 6 appropriate action about the complaint; 7 (c) investigate the complaint under chapter 7. 8 (2)The commission must not refer the health service complaint to 9 a registration board or another entity without first consulting 10 the board or other entity. 11 If the commission refers the health service complaint to a (3)12 registration board or other entity, the commission must, at the 13 time of the referral, tell the board or entity if the commission 14 intends to investigate the complaint or continue to conciliate 15 the complaint after the board or entity has finished dealing 16 with it. 17 (4) The commission must not continue the conciliation of the 18 health service complaint until the registration board or other 19 entity gives the commission a completion notice for the 20complaint. 21 However, the commission may continue the conciliation of (5) 22 the health service complaint before receiving the completion 23 notice if-24 (a) the provider has agreed to conciliation for the sole 25 purpose of arranging a financial settlement or other 26 compensation with the user; and 27 the commission and the registration board or other entity 28 (b) to which the complaint has been referred agree that the 29 conciliation will not compromise or interfere with the 30 board's or entity's actions in relation to the complaint. 31 Subject to section 206,26 the commission must, as soon as (6) 32 practicable and within 14 days of referring the health service 33 complaint to a registration board or other entity, give notice of 34 the referral to the provider and complainant. 35

77	Pro	ogress reports from conciliator	1
	(1)	The commission may ask a conciliator for a written progress report about a conciliation during the conciliation.	2 3
	(2)	The conciliator must comply with the request.	4
78	Re	sults report from conciliator	5
	(1)	At the conclusion of the conciliation of a health service complaint, the conciliator must give a written report of the results of the conciliation to the commission.	6 7 8
	(2)	If agreement is reached, the report must include details of the agreement.	9 10
	(3)	If agreement is not reached, the report may—	11
		(a) recommend the action the commission should take under section 80(1); or	12 13
		(b) make no recommendation.	14
	(4)	The conciliator must give a copy of the report to the provider and the complainant.	15 16
	(5)	If practicable, the copies must be given to the provider and complainant on the same day as the report is given to the commission.	17 18 19
79	En	forceable agreement	20
	(1)	Parties reaching agreement in the conciliation of a health service complaint may enter into a contract in settlement of the complaint.	21 22 23
	(2)	The conciliator of the health service complaint must not be a party to, or attest to, the contract.	24 25
80	Ac	tion on report of unsuccessful conciliation	26
	(1)	On receiving a report under section 78 that agreement was not reached in the conciliation of a health service complaint, the commission may—	27 28 29
		(a) take action on the complaint by doing any or all of the following—	30 31

	(i)) if the complaint is about a registered provider—refer it to the registered provider's registration board;	1 2 3
	(ii	i) refer the complaint to another entity that the commission considers is able to investigate or take other appropriate action about the complaint;	4 5 6
	(ii	ii) investigate the complaint under chapter 7; or	7
	· · ·	ecide under section 63 or 64 ²⁷ not to take action on the omplaint; or	8 9
	(c) fu	rther conciliate the complaint.	10
(2)	a regist	nmission must not refer the health service complaint to ration board or another entity without first consulting stration board or other entity.	11 12 13
(3)	registratime of intends	commission refers the health service complaint to a tion board or other entity, the commission must, at the the referral, tell the board or entity if the commission to investigate the complaint after the board or entity shed dealing with it.	14 15 16 17 18
(4)	practica complai	to section 206, ²⁸ the commission must, as soon as able and within 14 days of referring the health service int to a registration board or other entity, give notice of rral to the provider and complainant.	19 20 21 22
End	ding cor	nciliation by commission	23
(1)	complai	nmission may end the conciliation of a health service int if the commission considers that the complaint can esolved in that way.	24 25 26
(2)	complai	nmission must end the conciliation of a health service int if the Minister directs the commission under $164(1)(c)^{29}$ to investigate the complaint or under	27 28 29

²⁷ Section 63 (When commission must decide not to take action) or 64 (When commission may decide not to take action)

²⁸ Section 206 (Dispensing with notice or opportunity to make submissions)

²⁹ Section 164 (Other directions by Minister)

Health Quality and Complaints Commission Bill 2006

	section 163^{30} to conduct an inquiry in relation to the complaint.	1 2
(3)	If the commission ends the conciliation of a health service complaint, it may—	3 4
	(a) take action on the complaint by doing any or all of the following—	5 6
	 (i) if the complaint is about a registered provider—refer it to the registered provider's registration board; 	7 8 9
	 (ii) refer the complaint to another entity that the commission considers is able to investigate or take other appropriate action about the complaint; 	10 11 12
	(iii) investigate the complaint under chapter 7; or	13
	(b) decide under section 63 or 64 ³¹ not to take action on the complaint.	14 15
(4)	The commission must not refer the health service complaint to a registration board or another entity without first consulting the registration board or other entity.	16 17 18
(5)	If the commission refers the health service complaint to a registration board or other entity, the commission must, at the same time, tell the board or entity if the commission intends to investigate the complaint after the board or entity has finished dealing with it.	19 20 21 22 23
(6)	Subject to section 206, ³² the commission must, as soon as practicable and within 14 days of referring the health service complaint to a registration board or other entity, give notice of the referral to the provider and complainant.	24 25 26 27
Со	nciliation privileged	28
(1)	This section applies to—	29

Section 163 (Minister may direct inquiry)

Section 63 (When commission must decide not to take action) or 64 (When commission may decide not to take action)

Section 206 (Dispensing with notice or opportunity to make submissions)

	(a)	anything said or admitted during a conciliation (the <i>information</i>); or	1 2
	(b)	a document, or a copy of a document, prepared for, or in the course of, a conciliation.	3 4
(2)	The	information, document or copy-	5
	(a)	is not admissible as evidence in a proceeding before a court, tribunal or disciplinary body; and	6 7
	(b)	can not be used by the commission as a ground for an investigation or inquiry or as evidence in an investigation or inquiry.	8 9 10
(3)	of a	example, anything said or admitted during a conciliation a health service complaint can not be admitted in a seeding to enforce a contract mentioned in section 79.	11 12 13
(4)	Sub	section (2) does not apply to—	14
	(a)	the information, if the parties to the conciliation and all persons named in the information consent to its admission; or	15 16 17
	(b)	the document or copy, if the person who prepared the document, and all persons named in the document, consent to its admission.	18 19 20
Со	nfide	ntiality of conciliation	21
(1)		onciliator must not disclose information gained during ciliation—	22 23
	(a)	in any further conciliation; or	24
	(b)	to the commission, a commission member, a commission officer or a person engaged by the commission;	25 26 27
	unle	ess the disclosure is authorised under this chapter.	28
	Max	ximum penalty—40 penalty units.	29
(2)	cond the	section (1)(b) does not apply to the discussion by a ciliator of matters arising in relation to the performance of conciliator's functions with a commission member or a mission officer.	30 31 32 33

84 **Professional mentor**

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- The commission must ensure, to the extent practicable, that 2 (1)each conciliator is advised in the performance of the 3 conciliator's functions by persons with knowledge or 4 experience in the field of dispute resolution (a professional 5 mentor). 6
- (2) A conciliator may discuss all matters arising in relation to the 7 performance of the conciliator's functions with the 8 conciliator's professional mentor. 9
- A conciliator's professional mentor must not be involved in (3) 10 the investigation of the health service complaint the 11 conciliator is conciliating. 12
- A conciliator's professional mentor must not disclose 13 (4) information gained by the conciliator during conciliation that 14 the conciliator has communicated to the professional mentor. 15

Maximum penalty for subsection (4)—40 penalty units.

85 Administrative support staff

- The commission may make arrangements for a commission (1)18 officer to give administrative support to a conciliator in the 19 performance of the conciliator's functions. 20
- (2) A conciliator may disclose information gained during 21 conciliation to the commission officer. 22
- If a conciliator discloses information gained during (3) 23 conciliation to a commission officer, the officer must not 24 disclose the information. 25

Maximum penalty for subsection (3)—40 penalty units. 26

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Chapter 7		Investigations by commission	
Part	1	Commission's investigations	3
86	Commis	sion's investigations	4
	The	commission may investigate the following—	5
	(a)	a health service complaint that the commission decides to investigate under section 61, 76, 80 or 81; ³³	6 7
	(b)	a health quality complaint the commission decides to investigate;	8 9
	(c)	the quality of a health service;	10
	(d)	systemic issues relating to the quality of health services;	11
	(e)	the death of a person that is a reportable death under the <i>Coroners Act 2003</i> if the commission considers the quality of a health service, or systemic issues relating to the quality of health services, are or may be relevant to the death;	12 13 14 15 16
	(f)	a health complaint or systemic issues for which the Minister has given a direction to the commission under section $164(1)(c)$ or (e); ³⁴	17 18 19
	(g)	the use of premises for the reception, care or treatment of—	20 21
		(i) aged persons; or	22
		(ii) persons with a mental or physical illness; or	23
		(iii) persons with a disability; or	24
		(iv) persons in receipt of pensions, allowances or benefits because of age, illness or disability.	25 26

³³ Section 61 (Action on acceptance of complaint about provider), 76 (Action by commission on becoming aware of public interest issue), 80 (Action on report of unsuccessful conciliation) or 81 (Ending conciliation by commission)

³⁴ Section 164 (Other directions by Minister)

The commission may carry on an investigation through an authorised 2 person appointed under chapter 9.

Part 2 Referral of matter to other entity

87 Referral to another entity

Note—

- This section applies if the commission considers that a matter 7 raised in the course of an investigation under this chapter 8 should be investigated or otherwise dealt with by another 9 entity that has a function or power under an Act or a 10 Commonwealth Act to investigate or take other appropriate 11 action about the matter.
- (2) The commission may refer the matter to the entity.
- (3) However, the commission must not refer the matter to the entity without first consulting it. 15

88 Investigation by other entity

- This section applies if the commission refers a matter under 17 section 87 to an entity that has a function or power under an 18 Act to investigate or take other appropriate action about the 19 matter. 20
- (2) The commission may ask the entity to provide the 21 commission with reports of the progress and results of any 22 investigation or other action taken by the entity about the 23 matter.
- (3) The entity may provide the commission with reports of the progress and results of any investigation or other action taken by the entity about the matter.
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89	Со	mmission's powers not affected by reference	1
		The commission's powers to investigate a matter are not affected by the matter having been referred under section 87 to another entity.	2 3 4
Part	3	Action on investigation	5
90	De	finitions for pt 3	6
		In this part—	7
		<i>complainant</i> means a complainant in relation to a health complaint that is the subject of an investigation.	8 9
		<i>provider</i> means a provider who is the subject of an investigation that a report concerns.	10 11
91	Со	mmission's report about investigation	12
	(1)	The commission may at any time prepare a report about an investigation conducted by the commission for the purpose of giving it to an entity mentioned in section 92.	13 14 15
	(2)	If the commission intends to recommend in the report that a registration board or other entity take particular action about a matter dealt with in the report, it must consult the board or other entity about the recommendation before finalising the report.	16 17 18 19 20
	(3)	Subject to section 205, ³⁵ the report may contain information, comment, opinion and recommendations for action the commission considers appropriate.	21 22 23
92	То	whom report may be given	24
		The commission may give the report to any or all of the following—	25 26

³⁵ Section 205 (Response to adverse comments in commission report)

(a)	the complainant;	1
(b)	the provider;	2
(c)	an employer of the provider;	3
(d)	an entity on whose behalf the provider is providing health services;	4 5
(e)	a registration board;	6
(f)	a professional association or other entity of which the provider is, or is eligible to be, a member;	7 8
(g)	the Minister;	9
(h)	the State Coroner, or another coroner investigating a death to which the report is relevant;	10 11
(i)	an entity that has a function or power to take action on matters raised in the report.	12 13

Part 4 Conciliation after investigation 14

93	Conciliation of investigated health service complaint				
	(1)	This section applies if the commission considers that a health10service complaint that has been investigated under this chapter17should be conciliated.17	7		
	(2)	The commissioner may conciliate the health service 19 complaint under chapter 6.			

Chapter 8 Inquiries by commission 21

94	Со	mmission may conduct an inquiry	22
	(1)	The commission may conduct an inquiry relating to any of the following matters if it considers it is in the public interest to do so—	23 24 25

		(a) a health complaint;	1
		(b) the quality of a health service;	2
		(c) systemic issues relating to the quality of health services;	3
		(d) another matter relevant to the commission's functions.	4
	(2)	For conducting the inquiry the commission may also inquire into matters arising directly or indirectly from the matter being inquired into.	5 6 7
95	Со	mmission must conduct inquiry if directed by Minister	8
	(1)	The commission must conduct an inquiry relating to a matter mentioned in section $94(1)(a)$ to (c) if directed to do so by the Minister under section $163.^{36}$	9 10 11
	(2)	For conducting the inquiry the commission may also inquire into matters arising directly or indirectly from the matter being inquired into.	12 13 14
96	Со	nstitution of commission for inquiry	15
	(1)	For conducting an inquiry, the commission must be constituted by at least 3 commission members decided by the commission (each an <i>inquiry member</i>).	16 17 18
	(2)	The commission may appoint a commission member to act as an inquiry member, including as the presiding member—	19 20
		(a) during a vacancy in the inquiry member's office as a commission member; or	21 22
		(b) during any period, or during all periods, when the inquiry member is absent from duty or from the State or is, for another reason, unable to perform the duties of the office.	23 24 25 26
97	Wh	io is to preside at inquiry	27
	(1)	If the commissioner is an inquiry member, the commissioner is to preside at the inquiry (the <i>presiding member</i>).	28 29

	(2)	Otherwise, the inquiry member appointed by the commission for the purpose is to preside at an inquiry (also the <i>presiding member</i>).	1 2 3
98	Co	mmission must be assisted by lawyer	4
		At an inquiry, the commission must be assisted by a lawyer of at least 5 years standing.	5 6
99	Pro	ocedure	7
	(1)	When conducting an inquiry, the commission must—	8
		(a) observe natural justice; and	9
		(b) act as quickly, and with as little formality and technicality, as is consistent with a fair and proper consideration of the issues.	10 11 12
	(2)	In conducting the inquiry, the commission—	13
		(a) is not bound by the rules of evidence; and	14
		(b) may inform itself in any way it considers appropriate, including by holding hearings; and	15 16
		(c) may decide the procedures to be followed for the inquiry.	17 18
	(3)	However, the commission must comply with this chapter and any procedural rules prescribed under a regulation.	19 20
100	No	tice of inquiry	21
	(1)		22 23 24 25
	(2)	The commission may also give public notice of the inquiry in any way it wishes.	26 27
101		uiry to be held in public other than in special cumstances	28 29
	(1)	An inquiry must be held in public.	30

(2)	appl inqu	vever, the commission may, of its own initiative or on the ication of a person appearing before or represented at the iry, direct that the inquiry, or a part of the inquiry, be held rivate.	1 2 3 4
(3)	only	commission may give a direction under subsection (2) if it is satisfied that it is appropriate to do so in the ial circumstances of the case.	5 6 7
(4)		ne commission acts under subsection (2) it may give ctions about the persons who may be present.	8 9
Su	ppres	ssion of name of witness	10
	witn	commission may, by order, suppress the name of a less appearing at an inquiry if the commission considers it eccessary or desirable to do so.	11 12 13
	otecti ness	on of commission members, representatives and es	14 15
	For	an inquiry—	16
	(a)	an inquiry member has, in the performance of the member's functions, the same protection and immunity as a Supreme Court judge performing the functions of a judge; and	17 18 19 20
	(b)	a lawyer assisting the commission, or a lawyer or other person appearing before the commission for someone else, has the same protection and immunity as a barrister appearing for a party in a proceeding in the Supreme Court; and	21 22 23 24 25
	(c)	a person given a witness requirement notice to attend or appearing before the commission as a witness has the same protection as a witness in a proceeding in the Supreme Court; and	26 27 28 29
	(d)	a person, for complying with a notice given to the person under section 107, ³⁷ has the same protection as a witness in a proceeding in the Supreme Court.	30 31 32

104	Re	cord of proceedings to be kept	1
		The commission must keep a record of each inquiry's proceedings.	2 3
105	Co	mmission's powers on inquiry	4
	(1)	In conducting an inquiry, the commission may—	5
		 (a) act in the absence of a person who has been given reasonable notice of the inquiry under section 100³⁸ or otherwise; and 	6 7 8
		(b) receive evidence on oath or by statutory declaration; and	9
		(c) adjourn the inquiry; and	10
		(d) disregard a defect, error, omission or insufficiency in a record.	11 12
	(2)	An inquiry member may administer an oath or affirmation to a person appearing as a witness before an inquiry.	13 14
106	No	tice to witness	15
	(1)	The presiding member may, by notice given to a person (a <i>witness requirement notice</i>), require the person to attend an inquiry at a stated time and place to give evidence or produce stated records or other things.	16 17 18 19
	(2)	A notice under subsection (1) may require the person to produce records or other things of a stated class or description.	20 21 22
	(3)	A person required to appear as a witness before the commission is entitled to the witness fees prescribed under a regulation or, if no witness fees are prescribed, the reasonable witness fees decided by the commission.	23 24 25 26
107	No	tice requiring information	27
	(1)	For the purpose of an inquiry the commissioner or the presiding member may, by notice given to a person, require	28 29

	the person to give to the commission stated information within a stated reasonable time and in a stated reasonable way.	1 2		
(2)	The person must comply with the notice, unless the person has a reasonable excuse.	3 4		
	Maximum penalty—100 penalty units.	5		
(3	It is not a reasonable excuse for subsection (2) that giving the information might tend to incriminate the person.			
(4	The following is not admissible in any civil, criminal administrative proceeding as evidence against an individu who gives information under subsection (2)—			
	(a) the information given by the individual under the subsection and the fact of that giving (<i>primary evidence</i>);	11 12 13		
	(b) any information obtained as a direct or indirect result of primary evidence (<i>derived evidence</i>).	14 15		
(5	Subsection (4) does not prevent primary evidence or derived evidence being admitted in evidence in criminal proceedings about the falsity or misleading nature of the primary evidence.	16 17 18		
108 Ir	spection of records or other things	19		
(1)	If a record or other thing is produced to the commission at an inquiry, the commission may—	20 21		
	(a) inspect the record or other thing; and	22		
	(b) make copies of, photograph, film or take extracts from, the record or other thing if it is relevant to the inquiry.	23 24		
(2)	The commission may also take possession of the record or other thing, and keep it while it is necessary for the inquiry.	25 26		
(3	While it keeps a record or other thing, the commission must permit a person otherwise entitled to possession of the record or other thing to inspect, make copies of, photograph, film or take extracts from, the record or other thing, at a reasonable place and time the commission decides.	27 28 29 30 31		

109	Offences by witnesses				
	(1)	A person given a witness requirement notice must not fail, without a reasonable excuse, to—			
		(a)	attend as required by the notice; and	4	
		(b)	continue to attend as required by the presiding member until excused from further attendance.	5 6	
		Max	imum penalty—100 penalty units.	7	
	(2)	A pe	A person appearing as a witness at an inquiry must not fail—		
		(a)	to take an oath or make an affirmation when required by the presiding member; or	9 10	
		(b)	without reasonable excuse, to answer a question the person is required to answer by the presiding member; or	11 12 13	
		(c)	without reasonable excuse, to produce a record or other thing the person is required to produce under a witness requirement notice.	14 15 16	
		Max	Maximum penalty—100 penalty units.		
	(3)	answ	not a reasonable excuse for subsection (2)(b) or (c) that vering the question or producing the record or other thing at tend to incriminate the person.	18 19 20	
	(4)	adm who	following is not admissible in any civil, criminal or inistrative proceeding as evidence against an individual answers a question or produces a record or other thing at aquiry in response to a requirement under this chapter—	21 22 23 24	
		(a)	the answer given, or the record or other thing produced, at the inquiry by the individual and the fact of that production (<i>primary evidence</i>);	25 26 27	
		(b)	any information, or record or other thing, obtained as a direct or indirect result of primary evidence (<i>derived evidence</i>).	28 29 30	
	(5)	evid	section (4) does not prevent primary evidence or derived ence being admitted in evidence in criminal proceedings at the falsity or misleading nature of the primary evidence.	31 32 33	

110	Со	ntem	pt of commission	1	
		In re	elation to an inquiry, a person must not—	2	
		(a)	insult the commission or an inquiry member; or	3	
		(b)	deliberately interrupt the inquiry; or	4	
		(c)	create or continue, or join in creating or continuing, a disturbance in or near a place where the commission is conducting the inquiry; or	5 6 7	
		(d)	publish, in a public way, information that identifies, or is likely to identify, a person to whom a suppression order made under section 102 relates; or	8 9 10	
		(e)	do anything that would be contempt of court if the commission were a judge acting judicially.	11 12	
		Max	ximum penalty—100 penalty units.	13	
111	Ch	ange	or absence of inquiry member	14	
		The	conduct of an inquiry is not affected by—	15	
		(a)	a change in the inquiry members; or	16	
		(b)	the absence of an inquiry member if there are at least 3 remaining inquiry members.	17 18	
112	Re	port l	by commission	19	
	(1)	The commission must prepare a written report about each inquiry conducted by it.			
	(2)	The	commission must give the report to the Minister	22	
113	Mir	nister	r must table report	23	
			Minister must table the report in the Legislative embly within 14 days of receiving it.	24 25	

Chapter 9 Part 1		Monitoring, enforcement and investigations	1 2
		Authorised persons' functions and powers generally	3 4
114	Functio	ns of authorised person	5
	An a	authorised person has the functions of—	6
	(a)	monitoring and enforcing compliance with this Act, including compliance with section 20(1); ³⁹ and	7 8
	(b)	investigating matters the commission is authorised to investigate under section 86 and inquiry matters.	9 10
115	Powers	of authorised person	11
	auth	performing an authorised person's functions, the porised person has the powers given to the authorised on under this Act.	12 13 14
Part 2	2	Appointment of authorised persons	15 16

116 Appointment

- (1) The commission may appoint a commission member, 18 commission officer or other person as an authorised person. 19
- (2) However, the commission may appoint a person as an authorised person only if the commission is satisfied the person is qualified for appointment because the person has the necessary expertise or experience.
 20
 21
 22
 23

117	Ар	pointment conditions and limit on powers	1			
	(1)	An authorised person holds office on the conditions stated in-	2 3			
		(a) the authorised person's instrument of appointment; or	4			
		(b) a commission notice given to the authorised person.	5			
	(2)	The instrument of appointment or a commission notice given to an authorised person may limit the authorised person's powers under this Act.	6 7 8			
	(3)	In this section—	9			
		<i>commission notice</i> means a notice authorised by the commission.	10 11			
118	lss	sue of identity card	12			
	(1)	The commission must issue an identity card to each authorised person.	13 14			
	(2)	The identity card must—	15			
		(a) contain a recent photo of the authorised person; and	16			
		(b) contain a copy of the authorised person's signature; and	17			
		(c) identify the person as an authorised person under this Act; and	18 19			
		(d) state an expiry date for the card.	20			
	(3)	This section does not prevent the issue of a single identity card to a person for this Act and other purposes.	21 22			
119	Pro	oduction or display of identity card	23			
	(1)	In exercising a power under this Act in relation to another person, an authorised person must—	24 25			
		(a) produce the authorised person's identity card for the other person's inspection before exercising the power; or	26 27 28			
		(b) have the identity card displayed so it is clearly visible to the other person when exercising the power.	29 30			

	(2)	However if it is not practicable to comply with subsection (1), the authorised person must produce the identity card for the other person's inspection at the first reasonable opportunity.	1 2 3
	(3)	For subsection (1), an authorised person does not exercise a power in relation to another person only because the authorised person has entered a place as mentioned in section $126(1)(b)$ or (3) . ⁴⁰	4 5 6 7
120	Wh	nen authorised person ceases to hold office	8
	(1)	An authorised person stops holding office if any of the following happens—	9 10
		(a) the term of office stated in a condition of office ends;	11
		(b) under another condition of office, the authorised officer ceases to hold office;	12 13
		(c) the authorised officer's resignation under section 121 takes effect.	14 15
	(2)	Subsection (1) does not limit the ways an authorised person may cease to hold office.	16 17
	(3)	In this section—	18
		<i>condition of office</i> means a condition on which the authorised person holds office.	19 20
121	Re	signation	21
		An authorised person may resign by signed notice given to the commission.	22 23
122	Re	turn of identity card	24
		A person who ceases to be an authorised person must return the person's identity card to the commission within 21 days after ceasing to be an authorised person, unless the person has a reasonable excuse.	25 26 27 28

Maximum penalty—20 penalty units.

Part 3		Powers of authorised persons		1
Divi	sion	1	Power to obtain information	2
123	Ρο	ver to requi	re information or attendance	3
	(1)	An authorise the person—	ed person may, by notice given to a person, require	4 5
		within	e stated information to the authorised person a stated reasonable time and in a stated able way; or	6 7 8
		. ,	end before the authorised person at a stated able time and place—	9 10
		(i) to	o answer questions; or	11
		(ii) to	o produce a stated thing.	12
	(2)		nder subsection (1) may require the person to ngs of a stated class or description.	13 14
	(3)	Subsection matter.	(1) does not apply for investigating an inquiry	15 16
124	Off	ences		17
	(1)	under sectio	quired to give information to an authorised person n 123 must give the information as required by the ss the person has a reasonable excuse.	18 19 20
		Maximum p	enalty—50 penalty units.	21
	(2)		ven a notice to attend before an authorised person on 123 must, unless the person has a reasonable	22 23 24
		(a) attend	as required by the notice; and	25
			ue to attend as required by the authorised person xcused from further attendance; and	26 27
			r a question the person is required to answer by thorised person; and	28 29

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Health Quality and Complaints Commission Bill 2006

(d) produce a thing the person is required to produce by the notice.

Maximum penalty—50 penalty units.

(3) It is a reasonable excuse for an individual not to give information, answer a question or produce a stated thing, that giving the information, answering the question or producing the thing might tend to incriminate the individual.

125 Inspection of produced things

- If a thing is produced to an authorised person, whether under a notice under section 123 or otherwise, the authorised person 10 may inspect it.
- (2) If the authorised person reasonably considers the thing may be relevant to the investigation being carried out by the authorised person or for monitoring or enforcing compliance with this Act, the authorised person may do all or any of the following—
 - (a) photograph the thing;
 - (b) for a record—make a copy of, or take an extract from, 18 the record; 19
 - (c) keep the thing while it is necessary for the investigation 20 or as evidence of a contravention of this Act. 21
- (3) If the authorised person keeps the thing, the authorised person
 must allow a person otherwise entitled to possession of the
 thing—
 - (a) for a record—to inspect, copy, or take an extract from, 25
 the record, at the reasonable time and place the 26
 authorised person decides; or 27
 - (b) for another thing—to inspect or photograph the thing, at the reasonable time and place the authorised person decides.
 28
 29
 30

Divis	sion	2		Entry of places	1
126	Ρο	wer to	o ent	er places	2
	(1)	An a	uthor	ised person may enter a place if—	3
		(a)	an o	ccupier of the place consents to the entry; or	4
		(b)		a public place and the entry is made when it is open ne public; or	5 6
		(c)	the e	entry is authorised by a warrant.	7
	(2)			authorised person may enter a place for the purpose ring compliance with section $20(1)^{41}$ if—	8 9
		(a)	it is	a health service facility; and	10
		(b)		entry is authorised in writing signed by the chief cutive; and	11 12
		(c)	the e	entry is made—	13
			(i)	when the facility is open for business or otherwise open for entry; and	14 15
			(ii)	after giving an occupier of the facility at least 24 hours notice of the entry.	16 17
	(3)	enter	; an	authorised person may, without an occupier's r a warrant—	18 19 20
		(a)		r land around premises at the place to an extent that asonable to contact an occupier; or	21 22
		(b)	cons	r part of the place the authorised person reasonably siders members of the public ordinarily are allowed nter when they wish to contact an occupier.	23 24 25

s 127

Divis	ion	3 Procedure for entry	1
127	Ent	ry with consent	2
	(1)	occupier of a place to consent to the authorised person or another authorised person entering the place under section	3 4 5 6
	(2)		7 8
		(a) the purpose of the entry; and	9
		(b) that the occupier is not required to consent.	10
	(3)		11 12
	(4)	The acknowledgment must state—	13
		(a) the occupier has been told—	14
		(i) the purpose of the entry; and	15
		(ii) that the occupier is not required to consent; and	16
		(b) the purpose of the entry; and	17
			18 19
		(d) the time and date the consent was given.	20
	(5)		21 22
	(6)	If— 2	23
		1 0	24 25
			26 27
		1 1 0	28 29

128	Ар	plication for warrant	1
	(1)	An authorised person may apply to a magistrate for a warrant for a place.	2 3
	(2)	The authorised person must prepare a written application that states the grounds on which the warrant is sought.	4 5
	(3)	The written application must be sworn.	6
	(4)	The magistrate may refuse to consider the application until the authorised person gives the magistrate all the information the magistrate requires about the application in the way the magistrate requires.	7 8 9 10
		Example—	11
		The magistrate may require additional information supporting the application to be given by statutory declaration.	12 13
129	lss	ue of warrant	14
	(1)	The magistrate may issue the warrant for the place if the magistrate is satisfied there are reasonable grounds for suspecting—	15 16 17
		(a) there is a particular thing or activity (the <i>evidence</i>) that may provide evidence—	18 19
		(i) about a matter being investigated by the authorised person; or	20 21
		(ii) of an offence against this Act; and	22
		(b) the evidence is at the place, or, within the next 7 days, will be at the place.	23 24
	(2)	The magistrate may also issue the warrant for the place if the magistrate is satisfied there are reasonable grounds for suspecting—	25 26 27
		(a) the place is premises used for a purpose mentioned in section 86(g); and	28 29
		(b) there is at the place, or, within the next 7 days there will be at the place, a person mentioned in that paragraph whose health or safety may be at risk.	30 31 32
	(3)	The warrant must state—	33
		(a) the place to which the warrant applies; and	34

	(b)	that a stated authorised person may, with necessary and reasonable help and force—	1 2
		(i) enter the place and any other place necessary for entry to the place; and	3 4
		(ii) exercise the authorised person's powers under this part; and	5 6
	(c)	if subsection (1)(a)(i) applies—the matter being investigated for which the warrant is sought; and	7 8
	(d)	if subsection (1)(a)(ii) applies—particulars of the offence that the magistrate considers appropriate in the circumstances; and	9 10 11
	(e)	if subsection (1) applies, the evidence that may be seized under the warrant; and	12 13
	(f)	the hours of the day or night when the place may be entered; and	14 15
	(g)	the magistrate's name; and	16
	(h)	the date and time of the warrant's issue; and	17
	(i)	the date, within 14 days after the warrant's issue, the warrant ends.	18 19
	plicat rrant	tion by electronic communication and duplicate	20 21
(1)	emai com	application under section 128 may be made by phone, fax, il, radio, videoconferencing or another form of electronic munication if the authorised person reasonably considers cessary because of—	22 23 24 25
	(a)	urgent circumstances; or	26
	(b)	other special circumstances, including, for example, the authorised person's remote location.	27 28
(2)	The	application—	29
	(a)	may not be made before the authorised person prepares the written application under section 128(2); but	30 31
	(b)	may be made before the written application is sworn.	32

(3)		magistrate may issue the warrant (the <i>original warrant</i>) if the magistrate is satisfied—	1 2
	(a)	it was necessary to make the application under subsection (1); and	3 4
	(b)	the way the application was made under subsection (1) was appropriate.	5 6
(4)	Afte	r the magistrate issues the original warrant—	7
	(a)	if there is a reasonably practicable way of immediately giving a copy of the warrant to the authorised person, for example, by sending a copy by fax or email, the magistrate must immediately give a copy of the warrant to the authorised person; or	8 9 10 11 12
	(b)	otherwise—	13
		 (i) the magistrate must tell the authorised person the date and time the warrant is issued and the other terms of the warrant; and 	14 15 16
		(ii) the authorised person must complete a form of warrant, including by writing on it—	17 18
		(A) the magistrate's name; and	19
		(B) the date and time the magistrate issued the warrant; and	20 21
		(C) the other terms of the warrant.	22
(5)	form case	copy of the warrant mentioned in subsection $(4)(a)$, or the a of warrant completed under subsection $(4)(b)$ (in either the <i>duplicate warrant</i>), is a duplicate of, and as effectual he original warrant.	23 24 25 26
(6)	The oppo	authorised person must, at the first reasonable ortunity, send to the magistrate—	27 28
	(a)	the written application complying with section 128(2) and (3); and	29 30
	(b)	if the authorised person completed a form of warrant under subsection (4)(b)—the completed form of warrant.	31 32 33
(7)		magistrate must keep the original warrant and, on iving the documents under subsection (6)—	34 35

Health Quality and Complaints Commission Bill 2006

		(a) attach the documents to the original warrant; and	1
		(b) give the original warrant and documents to the clerk of the court of the relevant magistrates court.	2 3
	(8)	Despite subsection (5), if—	4
		 (a) an issue arises in a proceeding about whether an exercise of a power was authorised by a warrant issued under this section; and 	5 6 7
		(b) the original warrant is not produced in evidence;	8
		the onus of proof is on the person relying on the lawfulness of the exercise of the power to prove a warrant authorised the exercise of the power.	9 10 11
	(9)	This section does not limit section 128.	12
	(10)	In this section—	13
		<i>relevant magistrates court</i> , in relation to a magistrate, means the Magistrates Court that the magistrate constitutes under the <i>Magistrates Act 1991</i> .	14 15 16
131	Det	fect in relation to a warrant	17
	(1)	A warrant is not invalidated by a defect in the warrant, or in compliance with section 128, 129 or 130, unless the defect affects the substance of the warrant in a material particular.	18 19 20
	(2)	In this section—	21
		<i>warrant</i> includes a duplicate warrant mentioned in section 130(5).	22 23
132	Wa	rrants—procedure before entry	24
	(1)	This section applies if an authorised person named in a warrant issued under this division for a place is intending to enter the place under the warrant.	25 26 27
	(2)	Before entering the place, the authorised person must do or make a reasonable attempt to do the following things—	28 29

· · · · ·	erself to another person present at 1 occupier of the place in the way 2 42 3
(b) give the other person	a copy of the warrant; 4
(c) tell the other person by the warrant to ent	the authorised person is permitted5er the place;6
	son an opportunity to allow the 7 mediate entry to the place without 8 9
subsection (2) if the autho grounds that immediate en	person need not comply with10rised person believes on reasonable11try to the place is required to ensure12he warrant is not frustrated.13
(4) In this section—	14
<i>warrant</i> includes a duplie 130(5).	cate warrant mentioned in section 15
	or optry
Division 4 Powers aft	er entry 17
Division 4Powers aft133General powers after enter	-
133 General powers after enter	-
 133 General powers after enter (1) This section applies to a place. (2) However, if an authorised occupier's consent to enter 	ing places 18 n authorised person who enters a 19
 133 General powers after enter (1) This section applies to a place. (2) However, if an authorised occupier's consent to enter authorised person only if 	ing places 18 n authorised person who enters a 19 20 d person enters a place to get an 21 c a place, this section applies to the 22 the consent is given or the entry is 23 24
 133 General powers after enter (1) This section applies to a place. (2) However, if an authorised occupier's consent to enter authorised person only if otherwise authorised. 	ing places 18 n authorised person who enters a 19 20 d person enters a place to get an 21 c a place, this section applies to the 22 the consent is given or the entry is 23 24 7
 133 General powers after enter (1) This section applies to a place. (2) However, if an authorised occupier's consent to enter authorised person only if otherwise authorised. (3) The authorised person may (a) search any part of the 	Ing places18In authorised person who enters a192020Id person enters a place to get an212122222324242524262627262826292620262126222623262425252626272626272628272926202621272526262727262827292620272127222623262427252626272726282729272027212722272427252626272726282729272926202721272227242725272627272728272927292729272927292729

⁴² Section 119 (Production or display of identity card)

	(d)	take into or onto the place any person, equipment or material the authorised person reasonably requires for exercising a power under this division; or	1 2 3
	(e)	require an occupier of the place, or a person at the place, to give the authorised person reasonable help to exercise the authorised person's powers mentioned in paragraphs (a) to (d).	4 5 6 7
(4)	autheexec of a	b, if the place is premises mentioned in section 86(g), the orised person may, with the approval of the chief utive, make arrangements to secure the health and safety person, mentioned in that paragraph, on the premises if authorised person reasonably suspects—	8 9 10 11 12
	(a)	the person can not independently leave the premises; and	13 14
	(b)	the person's health or safety may be at risk.	15
(5)	the a	nout limiting subsection (4), the arrangements made by authorised person may be for the person to be relocated or ided with personal assistance or health services.	16 17 18
(6)	the a fail t	In making a requirement mentioned in subsection $(3)(e)$, authorised person must warn the person it is an offence to to comply with the requirement, unless the person has a bonable excuse.	19 20 21 22
Exe	ercise	e of general powers	23
	an ai	en entering a place to exercise powers under this division, uthorised person must not do anything that may adversely et the health or physical privacy of a person.	24 25 26
	Exam	pple of how a person's physical privacy may be affected—	27
		ering a room while a person is being examined by a medical actitioner	28 29
Fai	lure t	o help authorised person	30
(1)	133(erson required to give reasonable help under section (3)(e) must comply with the requirement, unless the on has a reasonable excuse.	31 32 33
	Max	imum penalty—50 penalty units.	34

(2) If an individual is required under section 133(3)(e) to give 1 information or produce a record, it is a reasonable excuse for 2 the individual not to comply with the requirement that 3 complying with the requirement might tend to incriminate the 4 individual.

Division 5 Power to seize evidence

136 Seizing evidence at a place that may be entered without 7 consent or warrant 8 (1)This section applies if an authorised person enters a place that 9 may be entered under this part without the consent of an 10 occupier and without a warrant. 11 The authorised person may seize a thing at the place if the (2)12 authorised person reasonably believes the thing is evidence— 13 (a) of a contravention of section 20(1) or of an offence 14 against this Act; or 15 that is relevant to the investigation being carried out by (b) 16 the authorised person. 17 137 Seizing evidence at a place that may only be entered with 18 consent or warrant 19 This section applies if— (1)20

- (a) an authorised person is authorised to enter a place under
 this part only with the consent of an occupier or a
 warrant; and
 23
- (b) the authorised person enters the place after obtaining the 24 necessary consent or warrant. 25
- (2) If the authorised person enters the place with the occupier's 26 consent, the authorised person may seize a thing at the place 27 if— 28
 - (a) the authorised person reasonably believes the thing is 29 evidence— 30
 - (i) of a contravention of section 20(1) or of an offence 31 against this Act; or 32

Health Quality and Complaints Commission Bill 2006

		(ii) that is relevant to the investigation being carried out by the authorised person; and	1 2
	(b)	seizure of the thing is consistent with the purpose of entry as told to the occupier when asking for the occupier's consent.	3 4 5
(3)	auth	ne authorised person enters the place with a warrant, the norised person may seize the evidence for which the rant was issued.	6 7 8
(4)		authorised person may also seize anything else at the e if the authorised person reasonably believes—	9 10
	(a)	the thing is evidence—	11
		(i) of a contravention of section 20(1) or of an offence against this Act; or	12 13
		(ii) that is relevant to the investigation or of an offence against this Act; and	14 15
	(b)	the seizure is necessary to prevent the thing being hidden, lost or destroyed.	16 17
Re	ceipt	for seized things	18
(1)	(a se	soon as possible after an authorised person seizes a thing <i>eized thing</i>), the authorised person must give a receipt for seized thing to the person from whom it was seized.	19 20 21
(2)	subs the	vever, if for any reason it is not practicable to comply with section (1), the authorised person must leave the receipt at place of seizure, in a reasonably secure way and in a spicuous position.	22 23 24 25
(3)		receipt must describe generally each seized thing and its dition.	26 27
(4)	wou	s section does not apply to a thing if it is impracticable or all be unreasonable to give the receipt, given the thing's are, condition and value.	28 29 30
Foi	feitu	ire of seized thing	31
(1)	A se	eized thing is forfeited to the commission if the authorised son who seized the thing—	32 33

138

Health Quality and Complaints Commission Bill 2006

		(a) can not find its owner, after making reasonable inquiries; or	1 2
		(b) can not return it to its owner, after making reasonable efforts.	3 4
	(2)	In applying subsection (1)—	5
		 (a) subsection (1)(a) does not require the authorised person to make inquiries if it would be unreasonable to make inquiries to find the owner; and 	6 7 8
		(b) subsection (1)(b) does not require the authorised person to make efforts if it would be unreasonable to make efforts to return the thing to its owner.	9 10 11
		Example—	12
		The owner of the thing has migrated to another country.	13
	(3)	Regard must be had to a thing's nature, condition and value in deciding—	14 15
		(a) whether it is reasonable to make inquiries or efforts; and	16
		(b) if making inquiries or efforts, what inquiries or efforts, including the period over which they are made, are reasonable.	17 18 19
140	De	aling with forfeited things etc.	20
	(1)	On the forfeiture of a thing to the commission, the thing becomes the commission's property and may be dealt with by the commission as the commission considers appropriate.	21 22 23
	(2)	Without limiting subsection (1), the commission may destroy or dispose of the thing.	24 25
141	Ac	cess to seized things	26
	(1)	Until a seized thing is forfeited or returned, an authorised person must allow a person who would be entitled to the seized thing, if it were not in the authorised person's possession, to inspect it and, if it is a record, to take extracts from it or copy it.	27 28 29 30 31
	(2)	Subsection (1) does not apply if it is impracticable or would be unreasonable to allow the inspection or copying.	32 33

142 Return of seized things 1 If a seized thing is not forfeited, an authorised person must (1)2 return it to its owner at the end of-3 6 months: or (a) 4 if proceedings involving the thing are started within (b) 5 6 months-the proceeding and any appeal from the 6 proceeding. 7 (2) Despite subsection (1), the authorised person must 8 immediately return the seized thing to its owner if the 9 authorised person is satisfied that its retention as evidence is 10 no longer necessary. 11 Division 6 Compensation 12 143 Notice of damage 13 This section applies if— (1)14 (a) an authorised person damages property when exercising 15 or purporting to exercise a power; or 16 a person (the *other person*) acting under the direction or (b) 17 authority of an authorised person damages property. 18 (2)The authorised person must, as soon as practicable, give 19 notice of particulars of the damage to a person who appears to 20the authorised person to be an owner of the property. 21 (3) If the authorised person believes the damage was caused by a 22 latent defect in the property or circumstances beyond the 23 authorised person's or other person's control, the authorised 24 person may state the belief in the notice. 25 If, for any reason, it is impracticable to comply with 26 (4) subsection (2), the authorised person must leave the notice in 27 a conspicuous position and in a reasonably secure way where 28 the damage happened. 29 (5) This section does not apply to damage the authorised person 30 reasonably believes is trivial. 31 In this section— (6) 32

owner, of property, includes a person in possession or control of it.

144 Compensation

	(1)	A person may claim compensation from the commission if the person incurs loss or expense because of the exercise or purported exercise of a power under any of the following divisions of this part—	4 5 6 7
		• division 2 (Entry of places)	8
		• division 4 (Powers after entry)	9
		• division 5 (Power to seize evidence).	10
	(2)	Payment of compensation may be claimed and ordered in a proceeding for—	11 12
		(a) compensation brought in a court of competent jurisdiction; or	13 14
		(b) an offence against this Act brought against the person making the claim for compensation.	15 16
	(3)	A court may order the payment of compensation for the loss or expense only if it is satisfied it is just to make the order in the circumstances of the particular case.	17 18 19
Divis	ion	7 General enforcement matters	20
145	Obs	structing authorised person	21
	(1)	A person must not obstruct an authorised person in the exercise of a power under this Act, unless the person has a reasonable excuse.	22 23 24
		Maximum penalty—100 penalty units.	25
	(2)	If a person obstructs an authorised person in the exercise of a power under this Act and the authorised person decides to exercise the power, the authorised person must warn the person that—	26 27 28 29
		(a) it is an offence to obstruct the authorised person, unless the person has a reasonable excuse; and	30 31

		(b) the authorised person considers the person's conduct is an obstruction.	1 2
	(3)	In this section—	3
		obstruct includes hinder, resist and attempt to obstruct.	4
146	Im	personation of authorised person	5
		A person must not pretend to be an authorised person.	6
		Maximum penalty—50 penalty units.	7
Cha	ipte	er 10 Matters concerning the commission	8 9
Part	1	Membership	10
147	Me	mbership of commission	11
		The commission consists of—	12
		(a) the commissioner; and	13
		(b) the assistant commissioners.	14
148	Co	mmissioner	15
	(1)	There is to be a Health Quality and Complaints Commissioner.	16 17
	(2)	The Governor in Council is to appoint the commissioner.	18
	(3)	The commissioner is to be a person with the standing appropriate for performing the commissioner's role.	19 20
149		sistant commissioners	21
140	AS		21

(2)	The Governor in Council is to appoint the assistant commissioners.	1 2
(3)	Of the assistant commissioners—	3
	(a) at least—	4
	(i) 1 must be a lawyer; and	5
	(ii) 1 must be a medical practitioner with clinical experience; and	6 7
	(iii) 1 must be a nurse or midwife; and	8
	(iv) 1 must be an allied health professional; and	9
	(v) 1 must have skills and experience in consumer issues; and	10 11
	(b) all must have skills and experience in governance.	12
(4)	In this section—	13
	<i>allied health professional</i> means a registered provider other than a medical practitioner, nurse or midwife.	14 15
	<i>health practitioner registration Act</i> means any 1 of the following Acts—	16 17
	Chiropractors Registration Act 2001	18
	Dental Practitioners Registration Act 2001	19
	• Dental Technicians and Dental Prosthetists Registration Act 2001	20 21
	• Medical Radiation Technologists Registration Act 2001	22
	• Occupational Therapists Registration Act 2001	23
	Optometrists Registration Act 2001	24
	Osteopaths Registration Act 2001	25
	Pharmacists Registration Act 2001	26
	Physiotherapists Registration Act 2001	27
	Podiatrists Registration Act 2001	28
	Psychologists Registration Act 2001	29
	• Speech Pathologists Registration Act 2001.	30

medical practitioner includes a person registered under the law of another State or of a foreign country that provides for the same matter as a provision of the *Medical Practitioners Registration Act 2001*.

midwife includes a person authorised to practise midwifery under the law of another State or a foreign country that provides for the same matter as a provision of the *Nursing Act 1992*.

nurse means—

- (a) a registered nurse or enrolled nurse; or 10
- (b) a person authorised to practise nursing under the law of another State or a foreign country that provides for the same matter as a provision of the *Nursing Act 1992*.
 13
- registered nurse see the Nursing Act 1992, section 4.

registered providerincludes a person registered under the law15of another State or of a foreign country that provides for the16same matter as a provision of a health practitioner registration17Act.18

150 Ineligibility for appointment as commission member

A person is not eligible for appointment as a commission 20 member if the person has been convicted of an indictable 21 offence. 22

151 Term and conditions of appointment

- (1) A person may be appointed as a commission member for a 24 term of not more than 4 years. 25
- (2) Subject to this Act, a person holds office as a commission 26 member on the conditions decided by the Governor in 27 Council.
 28
- (3) A commission member may be appointed on a full-time or 29 part-time basis. 30
- (4) A commission member must be appointed under this Act and not under the *Public Service Act 1996*.
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Vac	cancy	y in commission member's office	1
			2 3
	(a)	resigns office by signed notice given to the Minister; or	4
	(b)	is removed from office under section 153.	5
Re	mova	I or suspension of commission member	6
(1)			7 8
	(a)	is an insolvent under administration within the meaning of the Corporations Act, section 9; or	9 10
	(b)	is convicted of an indictable offence; or	11
	(c)	is guilty of misconduct, neglect of duty or incompetence; or	12 13
	(d)	becomes mentally or physically incapable of performing satisfactorily the duties of office.	14 15
(2)	may offic	warrant the removal of a commission member from ce, the Governor in Council may suspend the member	16 17 18 19
Gra	ant of	f leave to commission member	20
			21 22
Fill	ing v	acancies	23
			24 25
	(a)	during a vacancy in the office; or	26
	(b)	during a period or all periods when the member is absent from duty or from the State or is, for any reason, unable to satisfactorily perform the functions of the office.	27 28 29 30
	Re (1)	(1) The men (a) (b) Remova (1) The from (a) (c) (d) (c) (d) (c) (d) (c) (c) (d) (c) (c) (d) (c) (c) (c) (c) (c) (c) (c) (c) (c) (c	 (b) is removed from office under section 153. Removal or suspension of commission member The Governor in Council may remove a commission member from office if the person— is an insolvent under administration within the meaning of the Corporations Act, section 9; or is convicted of an indictable offence; or is guilty of misconduct, neglect of duty or incompetence; or becomes mentally or physically incapable of performing satisfactorily the duties of office. (2) For the purpose of the Minister inquiring into a matter that may warrant the removal of a commission member from office, the Governor in Council may suspend the member from office for a period of not more than 6 months. Grant of leave to commission member The Minister may grant leave of absence to a commission member on the conditions the Minister considers appropriate. Filling vacancies The Governor in Council may appoint a person to act as a commission member— (a) during a period or all periods when the member is absent from duty or from the State or is, for any reason, unable to satisfactorily perform the functions of the

Part 2		2 Commission business			
156	Со	nduct of business	2		
		Subject to this Act, the commission may conduct its business, including its meetings, in the way it considers appropriate.	3 4		
157	Pre	esiding at meetings	5		
	(1)	The commissioner must preside at all commission meetings at which the commissioner is present.	6 7		
	(2)	If the commissioner is absent from a commission meeting, an assistant commissioner chosen by the assistant commissioners present must preside.	8 9 10		
158	Times and places of meetings				
	(1)	Commission meetings are to be held at the times and places the commissioner decides.	12 13		
	(2)	However, the commissioner must call a meeting if asked in writing by at least the number of assistant commissioners forming a quorum for a commission meeting.	14 15 16		
159	Qu	orum for meetings	17		
		A quorum for a commission meeting is the number equal to one-half of the commission members for the time being holding office or, if one-half is not a whole number, the next highest whole number.	18 19 20 21		
160	Со	Conduct of meetings			
	(1)	A question at a commission meeting is to be decided by a majority of the votes of the commission members present.	23 24		
	(2)	Each commission member present at the meeting has a vote on each question to be decided and, if the votes are equal, the member presiding also has a casting vote.	25 26 27		
	(3)	A commission member who abstains from voting is taken to have voted for the negative.	28 29		

(4)	The commission may hold meetings, or allow commission members to take part in meetings, by using any technology allowing reasonably contemporaneous and continuous communication between members taking part in the meetings, including, for example, teleconferencing.				
(5)	A commission member who takes part in a meeting of the commission under subsection (4) is taken to have been present at the meeting.				
(6)	6) A resolution is validly made by the commission, even if it not passed at a commission meeting, if—				
	(a)	notice of the resolution is given under procedures approved by the commission; and	11 12		
	(b)	a majority of commission members agrees in writing to the resolution.	13 14		
Min	utes		15		
(1)	The	commission must keep minutes of its meetings.	16		
(2)	If a resolution is made under section 160(6) it must be noted in the minutes of the commission meeting next happening after the making of the resolution.				
(3)	If a commission member votes against a resolution and asks that this be recorded in the minutes of the meeting, the fact that the member voted against the resolution must be recorded in the minutes.				
Dis	closı	ure of interest	24		
(1)		section applies to a commission member (the <i>interested</i> on) if—	25 26		
	(a)	the interested person has a direct or indirect interest in an issue being considered, or about to be considered, by the commission; and	27 28 29		
	(b)	the interest could conflict with the proper performance of the person's duties about the consideration of the issue.	30 31 32		

s 162

Health Quality and Complaints Commission Bill 2006

(2)	inter	soon as practicable after the relevant facts come to the rested person's knowledge, the person must disclose the re of the interest to a commission meeting.	1 2 3
(3)		ess the commission otherwise directs, the interested on must not—	4 5
	(a)	be present when the commission considers the issue; or	6
	(b)	take part in a decision of the commission about the issue.	7 8
(4)	com	interested person must not be present when the mission is considering whether to give a direction under ection (3).	9 10 11
(5)		ere is another person who must, under subsection (2), also lose an interest in the issue, the other person must not—	12 13
	(a)	be present when the commission is considering whether to give a direction under subsection (3) about the interested person; or	14 15 16
	(b)	take part in making the decision about giving the direction.	17 18
(6)	If—		19
	(a)	because of this section, a commission member is not present at a commission meeting for considering or deciding an issue, or for considering or deciding whether to give a direction under subsection (3); and	20 21 22 23
	(b)	there would be a quorum if the member were present;	24
		remaining persons present are a quorum of the mission for considering or deciding the issue, or for idering or deciding whether to give the direction, at the ting.	25 26 27 28
(7)		isclosure under subsection (2) must be recorded in the mission's minutes.	29 30

Part 3 Ministers powers to give directions

163	Mir	nister may direct inquiry	3
	(1)	The Minister may give the commission a written direction to conduct an inquiry under chapter 8 relating to a matter mentioned in section $94(1)(a)$ to (c). ⁴³	4 5 6
	(2)	Before giving the direction, the Minister must consult with the commission for the purpose of deciding the inquiry matter.	7 8
	(3)	In deciding the inquiry matter, the Minister must state the purpose of the inquiry.	9 10
	(4)	The commission must comply with the direction despite section 12.44	11 12
164	Other directions by Minister		
	(1)	The Minister may give a written direction to the commission to—	14 15
		(a) provide a report on a specified matter to the Minister; or	16
		(b) establish a specified committee under section 169; or	17
		(c) investigate a health complaint, including one made by the Minister; or	18 19
		(d) intervene in disciplinary proceedings against a registered provider under section 190; ⁴⁵ or	20 21
		(e) investigate the quality of a health service; or	22
		(f) investigate systemic issues relating to the quality of health services.	23 24
	(2)	The direction may state a period within which, or a way in which, the direction must be complied with.	25 26

⁴³ Section 94 (Commission may conduct an inquiry)

⁴⁴ Section 12 (Commission's independence)

⁴⁵ Section 190 (Commission may intervene in disciplinary proceedings)

Health Quality and Complaints Commission Bill 2006

	(3)	The commission must comply with the direction despite section 12.	1 2
Part	: 4	Other matters	3
165	Co	mmission's relationship with the State	4
		The Commission does not represent the State.	5
166	De	legation by the commission	6
	(1)	The commission may delegate its functions to the chief executive or another appropriately qualified commission officer.	7 8 9
		Note—	10
		Under section 181(1), the chief executive may subdelegate a delegated function to an appropriately qualified commission officer.	11 12
	(2)	However, the commission may not delegate its function to conduct inquiries under chapter 8.	13 14
	(3)	In this section—	15
		<i>appropriately qualified</i> includes having the qualifications, experience or standing appropriate for the function.	16 17
		Example of standing for a commission officer—	18
		the officer's classification level in the office	19
		<i>functions</i> includes powers.	20
167	Pre	eservation of rights	21
	(1)	This section applies if a public service officer is appointed as a commission member.	22 23
	(2)	The person retains all rights that have accrued to the person	24

2) The person retains all rights that have accrued to the person24because of employment as a public service officer, or that25would accrue in the future to the person because of that26employment, as if service as a commission member were a27continuation of service as a public service officer.28

(3)	If the person stops being a commission member and again	1
(\mathbf{J})		1
	becomes a public service officer, the person's service as a	2
	commission member is to be regarded as service of a similar	3
	kind in the public service for the purpose of determining the	4
	person's rights as a public service officer.	5

168 Superannuation for commission member who was previously a public service officer

(1)	This section applies if a public service officer is appointed as	8
	a commission member and immediately before the	9
	appointment the public service officer was a member of the	10
	State Public Sector Superannuation Scheme under the	11
	Superannuation (State Public Sector) Act 1990.	12

(2) The person continues to be eligible to be, and to be, a member 13 of the scheme. 14

169 **Committees** 15 (1)The commission— 16 must establish a consumer advisory committee and a (a) 17 clinical advisory committee; and 18 (b) may establish other committees. 19 The functions of the committees are as follows— (2)20 for the consumer advisory committee-to advise the (a) 21 commission about consumers' concerns about health 22 services and other matters relevant to the commission's 23 functions referred to the committee by the commission; 24 and 25 for the clinical advisory committee-to advise the (b) 26 commission about clinical matters relevant to the 27 commission's functions referred to the committee by the 28 commission; and 29 for another committee-to advise the commission about (c) 30 matters relevant to the commission's functions referred 31 to the committee by the commission. 32

	(3)	have	ommittee must include persons the commission considers the expertise and experience necessary for the formance of the committee's functions.	1 2 3
	(4)		ommittee member is entitled to the fees and allowances ded by the Governor in Council.	4 5
170		minat uncils	tion of persons for membership of district health	6 7
	(1)	in se cons	section relates to the commission's function mentioned ection $16(d)$ of nominating persons to the Minister who it iders suitable for appointment as members of district th councils.	8 9 10 11
	(2)	In no to—	ominating the persons, the commission must have regard	12 13
		(a)	the need for community representation on district health councils; and	14 15
		(b)	the expertise and experience necessary for the exercise by councils of their functions; and	16 17
		(c)	the Health Services Act 1991, sections 10(3) and 13.	18
			Note—	19
			The <i>Health Services Act 1991</i> , section 10(3) limits the number of members of a district health council from a tertiary institution who may be involved in the education and training of health practitioners to 2 and section 13 deals with qualifications for membership.	20 21 22 23 24
171	Δn	nlicat	tion of various public sector Acts	25
	(1)	•	commission is—	23 26
	(-)	(a)	a unit of public administration under the <i>Crime and Misconduct Act 2001</i> ; and	27 28
		(b)	a statutory body under the <i>Financial Administration and Audit Act 1977</i> .	29 30
	(2)		er the <i>Statutory Bodies Financial Arrangements Act</i> 2, the commission is a statutory body.	31 32

(3)	2B ⁴⁶ unde	Statutory Bodies Financial Arrangements Act 1982, part sets out the way in which the commission's powers er this Act are affected by the Statutory Bodies Financial angements Act 1982.	1 2 3 4	
Anı	nual	report	5	
(1)	The commission must include in its annual report under the <i>Financial Administration and Audit Act 1977</i> —			
	(a)	information required by the Minister; and	8	
	(b)	details of any direction given to the commission by the Minister that relates to the financial year for which the report is prepared.	9 10 11	
(2)	anni	ject to section 205, ⁴⁷ the commission may include in an ual report information, opinion and recommendations losing details of—	12 13 14	
	(a)	health complaints, inquiry matters and contraventions of this Act; or	15 16	
	(b)	the quality of health services; or	17	
	(c)	the progress or results of investigations into health complaints or offences against this Act; or	18 19	
	(d)	the progress or results of inquiries; or	20	
	(e)	systemic issues relating to the quality of health services.	21	
(3)		vever, the commission must not include in an annual ort information that identifies a complainant or user ss—	22 23 24	
	(a)	the person consents to its inclusion; or	25	
	(b)	the person's identity, as the complainant for the relevant health complaint or as a user for the relevant health service, is publicly known.	26 27 28	

⁴⁶ *Statutory Bodies Financial Arrangements Act 1982*, part 2B (Powers under this Act and relationship with other Acts)

⁴⁷ Section 205 (Response to adverse comments in commission report)

173 Special report

(1)	repo	commission may, at any time, give to the Minister a rt providing information relating to the activities of the mission.	2 3 4
(2)	repo	ect to section 205, the commission may include in the rt information, opinion and recommendations disclosing ills of—	5 6 7
	(a)	health complaints or contraventions of this Act; or	8
	(b)	the quality of health services; or	9
	(c)	results of investigations into health complaints, or contraventions of this Act; or	10 11
	(d)	systemic issues relating to the quality of health services.	12
(3)		rever, the commission must not include in the report remation that identifies a complainant or a user unless—	13 14
	(a)	the person consents to its inclusion; or	15
	(b)	the person's identity, as the complainant for the relevant health complaint or as a user for the relevant health service, is publicly known.	16 17 18
(4)		Minister must table the report in the Legislative embly within 14 days of receiving it.	19 20

Cha	apte	er 11 Office of the Health Quality and Complaints Commission	1 2 3
Part	t 1	Establishment	4
174	Est	ablishment of office	5
	(1)	The Office of the Health Quality and Complaints Commission is established.	6 7
	(2)	The office consists of the chief executive and the other staff of the office.	8 9

Part 2Office's function and powers10

175	Fu	nction and powers	11
	(1)	The office's function is to help the commission in the performance of its functions.	12 13
	(2)	The office may do anything necessary or convenient to be done in performing its function.	14 15
176	Sta	itus	16
		The office is not a statutory body for the Financial	17
		Administration and Audit Act 1977 or the Statutory Bodies	18
		Financial Arrangements Act 1992.	19
		Note—	20
		The office is a public service office under the <i>Public Service Act 1996</i> .	21

Part 3 Chief executive officer

177	Ар	pointment of chief executive officer	2
	(1)	There is to be a chief executive officer of the office.	3
	(2)	The chief executive is to be appointed by the Governor in Council.	4 5
	(3)	The chief executive is appointed for the term stated in the instrument of appointment.	6 7
	(4)	The stated term must not be more than 5 years.	8
	(5)	The <i>Public Service Act 1996</i> does not apply to the appointment of the chief executive.	9 10
178	Co	nditions of appointment	11
	(1)	The chief executive is to be paid the remuneration and allowances decided by the Governor in Council.	12 13
	(2)	The chief executive holds office on terms, not provided for by this Act, decided by the Governor in Council.	14 15
179	Fu	nction of chief executive	16
		Subject to direction by the commission, the chief executive is to control the office and is responsible for its efficient and effective administration and operation.	17 18 19
180	Ch	ief executive must act independently etc.	20
		In performing the chief executive's function and exercising the chief executive's powers—	21 22
		(a) the chief executive must act independently, impartially, and in the public interest; and	23 24
		(b) is not subject to direction by the Minister.	25
181	De	legation by chief executive	26
	(1)	The chief executive may delegate the chief executive's functions, including a function delegated to the chief	27 28

			cutive by the commission, to an appropriately qualified mission officer.	1 2			
	(2)	In th	nis section—	3			
			<i>ropriately qualified</i> includes having the qualifications, erience or standing appropriate for the function.	4 5			
		Exan	nple of standing for a commission officer—	6			
		the	e officer's classification level in the office	7			
		func	ctions includes powers.	8			
182	Re	signa	ation	9			
			chief executive may resign by signed notice given to the ister.	10 11			
183	En	ding	of appointment	12			
		The Governor in Council may end the appointment of the chief executive if the chief executive—					
		(a)	is convicted of an indictable offence; or	15			
		(b)	is guilty of misconduct that could warrant dismissal from the public service if the chief executive were a public service officer; or	16 17 18			
		(c)	is guilty of neglect of duty or incompetence; or	19			
		(d)	becomes incapable of satisfactorily performing the chief executive's functions.	20 21			
184	Ac	ting o	chief executive	22			
			Minister may appoint a person to act as the chief cutive—	23 24			
		(a)	during a vacancy in that office; or	25			
		(b)	during any period, or during all periods, when the chief executive is absent from duty or can not, for another reason, perform the functions of that office.	26 27 28			

185 Preservation of rights

- (1)This section applies if a public service officer is appointed as the chief executive.
- (2)The person retains all rights that have accrued to the person 4 because of employment as a public service officer, or that 5 would accrue in the future to the person because of that 6 employment, as if service as the chief executive were a 7 continuation of service as a public service officer. 8
- If the person stops being the chief executive and again 9 (3) becomes a public service officer, the person's service as chief 10 executive is to be regarded as service of a similar kind in the 11 public service for the purpose of determining the person's 12 rights as a public service officer. 13

186 Superannuation for chief executive who was previously a 14 public service officer 15

- This section applies if a public service officer is appointed as (1)16 the chief executive and immediately before the appointment 17 the public service officer was a member of the State Public 18 Sector Superannuation Scheme under the Superannuation 19 (State Public Sector) Act 1990. 20
- (2)The person continues to be eligible to be, and to be, a member 21 of the scheme. 22

Other staff of the office Part 4 23

187	Other commission staff					
	The other staff of the office are to be employed under the	25				
	Public Service Act 1996.	26				

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Chapter 12 Registration boards

188	Inf	ormation from registration board	2
	(1)	A registration board may give the commission information, comment and recommendations in relation to a health complaint and the registered provider to whom the complaint relates.	3 4 5 6
	(2)	The commission may, at any time, ask a registration board to provide information in its possession in relation to a health complaint or a registered provider to whom the complaint relates.	7 8 9 10
	(3)	The registration board must comply with the commission's request.	11 12
189	Re	gistration board may ask commission for information	13
	(1)	A registration board may at any time ask the commission for information about any complaints made to the commission about the registration board's registered providers.	14 15 16
	(2)	The commission must comply with the registration board's request as soon as practicable.	17 18
190	Co	mmission may intervene in disciplinary proceedings	19
	(1)	This section applies if a disciplinary proceeding is taken against a registered provider for a matter because of a health complaint or an inquiry matter and the proceeding is before a disciplinary body.	20 21 22 23
	(2)	The commission may intervene in the disciplinary proceeding at any time.	24 25
	(3)	On intervention, the commission becomes a party to the proceeding.	26 27
	(4)	If the commission intervenes in a proceeding before the Health Practitioners Tribunal or the Nursing Tribunal, the commission may be represented by a lawyer or another person.	28 29 30 31

(5)	If the commission intervenes in a proceeding before a registration board or professional conduct review panel, the commission may nominate a person, other than a lawyer, to appear at the hearing on behalf of the commission.	1 2 3 4
(6)	The commission may intervene in an appeal against a decision of a disciplinary body.	5 6
(7)	On intervention in an appeal, the commission becomes a party to the appeal.	7 8

Chapter 13 Offences and proceedings 9

191	Fal	lse or misleading statements	10					
192		A person must not state anything to the commission, a commission member or an authorised person the person knows is false or misleading in a material particular.	11 12 13					
		Maximum penalty—100 penalty units.	14					
	False or misleading records							
	(1)	A person must not give the commission, a commission member or an authorised person a record containing information the person knows is false or misleading in a material particular.						
		Maximum penalty—100 penalty units.	20					
	(2)	Subsection (1) does not apply to a person if the person, when giving the record—	21 22					
		 (a) tells the commission, commission member or authorised person, to the best of the person's ability, how it is false or misleading; and 	23 24 25					
		(b) if the person has, or can reasonably obtain, the correct information, gives the correct information.	26 27					

193	Reprisal and grounds for reprisals						
	(1)	A person must not cause, or attempt or conspire to cause, detriment to another person because, or in the belief that—					
		(a)	any p	person—	4		
			(i)	has made or may make a health complaint; or	5		
				has provided or may provide assistance to the commission, a commission member or an authorised person; or	6 7 8		
		(b)	any p	person—	9		
				has made a health service complaint under the repealed Act; or	10 11		
				has provided assistance to the Health Rights Commissioner or an authorised person under the repealed Act.	12 13 14		
	(2)		In attempt to cause detriment includes an attempt to induce a erson to cause detriment.				
	(3)	A contravention of subsection (1) is a reprisal or the taking of a reprisal.					
	(4)	A ground mentioned in subsection (1) as the ground for a reprisal is the unlawful ground for the reprisal.					
	(5)	For the contravention mentioned in subsection (3) to happen, it is sufficient if the unlawful ground is a substantial ground for the act or omission that is the reprisal, even if there is another ground for the act or omission.					
194	Offence for taking reprisal						
	(1)	A per	son v	who takes a reprisal commits an offence.	26		
		Maxi impri		penalty—167 penalty units or 2 years ent.	27 28		
	(2)	The c	offenc	e is an indictable offence that is a misdemeanour.	29		
195	Da	mades	s enti	itlement for reprisal	30		
	(1)	A rep	risali	is a tort and a person who takes a reprisal is liable in any person who suffers detriment as a result.	31 32		

s 198

	(2)	-	appropriate remedy that may be granted by a court for a may be granted by a court for the taking of a reprisal.	1 2
	(3)	the	e claim for damages goes to trial in the Supreme Court or District Court, it must be decided by a judge sitting nout a jury.	3 4 5
196	Su	mma	ry offences	6
			offence against this Act, other than an offence against ion 194, is a summary offence.	7 8
197		nitatio ence	on on time for starting proceedings for summary	9 10
		sum	ummary proceeding under the <i>Justices Act 1886</i> for a mary offence must start within whichever is the longer of following—	11 12 13
		(a)	1 year after the commission of the offence;	14
		(b)	1 year after the offence comes to the knowledge of the complainant, but within 2 years after the commission of the offence.	15 16 17
198	Pro	oceed	lings for indictable offences	18
	(1)	-	roceeding on a charge for an indictable offence against Act may be taken, at the election of the prosecution—	19 20
		(a)	by way of summary proceeding under the Justices Act 1886; or	21 22
		(b)	on indictment.	23
		Note-	—	24
		An	offence against section 194 is an indictable offence.	25
	(2)	A m	agistrate must not hear the charge summarily if—	26
		(a)	the defendant asks at the start of the hearing that the charge be prosecuted on indictment; or	27 28
		(b)	the magistrate considers the charge should be prosecuted on indictment.	29 30
	(3)	If su	ubsection (2) applies—	31

	(a)	the magistrate must proceed by way of an examination of witnesses for an indictable offence; and	1 2
	(b)	a plea of the person charged at the start of the proceeding must be disregarded; and	3 4
	(c)	evidence brought in the proceeding before the magistrate decided to act under subsection (2) is taken to be evidence in the proceeding for the committal of the person for trial or sentence; and	5 6 7 8
	(d)	before committing the person for trial or sentence, the magistrate must make a statement to the person as required by the <i>Justices Act 1886</i> , section 104(2)(b). ⁴⁸	9 10 11
Lin	nitatio	on on who may summarily hear indictable offence	12
(1)		proceeding must be before a magistrate if it is a eeding—	13 14
	(a)	for the summary conviction of a person on a charge for an indictable offence; or	15 16
	(b)	for an examination of witnesses for a charge for an indictable offence.	17 18
(2)	not a proc	vever, if the proceeding is brought before a justice who is a magistrate, jurisdiction is limited to taking or making a edural action or order within the meaning of the <i>Justices</i> we Peace and Commissioners for Declarations Act 1991.	19 20 21 22
Alle	egati	ons of false or misleading information or records	23
	invo misl	proceeding for an offence against this Act defined as lving false or misleading information, or a false or eading record, it is enough for a charge to state that the rmation or record was, without specifying which, 'false or	24 25 26 27

misleading'.

Justices Act 1886, section 104 (Proceedings upon an examination of witnesses in relation to an indictable offence)

s 203

Ар	point	ments and authority	1
		proceeding, the following must be presumed unless a y to the proceeding, by reasonable notice, requires proof	2 3 4
	(a)	a commission member's, presiding member's or inquiry member's appointment;	5 6
	(b)	the appointment of a person as an authorised person;	7
	(c)	the authority of a commission member, presiding member, inquiry member or authorised person to do anything under this Act.	8 9 10
Sig	natu	res	11
	men	gnature purporting to be the signature of a commission nber, presiding member, inquiry member or authorised on is evidence of the signature it purports to be.	12 13 14
Oth	ner ev	videntiary aids	15
(1)	com	a proceeding, a certificate purporting to be that of the missioner stating any of the following matters is evidence he matter—	16 17 18
	(a)	a stated document is an appointment or notice made or given under this Act;	19 20
	(b)	a stated record is a record given to the commission or an authorised person under this Act;	21 22
	(c)	a stated document or record is a copy of a document or record mentioned in paragraph (a) or (b);	23 24
	(d)	on a stated day or during a stated period an appointment as an authorised person was or was not in force for a stated person;	25 26 27
	(e)	on a stated day, a stated requirement was made of a stated person.	28 29
(2)	the com	atement in a complaint for an offence against this Act that matter of the complaint came to the knowledge of the plainant on a stated day is evidence of when the matter e to the complainant's knowledge.	30 31 32 33

Cha	apte	er 14 Other matters	1
204	Vei	For the purpose of a duty imposed by this Act on a person to take an oath to verify information, the oath the person must take is an oath that the information is true.	2 3 4 5
205	Re	sponse to adverse comments in commission report	6
	(1)	This section applies to a report of the commission under section $24(1)(b)$, 91 or 173 or the commission's annual report mentioned in section $172.^{49}$	7 8 9
	(2)	The commission must not include in the report comment adverse to an entity identifiable from the report unless the commission has given the entity a reasonable opportunity to—	10 11 12 13
		(a) make submissions to the commission about the comment; and	14 15
		(b) give a written statement to the commission about the comment.	16 17
	(3)	If the entity gives a written statement to the commission under subsection $(2)(b)$ and asks that the statement be included in the report, the commission must include the statement, or a fair summary of the statement, in the report.	18 19 20 21
	(4)	However, for a report under section 24(1)(b) or 91, subsection (2) is subject to section 206.	22 23
206		pensing with notice or opportunity to make omissions	24 25
	(1)	The commission may, in the circumstances mentioned in subsection (2), dispense with a duty imposed on the commission under this Act—	26 27 28
		(a) to give a notice to a provider; or	29

⁴⁹ Section 24 (Action by commission for contravention of s 20(1)), 91 (Commission's report about investigation), 172 (Annual report) and 173 (Special report)

		(b)	to give an opportunity to an entity to make submissions on a report containing adverse comment about the entity.	1 2 3
	(2)	reaso	subsection (1), the circumstances are that the commission onably considers giving the notice or the opportunity to e submissions would—	4 5 6
		(a)	put at serious risk the health or safety of a person; or	7
		(b)	put a complainant or other person at risk of being harassed or intimidated; or	8 9
		(c)	prejudice an investigation or inquiry.	10
	(3)	by se	ection (1) does not apply in relation to the duty imposed ection 205 in relation to the commission's annual report tioned in section 172 or a report under section 173.	11 12 13
207	Со	mmis	sion may give combined notice	14
	(1)		section applies if the commission is required to, or may, a person notices under more than 1 provision of this Act.	15 16
	(2)		commission may give the person a combined notice for rovisions.	17 18
208		ilure b sessm	by commission to give notice or make nent	19 20
	(1)		ection (2) applies if the commission fails to give a notice equired by section 54(1), 60(1), 66(5), 76(6), 80(4) or 1.5^{50}	21 22 23
	(2)	secti	requirement to give the notice continues subject to on 206 and the failure does not limit the commission in orming its functions or exercising its powers.	24 25 26
	(3)	healt	ection (4) applies if the commission fails to assess a h service complaint within the time required under on 58.	27 28 29
50	Section	54 (No	ptice of decision to assess health service complaint). 60 (Notice of	

⁵⁰ Section 54 (Notice of decision to assess health service complaint), 60 (Notice of assessment decision), 66 (Referral to registration board in public interest), 76 (Action by commission on becoming aware of public interest issue), 80 (Action on report of unsuccessful conciliation) or 81 (Ending conciliation by commission)

(4) The commission must assess the complaint and the failure 1 does not limit the commission in performing its functions or 2 exercising its powers. 3 209 Form of consultation between commission and 4 registration board 5 This section applies for consultation between the commission 6 (1)and a registration board required under section 57(1), 76(2), 7 80(2) or 81(4).51 8 (2) The consultation may be in the form of a standing 9 arrangement or more specific consultation. 10 210 Commission may provide information 11 If the commission refers a health complaint to a registration (1)12 board or other entity under chapter 5 or 7, the commission 13 may give the board or other entity any information given to, 14 or gathered by, the commission in the course of dealing with 15 the complaint. 16 (2) However, subsection (1) does not apply to information 17 obtained by the commission under chapter 6.52 18 211 Investigation etc. despite proceedings 19 An investigation or inquiry under this Act may start or 20 continue, and a report under this Act may be prepared or 21 given, despite any proceedings before any court or tribunal, 22 unless a court or tribunal of competent jurisdiction orders 23 otherwise. 24 212 Giving of information protected 25 (1)This section applies to a person who, honestly and on 26 reasonable grounds, gives information or a record (the 27

⁵¹ Section 57 (Consultation with registration board), 76 (Action by commission on becoming aware of public interest issue), 80 (Action on report of unsuccessful conciliation) or 81 (Ending conciliation by commission)

⁵² Chapters 5 (Health complaints), 6 (Conciliation) and 7 (Investigations by commission)

	•	<i>rmation</i>) to the commission, a commission member, an orised person or a commission officer—	1 2
	(a)	for the purpose of a health complaint; or	3
	(b)	in the course of an investigation or inquiry; or	4
	(c)	otherwise under this Act.	5
(2)	info	person is not subject to any liability for giving the rmation and no action, claim or demand may be taken or e of or against the person for giving the information.	6 7 8
(3)		o, merely because the person gives the information, the on can not be held to have—	9 10
	(a)	breached any code of professional etiquette or ethics; or	11
	(b)	departed from accepted standards of professional conduct.	12 13
(4)	With	nout limiting subsections (2) and (3)—	14
	(a)	in a proceeding for defamation, the person has a defence of absolute privilege for publishing the information; and	15 16
	(b)	if the person would otherwise be required to maintain confidentiality about the information under an Act, oath or rule of law or practice, the person—	17 18 19
		(i) does not contravene the Act, oath or rule of law or practice by giving the information; and	20 21
		(ii) is not liable to disciplinary action for giving the information.	22 23
Rej	oorts	privileged	24
	-	berson has a defence of absolute privilege for the lication of any defamatory statement made in good faith—	25 26
	(a)	for the purpose of the preparation of a report authorised or required to be made under this Act; or	27 28
	(b)	in a report authorised or required to be made under this Act.	29 30

214	Pre	eserv	ation of confidentiality	1
	(1)	A person must not record, disclose or use confidential information gained by the person through involvement in the administration of this Act or the repealed Act, unless the person does so—		
		(a)	for the purpose of this Act or the repealed Act; or	6
		(b)	when authorised under an Act; or	7
		(c)	if the confidential information is about a registered provider—for the purposes of the <i>Health Practitioners</i> (<i>Professional Standards</i>) Act 1999 or the Nursing Act 1992; or	8 9 10 11
		(d)	when authorised under a regulation.	12
		Max	ximum penalty—40 penalty units.	13
	(2)	A pe	erson is not required—	14
		(a)	to disclose confidential information to a court or tribunal; or	15 16
		(b)	to produce a record containing confidential information to a court or tribunal;	17 18
		unle	ess it is necessary to do so for the purpose of this Act.	19
	(3)	conf	vever, subsection (2) does not apply to the disclosure of fidential information, or production of a record, to a iplinary body.	20 21 22
	(4)	adm	person gains information through involvement in the inistration of this Act or the repealed Act if the person is the information—	23 24 25
		(a)	in the course of the involvement; or	26
		(b)	because of opportunity provided by the involvement.	27
	(5)		following persons are taken to be involved in the inistration of this Act—	28 29
		(a)	a commission member or authorised person;	30
		(b)	a commission officer or a person engaged to perform a service for the commission;	31 32
		(c)	a member of a committee established under section 169;	33

	(d)	a conciliator and a person involved in conciliation under this Act.	1 2		
(6)		following persons are taken to have been involved in the inistration of the repealed Act—	3 4		
	(a)	the Health Rights Commissioner or an authorised person under that Act;	5 6		
	(b)	an officer or employee of the Health Rights Commission or a person engaged to perform a service for that commission;	7 8 9		
	(c)	a member of the council under that Act;	10		
	(d)	a member of a committee established under section 26 of that Act;	11 12		
	(e)	a conciliator and a person involved in conciliation under that Act;	13 14		
	(f)	a person who investigated a matter under that Act.	15		
(7)	in su comp matte	o far as this section relates to the repealed Act, a reference absection (9), definition <i>confidential information</i> , to a plainant, user, provider, health service complaint, inquiry er, investigation or inquiry includes a reference to the under that Act.	16 17 18 19 20		
(8)	This	section does not limit section 82 or 83.53	21		
(9)	In th	is section—	22		
	confidential information includes—				
	(a)	information about the identity, occupation or whereabouts of the complainant, user or provider to which a health complaint or inquiry matter relates or of any person who assists an investigation or inquiry; and	24 25 26 27		
	(b)	information disclosed by a health complaint; and	28		
	(c)	information of personal concern to an individual; and	29		
	(d)	information that, if disclosed, may cause detriment to a person.	30 31		

⁵³ Section 82 (Conciliation privileged) or 83 (Confidentiality of conciliation)

215	Pro	otecti	ng officials from liability	1
	(1)		official is not civilly liable for an act done, or omission e, honestly and without negligence under this Act.	2 3
	(2)		ubsection (1) prevents a civil liability attaching to an cial, the liability attaches instead to the commission.	4 5
	(3)	In th	nis section—	6
		offic	cial means—	7
		(a)	a commission member; or	8
		(b)	a commission officer or a person engaged to perform a service for the commission; or	9 10
		(c)	a member of a committee established under section 169 ; ⁵⁴ or	11 12
		(d)	an authorised person; or	13
		(e)	a person acting under the direction or authority of an authorised person.	14 15
216	Re	view	by committee of the Legislative Assembly	16
		year Asse perfe	Parliament's intention that, as soon as practicable after 1 after the commencement of section 11, ⁵⁵ the Legislative embly establish a committee to review and report on the ormance of the commission and generally on the ration of this Act.	17 18 19 20 21
217	Re	gulat	ions	22

The Governor in Council may make regulations under this 23 Act. 24

⁵⁴ Section 169 (Committees)

⁵⁵ Section 11 (Establishment of commission)

s 221

Chapter 15		er 15	Repeal and transitional provisions	1 2	
Part	1		Repeal	3	
218	Re	peal of H	ealth Rights Commission Act 1991	4	
		The Heal	th Rights Commission Act 1991 No. 88 is repealed.	5	
Part	2		Transitional provisions	6	
219	De	finitions	for pt 2	7	
		In this pa	urt—	8	
		commen	<i>cement</i> means the commencement of this part.	9	
		•	commission means the Health Rights Commission e repealed Act.	10 11	
		v	ommissioner means the Health Rights Commissioner e repealed Act.	12 13	
220	Re	ferences	to repealed Act or former commission	14	
	(1)		t or document, a reference to the repealed Act may, if ext permits, be taken as a reference to this Act.	15 16	
	(2)		t or document, a reference to the former commission the context permits, be taken as a reference to the ion.	17 18 19	
221	Assets and liabilities etc.				
		On the co	ommencement—	21	
			assets and liabilities of the former commissioner come assets and liabilities of the commission; and	22 23	

		(b) any contracts entered into by the former commissioner, in force immediately before the commencement, are taken to have been entered into by the commission and may be enforced against or by the commission.	1 2 3 4
222	Off	icers of former commission	5
		A person who was an officer of the former commission immediately before the commencement continues as a commission officer.	6 7 8
223	Foi	rmer commission's records	9
		All records of the former commission become records of the commission and may be used by the commission for this Act.	10 11
224	Pro	oceedings	12
	(1)	A proceeding that could have been started or continued by or against the former commissioner before the commencement may be started or continued by or against the commission.	13 14 15
	(2)	For a proceeding under the repealed Act, section 121 or 122, ⁵⁶ the judge deciding the proceeding may make the orders the judge considers necessary under the repealed Act as if this Act had not commenced.	16 17 18 19
	(3)	An order mentioned in subsection (2) has effect for this Act despite any other provision of this Act.	20 21
	(4)	If, immediately before the commencement, the former commissioner was a party to a proceeding under the repealed Act, section 130, ⁵⁷ the commission becomes a party in place of the former commissioner.	22 23 24 25

Health Rights Commission Act 1991, section 121 (Witness privilege) or 122 (Claim of unjustifiable exercise of power)

Health Rights Commission Act 1991, section 130 (Commissioner may intervene in disciplinary proceedings)

225	Health service complaints					
	(1)	This section applies to a health service complaint made to the former commissioner under the repealed Act and not finally dealt with before the commencement.	2 3 4			
	(2)	The health service complaint is taken to have been made to the commission and may be dealt with or further dealt with by the commission or another entity under this Act.	5 6 7			
	(3)	Without limiting subsection (2)—	8			
		 (a) action taken in relation to the health service complaint by the former commissioner is taken to have been taken by the commission; and 	9 10 11			
		(b) an assessment of the complaint may be continued or started under this Act; and	12 13			
		(c) a conciliation of the health service complaint may be started or continued under this Act; and	14 15			
		(d) if the complaint was referred to a registration board or other entity under the repealed Act, the referral is taken to have happened under this Act; and	16 17 18			
		 (e) a notice given by the commissioner under the repealed Act, section 70 or 96⁵⁸ is taken to have been given by the commission under section 55 or an authorised person under section 123;⁵⁹ and 	19 20 21 22			
		(f) an investigation of the complaint may be continued or started under this Act.	23 24			
	(4)	For continuing and finalising a conciliation under subsection $(3)(c)$, the person conciliating the health service complaint under the repealed Act is taken to be a conciliator under this Act.	25 26 27 28			

⁵⁸ *Health Rights Commission Act 1991*, section 70 (Submissions about health service complaint) or 96 (Notice to provide information or a record)

⁵⁹ Section 55 (Submissions about health service complaint) or 123 (Power to require information or attendance)

226 Direction of Minister given under repealed Act 1 Subsection (2) applies if the former commissioner was given a (1)2 direction under the repealed Act, section 3160 and. 3 immediately before the commencement, the direction had not 4 been complied with. 5 (2)The commission must comply with the direction by acting 6 under this Act and for that purpose this Act applies with any 7 necessary or convenient changes. 8 227 Offences 9 Proceedings for an offence against the repealed Act may be (1)10 continued, or started by the commission, and the provisions of 11 the repealed Act necessary or convenient to be used in relation 12 to the proceedings continue to apply, as if this Act had not 13 commenced. 14 (2) For subsection (1), the Acts Interpretation Act 1954, section 15 20⁶¹ applies, but does not limit the subsection. 16 228 Things seized 17 A thing seized under the repealed Act, and in relation to 18 which proceedings were not finalised or started immediately 19 before the commencement, is taken to have been properly 20 seized under this Act.

229 Former commission's annual report for 2005-2006

The commission must prepare the annual report required (1)23 under the Financial Administration and Audit Act 1977, 24 section 46J,⁶² and otherwise comply with the former 25 commission's obligations under the section, in relation to the 26 operations of the former commission for the financial year 27 ending on 30 June 2006. 28

21

⁶⁰ Health Rights Commission Act 1991, section 31 (Minister's directions)

⁶¹ Acts Interpretation Act 1954, section 20 (Saving of operation of repealed Act etc.)

⁶² Financial Administration and Audit Act 1977, section 46J (Annual report)

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Chapter 16Amendment of Health21Services Act 199122

232	Act amended in ch 16		
	This chapter amends the <i>Health Services Act 1991</i> .	24	

⁶³ *Health Rights Commission Act 1991*, sections 34 (Annual report) and 36 (Response to adverse comment)

233	Am	nendment of s 2 (Definitions)	1
	(1)	Section 2—	2
		insert—	3
		'Health Quality and Complaints Commission means the Health Quality and Complaints Commission established under the Health Quality and Complaints Commission Act 2006.'.	4 5 6 7
	(2)	Section 2, definition <i>health services agreement</i> , 'chief executive'—	8 9
		omit, insert—	10
		'general manager of the health service area in which the district is situated'.	11 12
234	Am	nendment of s 10 (Appointment of members)	13
		Section 10(2)—	14
		omit, insert—	15
	'(2)	The Minister must recommend to the Governor in Council for appointment as members of a council persons nominated as suitable for appointment by the Health Quality and Complaints Commission.	16 17 18 19
		Note—	20
		It is a function of the Health Quality and Complaints Commission under the <i>Health Quality and Complaints Commission Act 2006</i> , section 16(d), to nominate to the Minister persons it considers suitable for appointment as members of councils.'.	21 22 23 24
235	Am	nendment of s 17 (Times and places of meetings)	25
		Section 17(1), '2 months'—	26
		omit, insert—	27
		'month'.	28

236	Amendment of s 22 (Managers for districts)			
	(1)	Section 22(2), 'public service officer or'—	2	
		omit.	3	
	(2)	Section 22(3)(a), 'the chief executive and'—	4	
		omit.	5	
237	Ins	ertion of new s 23A	6	
		Part 2, after section 23—	7	
		insert—	8	
'23A	Tab	oling of council reports	9	
	' (1)	This section applies to a report for a financial year given to the Minister by a council under section $8(1)(i)$.	10 11	
	'(2)	The Minister must table the report in the Legislative Assembly within 2 months of the end of the financial year.'.	12 13	
238		endment of s 24 (Appointment of health service ployees)	14 15	
238		ployees)		
238	em	ployees)	15	
238	em	ployees) Section 24(1), from 'the department'—	15 16	
238	em	<pre>ployees) Section 24(1), from 'the department'— omit, insert— 'an administrative unit of the department prescribed under a</pre>	15 16 17 18	
238	em (1)	<pre>ployees) Section 24(1), from 'the department'— omit, insert— 'an administrative unit of the department prescribed under a regulation.'.</pre>	15 16 17 18 19	
238	em (1)	<pre>ployees) Section 24(1), from 'the department'— omit, insert— 'an administrative unit of the department prescribed under a regulation.'. Section 24(2)—</pre>	15 16 17 18 19 20	
238	em (1) (2)	<pre>ployees) Section 24(1), from 'the department'— omit, insert— 'an administrative unit of the department prescribed under a regulation.'. Section 24(2)— omit.</pre>	15 16 17 18 19 20 21	
238	em (1) (2) (3)	ployees) Section 24(1), from 'the department'— omit, insert— 'an administrative unit of the department prescribed under a regulation.'. Section 24(2)— omit. Section 24(3)—	15 16 17 18 19 20 21 22 23	
	em (1) (2) (3)	ployees) Section 24(1), from 'the department'— omit, insert— 'an administrative unit of the department prescribed under a regulation.'. Section 24(2)— omit. Section 24(3)— renumber as section 24(2).	15 16 17 18 19 20 21 22	

'62LA	Disclosu Commis	ure to Health Quality and Complaints ssion	1 2
	conf discl	ion 62A(1) does not apply to the disclosure of idential information by a designated person if the losure is to the Health Quality and Complaints mission for the purpose of—	3 4 5 6
	(a)	making, or giving information about, a complaint about a provider of health services; or	7 8
	(b)	answering questions or otherwise giving information as part of an investigation under the <i>Health Quality and</i> <i>Complaints Commission Act 2006</i> about a person who is or was a provider of health services; or	9 10 11 12
	(c)	giving the commission information about health services including information requested by the commission under the <i>Health Quality and Complaints</i> <i>Commission Act 2006</i> , section 21; ⁶⁴ or	13 14 15 16
	(d)	giving the commission aggregated data, including data that identifies persons, about complaint management, patient safety or another matter relating to the quality of health services.'.	17 18 19 20
240	Insertio	n of new pt 9, div 6	21
	Part	9—	22
(D ! !	inser		23
'Divis	sion 6	Transitional provisions for Health Quality and Complaints Commission Act 2006	24 25 26
'83	Existing	members of district health councils	27
	hold secti	section applies to a member of a district health council ing office immediately before the commencement of this on under an appointment made before that mencement.	28 29 30 31

⁶⁴ *Health Quality and Complaints Commission Act 2006*, section 21 (Commission may ask provider for information)

apte	er 17	Amendment of other	4	
·(3)	The mem office.'.	ber is not entitled to compensation for the loss of	2 3	
'(2)	2) The member stops being a member under that appointment.			

Chapter 17Amendment of other
legislation4
5

241	Amendment of legislation		
	(1)	Schedule 3 amends the Acts and regulations it mentions.	7
	(2)	Schedule 4 amends the Acts it mentions.	8

Schedu	Ile 1 Health services	1
	section 8(a)	2
Part 1	Declared health services	3
1	Hospital, health institution or nursing home services.	4
2	Medical, dental, pharmaceutical, paramedical, mental health, community health, environmental health, specialised health or allied services.	5 6 7
3	Services provided in association with the use of premises for the care, treatment or accommodation of persons who are aged or have a physical or mental illness.	8 9 10
4	Laboratory services provided in support of health services.	11
5	Laundry, cleaning, catering or other support services provided to a hospital, health institution, nursing home or premises mentioned in item 3, if the services affect the care or treatment of patients or residents.	12 13 14 15
6	Social work, welfare, recreational or leisure services, if provided as part of a health service.	16 17
7	Ambulance services.	18
8	Services provided by registered providers.	19
9	Services provided by dietitians, audiologists, audiometrists, prosthetists, optical dispensers, child guidance therapists, psychotherapists, therapeutic counsellors and services provided by other professional, technical and operational persons that directly contribute to the provision of a health service.	20 21 22 23 24 25
10	Services provided by practitioners of hypnosis, massage, naturopathy, acupuncture or in other natural or alternative health care or diagnostic fields.	26 27 28
11	Services provided in relation to health promotion, education and information.	29 30

Part 2 Services declared not to be health services

1	An opinion of a provider, or a decision made, for a claim under the <i>Workers' Compensation and Rehabilitation Act</i> 2003.	3 4 5
2	An opinion of a provider, or a decision made, for the purpose of a notice, order, or appeal under the <i>Workplace Health and Safety Act 1995</i> .	6 7 8
3	Services provided by an officer of a department (other than the department in which this Act is administered), excluding services provided by an officer who—	9 10 11
	(a) is a registered provider; and	12
	(b) provides the services in the course of performing duties in a position for which registration as a registered provider of that type is a requirement.	13 14 15
4	Services provided by the State Emergency Service and by volunteers in emergency situations, including first aid and life support services, for example services provided by lifesavers, coastal rescue groups, teachers, teachers aides and school administrative staff.	16 17 18 19 20
5	Health services provided by a public authority of the Commonwealth.	21 22

Schedu	le 2 Registration boards	1
	schedule 5, definition registration board	2
1	Chiropractors Board of Queensland	3
2	Dental Board of Queensland	4
3	Dental Technicians and Dental Prosthetists Board of Queensland	5 6
4	Medical Board of Queensland	7
5	Medical Radiation Technologists Board of Queensland	8
6	Occupational Therapists Board of Queensland	9
7	Optometrists Board of Queensland	10
8	Osteopaths Board of Queensland	11
9	Pharmacists Board of Queensland	12
10	Physiotherapists Board of Queensland	13
11	Podiatrists Board of Queensland	14
12	Psychologists Board of Queensland	15
13	Queensland Nursing Council	16
14	Speech Pathologists Board of Queensland	17

Schedule 3		Ile 3 Consequential amendments	1
		section 241(1)	2
Birth	ıs, D	Deaths and Marriages Registration Act 2003	3
1	Pai	rt 7—	4
	inse	ert—	5
'48C	Re	gistrar may enter into arrangement with commission	6
	' (1)	The registrar may enter into an arrangement with the commission about providing to the commission information from a register or a source document, or providing to the commission a copy of a source document, about the death of a person to which an investigation under the <i>Health Quality and Complaints Commission Act 2006</i> may be relevant.	7 8 9 10 11 12
	'(2)	The registrar may provide information or a copy of a source document to the commission under the arrangement.	13 14
	'(3)	The registrar and the commission must, as far as practicable, protect the person to whom the information or source document relates from unjustified intrusion on the person's privacy.	15 16 17 18
	'(4)	If the registrar enters into an arrangement with the commission, the registrar may charge a fee for the service that is not more than the actual cost of providing the service.	19 20 21
	' (5)	This section applies despite sections 44 to 46 and 48.	22
	' (6)	In this section—	23
		<i>commission</i> , means the Health Quality and Complaints Commission established under the <i>Health Quality and Complaints Commission Act 2006</i> .	24 25 26
		<i>source document</i> has the same meaning as in section 44(1)(b) but does not include a source document prescribed under a regulation for that paragraph.'.	27 28 29

Schedule 3 (continued)

Chi	chiropractors Registration Act 2001		
1	Section	120(3)(h)—	2
	omit, inse	rt—	3
	'(h)	the Health Quality and Complaints Commission;'.	4
	mmission ardian Act	for Children and Young People and Child t 2000	5 6
1	(d)—	e 4, definition <i>complaints agency,</i> paragraph	7 8
	omit, inse	rt—	9
	'(d)	the Health Quality and Complaints Commission under the Health Quality and Complaints Commission Act 2006;'.	10 11 12
Соі	roners Ac	t 2003	13
1	Section	17(3)(a), example—	14
	omit, inse	rt—	15
		'Example—	16

the *Health Quality and Complaints Commission Act 2006*, 17 section 213(2) (Preservation of confidentiality)'. 18

2	Section 17(3)(b), example—	1
	omit, insert—	2
	'Example—	3
	the <i>Health Quality and Complaints Commission Act 2006</i> , section 82 (Conciliation privileged)'.	4 5
Crii	minal Code	6
1	Section 229O(1), definition <i>health service</i> , 'schedule 1, part 1 of the <i>Health Rights Commission Act 1991</i> '—	7 8
	omit, insert—	9
	'the Health Quality and Complaints Commission Act 2006, schedule 1, part 1'.	10 11
2	Section 2290(1), definition <i>health services provider</i> , <i>'Health Rights Commission Act 1991'—</i>	12 13
	omit, insert—	14
	'Health Quality and Complaints Commission Act 2006'.	15
Der	ntal Practitioners Registration Act 2001	16
1	Section 139(3)(h)—	17
	omit, insert—	18
	(h) the Health Quality and Complaints Commission;'.	19

Schedule 3 (continued)

	Dental Technicians and Dental Prosthetists Registration Act 2001	
1	Section 124(3)(h)— omit, insert—	3 4
	'(h) the Health Quality and Complaints Commission;'.	5
Disa	bility Services Act 2006	6
1	Schedule 7, definition <i>complaints agency</i> , paragraph (d)— <i>omit, insert</i> —	7 8 9
	'(d) the Health Quality and Complaints Commission under the Health Quality and Complaints Commission Act 2006;'.	10 11 12
Evid	ence Regulation 1993	13
1	Section 3(p)— omit, insert—	14 15
	'(p) the Health Quality and Complaints Commission, a	16

commission member, the chief executive officer or a
conciliator under the Health Quality and Complaints17Commission Act 2006, in relation to the conciliation of a
health service complaint under chapter 6 of that Act;'.18

Free	dom of Ir	nfor	mation Act 1992	1
1	Section 1	1(1)—	2
	insert—			3
	· · ·	rela	Health Quality and Complaints Commission in tion to the conciliation of health service complaints er—	4 5 6
		(i)	the Health Rights Commission Act 1991, part 6; or	7
		(ii)	the Health Quality and Complaints Commission Act 2006, chapter 6; or'.	8 9
Heal 1999		tion	ers (Professional Standards) Act	10 11
1	Section 5	5, he	eading, 'Health Rights Commission Act'—	12
	omit, inser	rt—		13
	'Health Q	uali	ty and Complaints Commission Act'.	14
2	Sections <i>1991</i> '—	5, 6	6, 52 and 53, ' <i>Health Rights Commission Act</i>	15 16
	omit, inser	rt—		17
	'Health Q	ualit	y and Complaints Commission Act 2006'.	18

3	Section 11(c), 'an imminent threat'—	19
	omit, insert—	20
	'a serious potential risk'.	21

4	Sections 11, 51, 52, 53, 55(1), 56(3), 57(1), 59(4), 116, 120(1), 126(3)(b)(iv), 131(1)(c), 134(5)(c), 135(6)(c), 150(2)(c), 153(1)(c), 168(1)(c), 174(1)(d), 178(6)(c), 205(1)(c), 215(1)(d), 245(1)(c), 251(1)(c), 264(1), 289(2)(b), 304, 311, 312(3), 318(1)(b), 328(1), 336(3), 340(1)(b), 350(1), 374(2)(a), 379(5) and 383 heading and (2), 'commissioner'—	1 2 3 4 5 6 7
	omit, insert—	8
	'commission'.	9
5	Section 48(2)—	10
	omit, insert—	11
	(2) Also, a complaint may be made about a matter for which a health service complaint could be made under the <i>Health Quality and Complaints Commission Act 2006</i> .	12 13 14
6	Section 51(2), before paragraph (b)—	15
	insert—	16
	'(aa) the board rejects the complaint under section 54(1AA); or'.	17 18
7	Part 3, division 3, subdivision 2, heading, 'commissioner'—	19 20
	omit, insert—	21
	'commission'.	22
8	Part 3, division 3, before section 54—	23
	insert—	24
'Su	bdivision 2A Rejection of complaints'.	25

9	Section 54, before subsection (1)—	1
	insert—	2
'(1	AA) A board may decide to reject a complaint mentioned in section 51 if the board and the commission agree to reject the complaint for a reason mentioned in subsection (1)(a) to (e).'.	3 4 5
10	Section 54(2), 'under'—	6
	omit, insert—	7
	'for a reason mentioned in'.	8
11	Section 58, 'imminent threats'—	9
	omit, insert—	10
	'serious potential risks'.	11
12	Section 59(1)(a), 'an imminent threat'—	12
	omit, insert—	13
	'a serious potential risk'.	14
13	Section 62(b)—	15
	omit.	16
14	Section 62(c), from 'commissioner' to 'this Act,'—	17
	omit, insert—	18
	'commission agree under section 51(2)(a) or (b)'.	19
15	Section 62(c) to (f)—	20
	renumber as—	21
	'section 62(b) to (e).'.	22

16	Section 116(6)(a), 'commissioner's'— omit, insert—		
		mmission's'.	2 3
17	Se	ction 117—	4
	om	it, insert—	5
'117	Со	mmission may report to Minister	6
	'(1)	The commission may, at any time, give the Minister a report about investigations conducted by boards or a particular investigation.	7 8 9
	'(2)	The commission must not include in the report comment adverse to an entity identifiable from the report unless the entity has been given a reasonable opportunity to—	10 11 12
		(a) make submissions to the commission about the comment; and	13 14
		(b) give a written statement to the commission about the comment.	15 16
	'(3)	If the entity that provides a written statement under subsection $(2)(b)$ asks that the statement be included in the report, the commission must include the statement, or a fair summary of the statement, in the report.'	17 18 19 20
18	Se	ction 173(c)—	21
	om	it, insert—	22
		(c) if the commission intervenes in the proceedings under the <i>Health Quality and Complaints Commission Act</i> 2006, section 190, the commission.'.	23 24 25

Section	214(c)—	1
omit, inse	rt—	2
'(c)	if the commission intervenes in the proceedings under the <i>Health Quality and Complaints Commission Act</i> 2006, section 190, the commission.'.	3 4 5
Section (h)—	367B(2), definition <i>relevant person</i> , paragraph	6 7
omit, inse	rt—	8
'(h)	a commission member or officer under the Health Quality and Complaints Commission Act 2006;'.	9 10
Section 1991'—	367D(1)(d), after ' <i>Health Rights Commission Act</i>	11 12
insert—		13
'or Health	h Quality and Complaints Commission Act 2006'.	14
Section	383(1)(b)—	15
omit, inse	rt—	16
'(b)	the commission has, under the <i>Health Quality and Complaints Commission Act 2006</i> , section $62(3)$, $66(3)$ or $76(3)$, advised the registrant's board that the commission intends to conciliate, or continue to conciliate, the complaint.'.	17 18 19 20 21
Section	385B(6), after 'part 6'—	22
insert—		23
<i>', Health</i> 6 <i>'</i> .	Quality and Complaints Commission Act 2006, chapter	24 25

24				B(7), definition, <i>relevant interstate law,</i> <i>ts Commission Act 1991</i> , part 6'—	1 2
	omi	t, inse	ert—		3
	'He	alth Q	Qualit	y and Complaints Commission Act 2006, chapter 6'.	4
25	Afte	er se	ctior	n 405—	5
	inse	rt—			6
'Divis	sion	3		Provisions for Health Quality and Complaints Commission Act 2006	7 8
'405 A	Def	initic	ons f	or div 3	9
		'In t	his di	vision—	10
				<i>ement</i> means the commencement of the provision in term is used.	11 12
				<i>Rights Commissioner</i> means the Health Rights ioner under the repealed Act.	13 14
		repe	aled .	Act means the Health Rights Commission Act 1991.	15
'405B	Wit	hdra	wal o	of referred complaint	16
		refer com boar	rence menc d by	on 57, a reference to the commission is taken as a to the Health Rights Commissioner if, before the ement, the complaint was referred to the registrant's the Health Rights Commissioner and is withdrawn commencement.	17 18 19 20 21
'405C	Wh	en in	vest	igation must be conducted or continued	22
	' (1)	This	secti	on applies if —	23
		(a)	befo	ore the commencement —	24
			(i)	the Minister who was administering the repealed Act decided, under section $74(7)(b)$ of that Act, that a complaint about a registrant should be	25 26 27

	referred by the Health Rights Commissioner to the registrant's board for investigation; or	1 2
	 (ii) a registrant's board and the Health Rights Commissioner agreed under the repealed Act, section 74(2), or under section 51(2)(a) or (b) of this Act, that a complaint about the registrant was to be investigated by the board; and 	3 4 5 6 7
	(b) the registrant's board has not started or finished investigating the complaint.	8 9
'(2)	The registrant's board must investigate, or continue to investigate, the registrant.	10 11
'405D Re	ports to commission on investigation by board	12
'(1)	This section applies if the Health Rights Commissioner was given a report under pre-amended section 116(2) or (3) and had not, before the commencement, given to the board comments under the pre-amended section 116(5).	13 14 15 16
'(2)	For section 116(5) and (6), the report is taken to have been given to the commission and to have been received by it when it was received by the Health Rights Commissioner.	17 18 19
' (3)	In this section—	20
	<i>pre-amended</i> , in relation to a section, means the section as in force immediately before the commencement.	21 22
'405E Bo	ard's annual report	23
'(1)	This section applies if a report mentioned in section 264 is to be made for the financial year 2005-2006.	24 25
'(2)	For section $264(1)(a)$ and (b) a reference to the commission is taken to be a reference to the Health Rights Commissioner.	26 27
'405F No	tice about board decision	28

'For section 304(2)(a), a reference to a complaint made to the 29 commission and referred to the board is taken to include a 30

reference to a complaint made to the Health Rights Commissioner before the commencement and referred to the board.

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'405G Copy of undertakings

'For section 379(5)(a), a reference to a complaint made to the commission and referred to the board is taken to include a reference to a complaint made to the Health Rights Commissioner before the commencement and referred to the board.

'405H	Continuing requirement for board to give notice to commission

(1)	This	section	applies	if—
(+)	1 1110	section	appires	

- (a) a complaint about a registrant is being dealt with by the
 registrant's board or a disciplinary body under this Act;
 14
 15
- (b) before the commencement the Health Rights 16 Commissioner had, under the repealed Act, section 17 74(6), 77(3) or 85(8), advised the registrant's board that 18 the commissioner intended to conciliate, or continue to 19 conciliate, the complaint. 20
- (2) The registrant's board must, as soon as practicable after the registrant's board has finished dealing with the complaint 22 under this Act, give the commission notice that no further 23 action is to be taken about the complaint under this Act.' 24

26	Schedule, definition commissioner—	25
	omit.	26
27	Schedule—	27
	insert—	28
	<i>commencement</i> , for part 13, division 3, see section 405A.	29

	<i>commission</i> means the Health Quality and Complaints Commission under the <i>Health Quality and Complaints</i> <i>Commission Act 2006.</i>	1 2 3
	Health Rights Commissioner see section 405A.	4
	repealed Act, for part 13, division 3, see section 405A.'.	5
28	Schedule, definition <i>complainant</i> , paragraph (b)—	6
	omit, insert—	7
	(b) a person or other entity who made a complaint under the <i>Health Rights Commission Act 1991</i> that was referred to a board by the Health Rights Commissioner; or	8 9 10
	(c) a person who makes a complaint under the <i>Health Quality and Complaints Commission Act 2006</i> that is referred to a board by the commission.'.	11 12 13
Heal ⁻ 1998	th Practitioners (Special Events Exemption) Act	14 15
1	Section 15(1), 'Health Rights Commission Act 1991'—	16
	omit, insert—	17
	'Health Quality and Complaints Commission Act 2006'.	18
Indu	strial Relations Act 1999	19
1	Section 73(2)(f)—	20
	insert—	21
	(iii) a complaint under the Health Quality and Complaints Commission Act 2006;'.	22 23

	Schedule 3 (continued)	
Medio	cal Practitioners Registration Act 2001	1
1	Section 156(3)(h)— <i>omit, insert</i> — '(h) the Health Quality and Complaints Commission;'.	2 3 4
Media 2001	cal Radiation Technologists Registration Act	5 6
1	Section 135(3)(h)— omit, insert— '(h) the Health Quality and Complaints Commission;'.	7 8 9
Menta	al Health Act 2000	10
1	Section 349(4)(f)— <i>omit, insert</i> — '(f) the Health Quality and Complaints Commission under the Health Quality and Complaints Commission Act 2006;'.	11 12 13 14 15
Nursi	ng Act 1992	16
1	Section 4, definition <i>commissioner</i> —	17 18

2	Section 4—	1			
	insert—	2			
	'commencement, for part 9, division 6, see section 156.	3			
	<i>commission</i> means the Health Quality and Complaints Commission under the <i>Health Quality and Complaints Commission Act 2006</i> .	4 5 6			
	<i>Health Rights Commissioner</i> , for part 9, division 6, see section 156.	7 8			
	repealed Act, for part 9, division 6, see section 156.'.				
3	Sections 66, 67(3A), 68(3), 101A(2)(a), 102A, 102B, 103(1)(b), 103A, 104(3), 118(2A), and 118A heading and (2), 'commissioner'—				
	omit, insert—	13			
	'commission'.	14			
4	Section 102AA(2)—				
	omit, insert—				
	(2) Also, a complaint may be made about a matter for which a health service complaint could be made under the <i>Health Quality and Complaints Commission Act 2006.</i> '.				
5	Section 102B, 'Health Rights Commission Act 1991'—	20			
	omit, insert—				
	'Health Quality and Complaints Commission Act 2006'.	22			
6	Section 102C(1)—				
	omit.	24			
7	Section 102C(2) and (3)—	25			
	<i>renumber</i> as section $102C(1)$ and (2).				

8	Part 5, division 4A, heading, 'commissioner'—			
	omit, insert		2	
	'commissio	on'.	3	
9	Section 1	18A(1)(b)—	4	
	omit, insert	·	5	
	C c i	he commission has, under the <i>Health Quality and</i> <i>Complaints Commission Act 2006</i> , section $62(3)$, $66(3)$ or $76(3)$, advised the council that the commission ntends to conciliate, or continue to conciliate, the complaint.'.	6 7 8 9 10	
10	Section 140B(6), after 'part 6'—			
	insert—			
	', Health Q 6'.	Quality and Complaints Commission Act 2006, chapter	13 14	
11	Section 140B(7), ' <i>Health Rights Commission Act 1991</i> , part 6'—			
	omit, insert—			
	ʻHealth Qu	ality and Complaints Commission Act 2006, chapter 6'.	18	
12	After sect	ion 155—	19	
	insert—		20	
'Divi	sion 6	Provisions for the Health Quality and Complaints Commission Act 2006	21 22 23	
'156	Definition	s for div 6	24	
	'In this	s division—	25	
		encement means the commencement of the provision in the term is used.	26 27	

		<i>Health Rights Commissioner</i> means the Health Rights Commissioner under the repealed Act.	1 2
		repealed Act means the Health Rights Commission Act 1991.	3
'157	Wh	en investigation must be conducted or continued	4
	' (1)	This section applies if—	5
		(a) before the commencement—	6
		 (i) the Minister who was administering the repealed Act decided, under section 74(7)(b) of that Act, that a complaint about a nurse, midwife or person authorised to practise nursing should be referred by the Health Rights Commissioner to the council; or 	7 8 9 10 11
		 (ii) the council and the Health Rights Commissioner agreed under the repealed Act, section 74(2)(a), or under section 102A(2)(a) of this Act, that a complaint about a nurse, midwife or person authorised to practise nursing was to be investigated by the council; and 	12 13 14 15 16 17
		(b) the council has not started or finished investigating the complaint.	18 19
	'(2)	The council must investigate, or continue to investigate, the nurse, midwife or person authorised to practise nursing.	20 21
'158	Rep	ports to commission on investigation by council	22
	'(1)		
	'(2)	For section 103A(4), the report is taken to have been given to the commission and to have been received by it when it was received by the Health Rights Commissioner.	27 28 29
	' (3)	Also, if, before the commencement, the Health Rights Commissioner gave comments to the council under the pre-amended section $103A(4)$, the council must have regard to	30 31 32

		abou	comments in making a decision after the commencement at the action it intends to take about the complaint or other er the subject of the investigation.	1 2 3
	' (4)	In th	is section—	4
		com	ments includes information or recommendations.	5
		-	<i>amended</i> , in relation to a section, means the section as in e immediately before the commencement.	6 7
'159		ntinu nmis	ing requirement for council to give notice to sion	8 9
	' (1)	This	section applies if—	10
		(a)	a complaint about a nurse, midwife or person authorised to practise nursing is being dealt with by the council or tribunal under part 5; and	11 12 13
		(b)	before the commencement the Health Rights Commissioner had, under the repealed Act, section 74(6), $77(3)$ or $85(8)$, advised the council that the commissioner intended to conciliate, or continue to conciliate, the complaint.	14 15 16 17 18
	'(2)	tribu Act,	council must, as soon as practicable after the council or mal has finished dealing with the complaint under this give the commission notice that no further action is to be n about the complaint under this Act.'.	19 20 21 22
Осс	upat	iona	I Therapists Registration Act 2001	23
1	Se	ction	120(3)(h)—	24

'(h) the Health Quality and Complaints Commission;'. 26

25

omit, insert—

Schedule 3 (continued)

Om	budsman Act 2001	1
1	Section 16(2)(g), after ' <i>1991</i> '—	2
	insert—	3
	'or the Health Quality and Complaints Commission Act 2006'.	4
2	Schedule 3, definition <i>complaints entity</i> , examples, third dot point'—	5 6
	omit, insert—	7
	• the Health Quality and Complaints Commission under the <i>Health Quality</i> and Complaints Commission Act 2006'.	8 9
Opt	ometrists Registration Act 2001	10

1	Section 120(3)(h)—		
	omit, insert—		
	(h) the Health Quality and Complaints Commission;'.	13	

Osteopaths Registration Act 2001		
1	Section 120(3)(h)—	15
	omit, insert—	16
	(h) the Health Quality and Complaints Commission;'.	17

Schedule 3 (continued)

Parl	iament o	f Qu	eensland Act 2001	1
1	Section omit, inse '(j)	ert— a co	(j)— mmission member under the <i>Health Quality and</i> plaints Commission Act 2006;'.	2 3 4 5
Pers	sonal Inju	uries	Proceedings Act 2002	6
1	omit, inse	ert—	from 'if the claimant—'—	7 8
	ʻif—	-		9
	(a)		elaimant—	10
		(i)	has made a health service complaint about the person against whom the proceeding is proposed to be started to the Health Rights Commissioner under the <i>Health Rights Commission Act 1991</i> within the period prescribed for making a complaint under that Act; and	11 12 13 14 15 16
		(ii)	gives part 1 of the notice to the person as soon as practicable after the complaint is finalised under the <i>Health Rights Commission Act 1991</i> or <i>Health</i> <i>Quality and Complaints Commission Act 2006</i> ; or	17 18 19 20
	(b)	the c	laimant—	21
		(i)	has made a health service complaint about the person against whom the proceeding is proposed to be started to the Health Quality and Complaints Commission under the <i>Health Quality and</i> <i>Complaints Commission Act 2006</i> within the period prescribed for making a complaint under that Act; and	22 23 24 25 26 27 28

2

	(ii)	gives part 1 of the notice to the person as soon as practicable after the complaint is finalised under the <i>Health Quality and Complaints Commission</i> <i>Act 2006.</i> '.	1 2 3 4
Section	9A(6	A), from 'if the claimant—'—	5
omit, inse	ert—		6
ʻif—	-		7
(a)	the c	claimant—	8
	(i)	has made a health service complaint about the person against whom the proceeding is proposed to be started to the Health Rights Commissioner under the <i>Health Rights Commission Act 1991</i> within the period prescribed for making a complaint under that Act; and	9 10 11 12 13 14
	(ii)	gives the initial notice to the person as soon as practicable after the complaint is finalised under the <i>Health Rights Commission Act 1991</i> or <i>Health</i> <i>Quality and Complaints Commission Act 2006</i> ; or	15 16 17 18
(b)	the c	claimant—	19
	(i)	has made a health service complaint about the person against whom the proceeding is proposed to be started to the Health Quality and Complaints Commission under the <i>Health Quality and Complaints Commission Act 2006</i> within the period prescribed for making a complaint under that Act; and	20 21 22 23 24 25 26
	(ii)	gives the initial notice to the person as soon as practicable after the complaint is finalised under the <i>Health Quality and Complaints Commission</i> <i>Act 2006.</i> '.	27 28 29 30

Personal Injuries Proceedings Regulation 2002

1 Section 3(8)(e)—

omit, insert—

'(e) if the injured person made a complaint to the Heath 4 Rights Commission under the Health Rights 5 Commission Act 1991 or the Health Quality and 6 Complaints Commission under the Health Quality and 7 Complaints Commission Act 2006, about a person 8 alleged to have caused the personal injury-9

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- (i) the date the complaint was made; and
- (ii) if the complaint was finalised under the *Health* 11 *Rights Commission Act 1991* or the *Health Quality* 12 *and Complaints Commission Act 2006*, brief 13 details of how the complaint was dealt with under 14 the relevant Act and the date the complaint was 15 finalised;'. 16

Filamacists negistration Act 2001		17
1	Section 124(3)(h)—	18
	omit, insert—	19
	(h) the Health Quality and Complaints Commission;'.	20

ormoniate Degistration Act 2001

Physiotherapists Registration Act 2001211Section 120(3)(h)—22omit, insert—23

(h) the Health Quality and Complaints Commission; 24

Schedule 3 (continued)

Poo	diatrists Registration Act 2001	1
1	Section 120(3)(h)— <i>omit, insert</i> — '(h) the Health Quality and Complaints Commission;'.	2 3 4
	(ii) the Health Quanty and Complaints Commission, .	4
Pro	ostitution Act 1999	5
1	Section 135(2), definition <i>health service</i> , paragraph (b)— omit, insert—	6 7
	(b) a service specified in the <i>Health Quality and Complaints Commission Act 2006</i> , schedule 1, part 1.'.	8 9
2	Section 135(2), definition <i>health service provider</i> , paragraph (a), ' <i>Health Rights Commission Act 1991</i> '—	10 11
	omit, insert— 'Health Quality and Complaints Commission Act 2006'.	12 13
Psy	chologists Registration Act 2001	14
1	Section 136(3)(h)—	15
	omit, insert—	16
	(h) the Health Quality and Complaints Commission;'.	17

Public Health Act 2005

2006; or'.

6

1	Section 157(2), definition <i>relevant entity</i> , paragraph (a)—	2	
	omit, insert—		
	(a) the Health Quality and Complaints Commission under	4	
	the Health Quality and Complaints Commission Act	5	

Public Health (Infection Control for Personal7Appearance Services) Act 20038

1	Schedule 2, definition <i>health service</i> , 'schedule 1, part 1 of the <i>Health Rights Commission Act 1991</i> '—	9 10
	omit, insert—	11
	'the Health Quality and Complaints Commission Act 2006, schedule 1, part 1'.	12 13

Public Service Act 1996

14

1	Schedule 1, item 5—		15
	omit, insert—		16
'5	Office of the Health Quality and Complaints	Chief executive officer'.	

Commission

	Schedule 3 (continued)	
Publi	c Service Regulation 1997	1
1	Schedule 2, item 13—	2
	omit, insert—	3
'13	Health Quality and Complaints Commission Act 2006	4
	a commission member or the chief executive officer'.	5
Resid	dential Services (Accreditation) Act 2002	6
1	Section 177(3), definition <i>prescribed Act</i> , paragraph (b)—	7
	omit, insert—	8
	(b) the <i>Health Quality and Complaints Commission Act</i> 2006; or'.	9 10
Spee	ch Pathologists Registration Act 2001	11
1	Section 120(3)(h)—	12
	omit, insert—	13
	(h) the Health Quality and Complaints Commission;'.	14

Schedule 3 (continued)

Statutory Bodies Financial Arrangements Regulation 1 1997 2

1	Schedule 2, entry for ' <i>Health Rights Commission Act</i> 1991'—	3 4
	omit, insert—	5
(

Health Quality and Complaints Commission Act 2006

Health Quality and Complaints Commission'.

Sch	edule 4	Other amendments	1
		section 241(2)	2
	tal Technicia istration Ac	ans and Dental Prosthetists t 2001	3 4
1		i(1), examples of an individual taking or using title, 'describes'—	5 6
	omit, insert—	-	7
	'describing'.		8
2		i(1), examples of an individual taking or using title, full stop—	9 10
	omit.		11
3		(1), examples of a corporation taking or using title, 'describes'—	12 13
	omit, insert—	-	14
	'describing'.		15
4		i(1), examples of a corporation taking or using title, full stop—	16 17
	omit.		18

Health Act 1937

1	After section 101A—	20
	<i>insert</i> , as section 102, section 102 of the <i>Health Act 1937</i> as that Act was in force immediately before the commencement of the	21 22

19

Health Legislation Amendment Act 2005, schedule, amendments of	1
Health Act 1937, amendment 3.	2

	Health Practitioners (Professional Standards) Act 1999	
1	Section 289(1), '288(5)'—	5
	omit, insert—	6
	<i>'288(4)'</i> .	7
2	Section 331(2)(a), 'or could not'—	8
	omit, insert—	9
	'and could not'.	10
3	Section 400(2) and (3), 'part 14'—	11
	omit, insert—	12
	'part 14 of this Act as originally enacted'.	13

Health Services Act 1991

14

1	Section 13(1)(b)—	15
	omit, insert—	16
	(b) is an insolvent under administration within the meaning	17
	of the Corporations Act, section 9; or'	18

Schedule 4 (continued)

2	Section 29(1), at the end of paragraphs (a) and (b)—	1
	insert—	2
	'or'.	3
3	Section 57A, heading, 'section 57'—	4
	omit, insert—	5
	ʻs 57'.	6
4	Section 68(2), at the end of paragraphs (a) to (g)—	7
	insert—	8
	'or'.	9
5	Section 68(2)(c), at the end of subparagraph (i)—	10
	insert—	11
	'or'.	12
Hos	spitals Foundations Act 1982	13
4	Section $9/1$, at the and of nerversence (a) to (a)	1.4
1	Section 8(1), at the end of paragraphs (a) to (c)—	14
	insert—	15
	'and'.	16
2	Section 13, 'are—'—	17
	omit, insert—	18
	'are the following—'.	19

Schedule 4 (continued)

3	Section 15(1), 'power—'—	1
	omit, insert—	2
	'the following—'.	3
4	Section 18(3), 'and' occurring at the end of paragraphs (a) to (c)—	4 5
	omit.	6
5	Section 26, at the end of paragraphs (a) and (b)—	7
	insert—	8
	'or'.	9
6	Section 26, paragraph (d)—	10
	<i>renumber</i> as paragraph (c).	11
7	Section 26, 'paragraph (d)'—	12
	omit, insert—	13
	'paragraph (c)'.	14
8	Section 27, at the end of paragraph (a)—	15
	insert—	16
	'or'.	17
9	Section 36(2), at the end of paragraph (a)—	18
	insert—	19
	'or'.	20

	Schedule 4 (continued)	
10	Section 46(2) and (3), at the end of paragraph (a)— insert—	1 2
	'and'.	3
Nur	sing Act 1992	4
1	Section 43(2), '10,'—	5
	omit.	6
2	Section 72(1), 'subsection (2)'—	7
	omit, insert—	8
	'subsection (4)'.	9
3	Section 73, '72(2)'—	10
	omit, insert—	11
	·72(4)'.	12
4	Section 77H(3)(a), (e)(iii) and (4), 'in the practise'—	13
	omit, insert—	14
	'in the practice'.	15
5	Section 77I(2)(a) and (e)(iii), 'practise'—	16
	omit, insert—	17
	'practice'.	18

Schedule 4 (continued) Section 139A(3), 'subsection (3)'— omit, insert— 'subsection (2)'. Pest Management Act 2001

1	Schedule 3, definition <i>registered training organisation,</i> ' <i>Training and Employment Act 2000</i> '—	
	omit, insert—	7
	'Vocational Education, Training and Employment Act 2000'.	8

Public Health Act 2005

1	Section 158, definition <i>teacher</i> — omit, insert—	10 11
	' <i>teacher</i> means an approved teacher under the <i>Education</i> (<i>Queensland College of Teachers</i>) Act 2005, but does not include the principal of a school.'.	12 13 14
2	Section 251—	15
	insert—	16
	<i>HPV</i> means the group of human papilloma viruses that can cause infection in the skin surface of different areas of the body, including the genital area.	17 18 19
	<i>HPV sample</i> means the cells collected from a woman's cervix for the purpose of testing them for the presence of the DNA of HPV.	20 21 22

	<i>HPV test</i> means the process of testing a HPV sample for the presence of the DNA of HPV.'.	1 2
3	Section 251, definition <i>clinical information</i> , paragraph (a), 'and histology tests'—	3 4
	omit, insert—	5
	', histology tests and HPV tests'.	6
4	Section 251, definition <i>provider</i> , paragraph (a), 'or histological sample'—	7 8
	omit, insert—	9
	', histological sample or HPV sample'.	10
5	Sections 252, 254(c), 256, 259(1) and (3), 265(2)(a) and (c), 273(2)(a) and (3)(b) and 275(4)(b), 'or histological sample'—	11 12 13
	omit, insert—	14
	', histological sample or HPV sample'.	15
6	Chapter 6, part 3, division 3 heading, 'and histological samples'—	16 17
	omit, insert—	18
	', histological samples and HPV samples'.	19
7	Sections 257(3), 258(4) and 273(3)(a), 'or histology test'—	20
	omit, insert—	21
	', histology test or HPV test'.	22
8	Sections 275(4)(d)(i) and 276(3)(a)(i), 'or histology tests'—	23
	omit, insert—	24
	', histology tests or HPV tests'.	25

Schedule 4 (continued)

9	Section 276(3)(a), 'or histological samples'—	1
	omit, insert—	2
	', histological samples or HPV samples'.	3
10	Section 277, heading—	4
	omit, insert—	5
'277	Agreement for sending out notice under s 260, 261 or 262'.	6 7
11	Section 332(2)(b), 'emergency officer (general), and'—	8
	omit, insert—	9
	'emergency officer (general) and'.	10
12	Schedule 2—	11
	insert—	12
	' <i>HPV</i> , for chapter 6, part 3, see section 251.	13
	HPV sample, for chapter 6, part 3, see section 251.	14
	HPV test, for chapter 6, part 3, see section 251.'.	15

Public Health (Infection Control for Personal
Appearance Services) Act 2003161Schedule 2, definition registered training organisation,
'Training and Employment Act 2000'—1800190020'Vocational Education, Training and Employment Act 2000'.21

Research Involving Human Embryos and Prohibition1of Human Cloning Act 20032

1	Section 21, definition <i>proper consent</i> , paragraph (a), 'Ethical Guidelines on Assisted Reproductive Technology (1996)'—		
	omit, insert—	6	
	'Ethical Guidelines on the Use of Assisted Reproductive	7	
	Technology in Clinical Practice and Research (2004)'.	8	

Tobacco and Other Smoking Products Act 1998		9
1	Section 26Q, definition <i>community titles scheme</i> , 'section 11'—	10 11
	omit, insert—	12
	'section 10'.	13
2	Section 26Q, definition <i>lot</i> , 'schedule 4'—	14
	omit, insert—	15
	'schedule 6'.	16
Trai	nsplantation and Anatomy Act 1979	17

1	Section 4(1), definition <i>hospital</i> , at the end of paragraph (a)—	
	insert—	20
	'or'.	21

Schedule 4 (continued)

2	Section 12E, at the end of paragraphs (a) and (b)—	1
	insert—	2
	'and'.	3
3	Section 15, at the end of paragraphs (a) and (b)—	4
	insert—	5
	'or'.	6
4	Section 38(3), 'or (2)'—	7
	omit.	8

Schedule 5 Dictionary

section	7	2

accep	oted r	representations see section 26(2).	3
		<i>commissioner</i> means a Health Quality and as Assistant Commissioner appointed under section	4 5 6
		<i>d person</i> means a person appointed by the on under section 116.	7 8
chief	exec	utive means the chief executive officer of the office.	9
		th officer means the chief health officer under the rvices Act 1991, section 57B.	10 11
code	see s	ection 31(1).	12
com	nence	ement for chapter 15, part 2, see section 219.	13
		on means the Health Quality and Complaints on established under section $11(1)$.	14 15
		oner means the Health Quality and Complaints oner appointed under section 148.	16 17
<i>comm</i> comm		on member means the commissioner or an assistant oner.	18 19
		on officer means the chief executive or another f the staff of the office.	20 21
com 22.	nissic	on standard means a standard made under section	22 23
comp	olaind	unt—	24
(a)	gene	erally, means—	25
	(i)	a person who makes a health quality complaint or a health service complaint; or	26 27
	(ii)	a person substituted, under section 43, for a person who makes a health service complaint; or	28 29
(b)	for c	hapter 7, part 3, see section 90.	30

com	oletion notice means—	1
(a)	for a registration board other than the Queensland Nursing Council—a notice under the <i>Health</i> <i>Practitioners (Professional Standards) Act 1999</i> , section 383; or	2 3 4 5
(b)	for the Queensland Nursing Council—a notice under the <i>Nursing Act 1992</i> , section 118A; or	6 7
(c)	for another entity—notice that the entity has finished dealing with the complaint.	8 9
<i>conc</i> 6.	iliation means the process of conciliation under chapter	10 11
com	<i>iliator</i> means a commission officer to whom the mission's function of conciliating health service plaints has been delegated under section 166.	12 13 14
indic	<i>icted of an indictable offence</i> includes convicted of an table offence dealt with summarily, whether or not the inal Code, section 659 applies to the indictable offence.	15 16 17
acce	<i>iction</i> means a finding of guilt by a court, or the ptance of a plea of guilty by a court, whether or not a iction is recorded.	18 19 20
coro	ner see the Coroners Act 2003, schedule 2.	21
detri	<i>ment</i> includes—	22
(a)	personal injury or prejudice to safety; and	23
(b)	property damage or loss; and	24
(c)	intimidation or harassment; and	25
(d)	adverse discrimination, disadvantage or adverse treatment about career, profession, employment, trade or business; and	26 27 28
(e)	threats of detriment; and	29
(f)	financial loss from detriment.	30
disci	plinary body means—	31
(a)	a disciplinary committee; or	32

(b) the Health Practitioners Tribunal; or	1
(c) the Nursing Tribunal; or	2
(d) a professional conduct review panel; or	3
(e) a registration board acting under the <i>Health Practitioners (Professional Standards) Act 1999.</i>	4 5
<i>disciplinary committee</i> means a disciplinary committee established under the <i>Health Practitioners (Professional</i> <i>Standards) Act 1999</i> , section 128(1)(b).	6 7 8
<i>district health council</i> means a district health council established under the <i>Health Services Act 1991</i> , section 7.	9 10
enrolled nurse see the Nursing Act 1992, section 4.	11
<i>former commission</i> for chapter 15, part 2, see section 219.	12
former commissioner for chapter 15, part 2, see section 219.	13
health complaint see section 35.	14
<i>Health Practitioners Tribunal</i> means the Health Practitioners Tribunal established under the <i>Health Practitioners</i> (<i>Professional Standards</i>) Act 1999, section 26.	15 16 17
health quality complaint see section 36.	18
<i>health rights</i> means the rights of an individual relating to the provision of a health service.	19 20
<i>health service</i> see section 8.	21
health service complaint see section 37.	22
<i>health service facility</i> means a facility at which health services mentioned in schedule 1, part 1 are usually provided.	23 24
<i>hospital</i> means a public sector hospital, a private health facility or the Mater Misericordiae Public Hospitals.	25 26
Human Rights and Equal Opportunity Commission, of the Commonwealth, means the Human Rights and Equal Opportunity Commission established by the Human Rights and Equal Opportunity Commission Act 1986 (Cwlth).	27 28 29 30

<i>Information Commissioner</i> means the Information Commissioner appointed under the <i>Freedom of Information Act 1992</i> .	1 2 3
<i>inquiry</i> means an inquiry by the commission under chapter 8.	4
<i>inquiry matter</i> means a matter in relation to which an inquiry is conducted.	5 6
<i>inquiry member</i> see section 96(1).	7
midwife see the Nursing Act 1992, section 4.	8
notice means written notice.	9
Nursing Tribunal means the Nursing Tribunal under the Nursing Act 1992.	10 11
obstruct includes—	12
(a) assault, threaten, abuse, insult, intimidate or hinder; and	13
(b) attempt to obstruct.	14
<i>office</i> means the Office of the Health Quality and Complaints Commission established under section 174(1).	15 16
<i>possession</i> , in relation to a person having something in possession, means possession or control in any place—	17 18
(a) whether for the use or benefit of the person in relation to whom the term is used or another person; and	19 20
(b) whether or not another person has actual possession or custody.	21 22
presiding member see section 97.	23
<i>Privacy Commissioner</i> , of the Commonwealth, means the Privacy Commissioner appointed under the <i>Privacy Act 1988</i> (Cwlth).	24 25 26
<i>private health facility</i> see <i>Private Health Facilities Act 1999</i> , section 8.	27 28
<i>professional conduct review panel</i> means a professional conduct review panel established under the <i>Health Practitioners (Professional Standards) Act 1999</i> , section 15.	29 30 31
proposed action see section 25(1)(c).	32

provider—	1
(a) generally, see section 9; or	2
(b) for chapter 7, part 3, see section 90.	3
<i>public sector hospital</i> see the <i>Health Services Act 1991</i> , section 2.	4 5
<i>record</i> includes any document.	6
<i>registered provider</i> means a person registered by a registration board and includes an enrolled nurse and a midwife.	7 8 9
registration board—	10
(a) means an entity mentioned in schedule 2; and	11
(b) in relation to a registered provider means the registration board that registered the provider or, for an enrolled nurse or midwife, the Queensland Nursing Council.	12 13 14
<i>repealed Act</i> means the <i>Health Rights Commission Act 1991</i> as in force from time to time before its repeal.	15 16
<i>reprisal</i> means a reprisal as mentioned in section 193(3).	17
seized thing see section 138(1).	18
show cause notice see section 25(1).	19
show cause period see section 25(1)(d).	20
State Coroner means the State Coroner under the Coroners Act 2003.	21 22
<i>takes a reprisal</i> means the taking of a reprisal as mentioned in section 193(3).	23 24
user see section 10.	25
witness requirement notice see section 106(1).	26

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