

Queensland

## Health and Other Legislation Amendment Bill 2007



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		ACL 1991	10

### 2007

# A Bill

for

An Act to amend Acts administered by the Minister for Health and the *Ambulance Service Act 1991*, and for other purposes

	The Pa	arliament of Queensland enacts—	1
	Part	1 Preliminary	2
Clause	1	Short title This Act may be cited as the <i>Health and Other Legislation</i> <i>Amendment Act 2007</i> .	3 4 5
Clause	2	<b>Commencement</b> This Act commences on a day to be fixed by proclamation.	6 7
	Part	2 Amendment of Health Services Act 1991	8 9
Clause	3	Act amended in pt 2	10
		This part amends the Health Services Act 1991.	11
Clause	4	Amendment of s 2 (Definitions)	12
		Section 2—	13
		insert—	14
		'applicable provisions, for part 7A, see section 63.	15
		blameworthy act, for part 4B, division 4, see section 38O.	16
		chain of events document, for part 4B, see section 38G.	17
		commissioning authority, for part 4B, see section 38G.	18
		coroner, for part 4B, see section 38G.	19
		health service facility, for part 4B, see section 38G.	20
		<i>information</i> , for part 4B, division 5, see section 38R.	21

		no	<i>tice</i> , for part 4B, see section 38G.	1
		pri	ivate health facility, for part 4B, see section 38G.	2
		RC	CA report, for part 4B, see section 38G.	3
		RC	CA team see section 38G.	4
		rel	levant person, for part 4B, see section 38G.	5
		rej	portable event see section 38G.	6
		rej	prisal means a reprisal as mentioned in section 38ZF(3).	7
		roe	ot cause analysis or RCA see section 38H.	8
			<i>tes a reprisal</i> means the taking of a reprisal as mentioned in ction 38ZF(3).'.	9 10
Clause	5	Inserti	on of new pt 4B	11
		Be	fore part 5—	12
		ins	sert—	13
	'Part	t 4B	Root cause analyses	14
	'Divis	sion 1	Preliminary	15
	'38G	Definit	ions for pt 4B	16
		ʻIn	this part—	17
		ch	ain of events document see section 38M(2).	18
		<b>CO</b> 1	mmissioning authority see section 38K.	19
		CO	roner see the Coroners Act 2003, schedule 2.	20
		he	alth service facility means—	21
		(a)	a public sector health service facility; or	22
		(b)	a private health facility; or	23
		(c)	the Mater Misericordiae Public Hospitals.	24
		no	<i>tice</i> means written notice.	25
		-	<i>ivate health facility</i> see the <i>Private Health Facilities Act</i> 99, section 8.	26 27

		RCA	repa	ort see	section 38M(1).	1		
		<b>RC</b> A 38K		<b>n</b> mea	ns a group of persons appointed under section	2 3		
		relev	yant p	t person—				
		(a)	prov com	vides imissi	nmissioning authority, means a person who administrative or secretarial services to the oning authority to help it exercise its powers part; or	5 6 7 8		
		(b)	for	an RC	A team, means a person—	9		
			(i)		provides administrative or secretarial services e RCA team; or	10 11		
			(ii)	who	advises the RCA team about—	12		
				(A)	conducting an RCA of a reportable event; or	13		
				(B)	preparing an RCA report or chain of events document for a reportable event.	14 15		
		repo	rtabl	e even	<i>t</i> —	16		
		(a)	regu	ilation	—means an event prescribed under a that happens while a health service is being at a health service facility; or	17 18 19		
		(b)	doc	ument	on to an RCA report or chain of events, means the reportable event to which the document relates.	20 21 22		
'38H	Ме	anino	a of <i>r</i>	oot c	ause analysis	23		
	'(1)	Root	t cau	se and	<i>alysis</i> or <i>RCA</i> , of a reportable event, means a ess of analysis under which—	24 25		
		(a)			at contributed to the happening of the event entified; and	26 27		
		(b)			measures that could be implemented to prevent ice of a similar event may be identified.	28 29		
	'(2)			a <i>roo</i> nclud	<i>t cause analysis</i> or <i>RCA</i> of a reportable event e—	30 31		
		(a)			ing the professional competence of a person in o the event; or	32 33		

(b) finding out who is to blame for the happening of the event.

#### '38I Purpose of pt 4B

s 5

'The purpose of this part is to facilitate the use of root cause analyses by health service facilities as a quality improvement technique to assess and respond to reportable events that happen while health services are being provided at the facilities.

	facil	lities.	8
'38J	Guiding event	principles for conduct of RCA of reportable	9 10
		e principles intended to guide the conduct of an RCA of a ortable event are the following—	11 12
	(a)	reporting and acknowledging errors happening while a health service is being provided at a health service facility is encouraged if people do not fear blame or reprisal;	13 14 15 16
	(b)	people involved in providing health services should be accountable for their actions;	17 18
	(c)	the focus of the RCA should be on identifying and improving the policies, procedures or practices relating to the provision of the health service that contributed to the happening of the event, rather than on the conduct of individuals;	19 20 21 22 23
	(d)	participation in the RCA should be voluntary;	24
	(e)	the benefits of conducting the RCA will be maximised—	25 26
		(i) in an environment oriented towards learning from analysing the event; and	27 28
		(ii) if the RCA is conducted in a timely way;	29
	(f)	teamwork, good communication and sharing of information by people involved in providing health services should be fostered.	30 31 32

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### 'Division 2 RCA teams

#### '38K Appointment of RCA team

'Each of the following persons (a *commissioning authority*) may appoint persons to be members of an RCA team to conduct an RCA of a reportable event—

- (a) if the event happens while a public sector health service is being provided—the chief executive;
- (b) if the event happens while a health service is being provided at a private health facility—the individual who 9 has the day-to-day management of the facility or the 10 individual who has overall management responsibility 11 for the facility; 12
- if the event happens while a health service is being (c) 13 provided the Mater Misericordiae Public at 14 Hospitals—the individual who has the day-to-day 15 management of the Mater Misericordiae Public 16 Hospitals or the chief executive of Mater Misericordiae 17 Health Services Brisbane Limited ACN 096 708 922. 18

#### '38L Requirements for appointment

(a)

\*(1) Before appointing persons to be members of an RCA team to conduct an RCA of a reportable event, the commissioning authority proposing to make the appointment must be satisfied that—
 20
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 22
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the persons—							
(i)	have the appropriate skills, knowledge and	25					
	experience to conduct an RCA of the event, having	26					
	regard to the nature of the event; and	27					
(ii)	were not directly involved in providing the health	20					

- (ii) were not directly involved in providing the health service at a health service facility during the provision of which the event happened; and 30
- (b) the conduct of an RCA of the event would be helped by the provision of immunities and protections provided to persons under divisions 5 and 6; and
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		(c) the potential benefit in disclosing relevant information is outweighed by the potential benefit of restricting disclosure of the information under division 5.	1 2 3
	<b>'</b> (2)	In this section—	4
		<i>relevant information</i> means information that will be compiled by the proposed RCA team in the conduct of an RCA of the reportable event.	5 6 7
'Divi	sion	3 Reporting	8
'38M	RC	A team's report and chain of events document	9
	<b>'</b> (1)	An RCA team must, as soon as practicable after conducting an RCA of a reportable event, prepare a report (the <i>RCA</i> <i>report</i> ) stating the following—	10 11 12
		(a) a description of the event;	13
		(b) a statement of the factors the RCA team considers contributed to the happening of the event;	14 15
		(c) any recommendations about changes or improvements in a policy, procedure or practice relating to the provision of health services, to reduce the likelihood of, or prevent, the same type of event happening again during the provision of health services.	16 17 18 19 20
	'(2)	In addition to the RCA report, the RCA team may prepare a document (the <i>chain of events document</i> ) that details, or pictorially represents, the chain of events identified by the RCA team as having led to the happening of the reportable event.	21 22 23 24 25
	<b>'</b> (3)	The RCA report or chain of events document must not contain the name or address of—	26
		(a) a person involved in providing the relevant health service; or	27 28
		(b) the person who received the relevant health service; or	29
		(c) a member of the RCA team.	30
	<b>'</b> (4)	In this section—	31

		<i>relevant health service</i> means the health service during the provision of which the reportable event happened.	1 2
'38N	Rej	porting to commissioning authority	3
	<b>'</b> (1)	The RCA team must, as soon as practicable after preparing the RCA report, give the report to the commissioning authority that appointed the RCA team members.	4 5 6
	'(2)	If the RCA team prepares a chain of events document for the reportable event, it must at the time of giving the RCA report under subsection (1) also give the document to the commissioning authority.	7 8 9 10
'Divi	ision	4 Stopping conduct of RCA of reportable event	11 12
<b>'38O</b>	Def	finition for div 4	13
		'In this division—	14
		blameworthy act means any of the following-	15
		(a) an intentionally unsafe act;	16
		(b) deliberate patient abuse;	17
		(c) conduct that constitutes a criminal offence.	18
'38P	Sto tea	opping conduct of RCA of reportable event—RCA	19 20
	'(1)	This section applies if, while conducting an RCA of a reportable event, the RCA team conducting the RCA reasonably believes—	21 22 23
		(a) the event involves a blameworthy act; or	24
		(b) the capacity of a person who was directly involved in providing the relevant health service to safely and effectively provide the service was impaired by alcohol consumed, or a drug taken, by the person.	25 26 27 28
	'(2)	The RCA team must—	29

		(a)	stop	condu	acting the RCA; and	1
		(b)	appo	ointed	ce to the commissioning authority that the RCA team members that the RCA team ed conducting the RCA.	2 3 4
	<b>'</b> (3)	For s	subsec	ction (	2)(b), the notice—	5
		(a)	mus	t be in	the form approved by the chief executive; and	6
		(b)			contain any information about why the RCA ped conducting the RCA.	7 8
	'(4)	In th	is sec	tion-	-	9
					<i>service</i> means the health service during the ich the reportable event happened.	10 11
'38Q					of RCA of reportable oning authority	12 13
	<b>'</b> (1)	This	section	on app	olies if—	14
		(a)	-		ave been appointed to be members of an RCA onduct an RCA of a reportable event; and	15 16
		(b)			issioning authority that appointed the RCA bers-	17 18
			(i)		ves information that leads the commissioning prity to reasonably believe—	19 20
				(A)	the event involves a blameworthy act; or	21
				(B)	the capacity of a person who was directly involved in providing the relevant health service to safely and effectively provide the service was impaired by alcohol consumed, or a drug taken, by the person; or	22 23 24 25 26
			(ii)		mes aware that a relevant entity has started an tigation or assessment of, or enquiry into, the t; or	27 28 29
			(iii)		comes to the view that the event the basis of ppointment is not a reportable event.	30 31

د	(2)	auth	ubsection (1)(b)(i) or (iii) applies, the commissioning ority must, by notice given to the RCA team, direct it to conducting the RCA.	1 2 3
	(3)	may,	bsection (1)(b)(ii) applies, the commissioning authority by notice given to the RCA team, direct it to stop lucting the RCA.	4 5 6
•	(4)		subsection (2) or (3), the notice given to the RCA team to be in the form approved by the chief executive.	7 8
•	(5)		re acting under subsection (3), the commissioning ority may consult with any relevant entity.	9 10
•	(6)	In th	is section—	11
		relev	<i>pant entity</i> means—	12
		(a)	the Health Quality and Complaints Commission; or	13
		(b)	a coroner; or	14
		(c)	a board under the Health Practitioner (Professional Standards) Act 1999; or	15 16
		(d)	the Queensland Nursing Council; or	17
		(e)	the commissioner of the police service; or	18
		(f)	another entity that has the power under an Act of the State, the Commonwealth or another State to deal with the event.	19 20 21
			<i>pant health service</i> means the health service during the ision of which the reportable event happened.	22 23
'Divis	ion	5	Disclosure or release of information	24
'38R	Defi	initio	on for div 5	25

'In this division—	26
<i>information</i> includes a document.	27

'38S	Disclosure of information—RCA team member or relevant person							
	<b>'</b> (1)	disc as a	erson who is or was a member of an RCA team must not close to someone else information acquired by the person a member of the RCA team, other than for the purpose (an <i>horised purpose</i> ) of—	3 4 5 6				
		(a)	the RCA team conducting an RCA of a reportable event; or	7 8				
		(b)	the RCA team preparing an RCA report or chain of events document; or	9 10				
		(c)	the RCA team giving the commissioning authority that appointed the RCA team members—	11 12				
			(i) an RCA report or chain of events document under section 38N; or	13 14				
			(ii) a notice under section 38P; or	15				
		(d)	the RCA team complying with a requirement of an inspector made of the RCA team in the performance of the inspector's functions under section 63.	16 17 18				
		Max	ximum penalty—50 penalty units.	19				
	'(2)	tean by t	o, a person who is or was a relevant person for an RCA n must not disclose to someone else information acquired the person as a relevant person for the RCA team, other n for an authorised purpose.	20 21 22 23				
		Max	ximum penalty—50 penalty units.	24				
	'(3)	(2) f 62A 62B	Information that may be disclosed under subsection (1) or for an authorised purpose is information to which section $A(1)^1$ applies, the information is for the purposes of section $B^2$ information that is expressly required or permitted to be en under this Act.	25 26 27 28 29				
	<b>'</b> (4)	In th	his section—	30				
		info	prmation includes—	31				
		(a)	the identity of a member of the RCA team; and	32				

<sup>1</sup> Section 62A (Confidentiality)

<sup>2</sup> Section 62B (Disclosure required or permitted by law)

		(b)	information from which a member of the RCA team could be identified.	1 2
'38T			ure of information—commissioning authority ant person	3 4
	'(1)	disc repo copy	erson who is or was a commissioning authority must not lose to someone else information contained in an RCA ort or chain of events document, or give someone else a y of an RCA report or chain of events document, received he person under section 38N, other than—	5 6 7 8 9
		(a)	as required or permitted under sections 38U to 38ZA; or	10
		(b)	as permitted under subsection (2).	11
		Max	kimum penalty—50 penalty units.	12
	'(2)		ommissioning authority may give a safety and quality ort prepared by the commissioning authority to—	13 14
		(a)	an individual involved in providing a health service at the health service facility to which the report relates; or	15 16
		(b)	an entity with responsibilities for the management of patient safety initiatives and programs for the health service facility.	17 18 19
	'(3)		o, a person who is or was a commissioning authority must disclose to someone else—	20 21
		(a)	the identity of a member of an RCA team appointed by the commissioning authority; or	22 23
		(b)	information from which a member of the RCA team could be identified.	24 25
		Max	kimum penalty—50 penalty units.	26
	<b>'</b> (4)	Sub	sections (1) and (3) do not apply to—	27
		(a)	the disclosure of information by a commissioning authority that is necessary or incidental to the exercise by the commissioning authority of its powers under this part; or	28 29 30 31
		(b)	the disclosure of information by a person in compliance	32

	the performance of the inspector's functions under section 63.	1 2
'(5)	Also, a person who is or was a relevant person for a commissioning authority must not disclose to someone else information acquired by the person as a relevant person for the commissioning authority.	3 4 5 6
	Maximum penalty—50 penalty units.	7
'(6)	Subsection (5) does not apply to—	8
	<ul> <li>(a) the disclosure of information by a relevant person for a commissioning authority for the purpose of helping the commissioning authority exercise its powers under this part; or</li> </ul>	9 10 11 12
	<ul> <li>(b) the disclosure of information by a person in compliance with a requirement of an inspector made of the person in the performance of the inspector's functions under section 63.</li> </ul>	13 14 15 16
'(7)	If information that may be disclosed under this section is information to which section $62A(1)^3$ applies, the information is for the purposes of section $62B^4$ information that is expressly required or permitted to be given under this Act.	17 18 19 20
'(8)	This section does not authorise the attachment of a copy of an RCA report or chain of events document to a safety and quality report.	21 22 23
<b>'</b> (9)	In this section—	24
	<i>safety and quality report</i> means a report about the safety and quality of the health service to which an RCA report relates that is based on information contained in the RCA report.	25 26 27
	lease of information to Health Quality and mplaints Commission	28 29
'(1)	A commissioning authority must, as soon as practicable after receiving an RCA report under section 38N, give the Health Quality and Complaints Commission—	30 31 32

'38U

Section 62A (Confidentiality) 

Section 62B (Disclosure required or permitted by law) 

		(a)	a copy of the report; and	1
		(b)	details of the name and address of the health service facility at which the reportable event happened.	2 3
	'(2)		commissioning authority need not comply with ection (1) if there is an agreement in force under section relating to the report and details.	4 5 6
'38V	Rel	ease	of information to chief health officer	7
	'(1)	RCA	section applies if a commissioning authority receives an report under section 38N and the reportable event ened at a private health facility.	8 9 10
	'(2)	after	commissioning authority must, as soon as practicable receiving the report, give the following to the chief h officer—	11 12 13
		(a)	a copy of the report;	14
		(b)	details of the name and address of the private health facility.	15 16
'38W	Rel Hea	ease Ith G	of information by chief health officer to Quality and Complaints Commission	17 18
	<b>'</b> (1)	This	section applies if—	19
		(a)	a commissioning authority complies with section $38V(2)$ ; and	20 21
		(b)	the authority has a written agreement with the chief health officer under which the chief health officer is authorised to give a copy of the RCA report and details mentioned in the subsection to the Health Quality and Complaints Commission.	22 23 24 25 26
	'(2)	copy	chief health officer must as soon as practicable give a of the RCA report and details to the Health Quality and plaints Commission.	27 28 29

#### '38X Giving of copy of RCA report or chain of events document—patient safety entity

(1) If authorised by the chief executive to do so, a commissioning authority must give a copy of each RCA report or chain of events document received by the commissioning authority under section 38N to a prescribed patient safety entity for an authorised purpose for the entity.

#### Example for subsection (1)—

If an authorisation is given under subsection (1) to a commissioning<br/>authority, and an authorised purpose for a prescribed patient safety9authority, and an authorised purpose for a prescribed patient safety<br/>entity is the use of information contained in RCA reports to prepare an<br/>annual report containing aggregated data about reportable events that<br/>happened at health service facilities, the authority must give a copy of<br/>each RCA report received by the authority under section 38N to the<br/>entity for the authorised purpose.10

- \*(2) The chief executive, acting in the capacity of a commissioning 16 authority, may give a copy of each RCA report or chain of 17 events document received by the chief executive under section 18 38N to a prescribed patient safety entity for an authorised 19 purpose for the entity.
- \*(3) At the time of giving a copy of an RCA report or chain of 21 events document to an entity under subsection (1) or (2), the 22 commissioning authority must also give the entity—

#### (a) details of the reportable event; and

(b) details of the name and address of the health service 25 facility at which the event happened. 26

#### (4) A person who performs functions for the entity—

- (a) must not give a copy of the report or document to 28 anyone else; and 29
- (b) must not disclose any information contained in the copy of the report or document, or information mentioned in subsection (3), to anyone else other than for the authorised purpose for which the copy of the report or document was given; and 34
- (c) must not use the copy of the report or document, and the information mentioned in subsection (3), other than for the authorised purpose for which the copy of the report or document was given.
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Maximum penalty--50 penalty units

		Max	imum penalty—50 penalty units.	1
	<b>'</b> (5)	does copy infor	authorised purpose mentioned in subsection $(4)(b)$ or $(c)$ on the not include the disclosure of information contained in the of the RCA report or chain of events document, or rmation mentioned in subsection (3), that may lead to the tification of—	2 3 4 5 6
		(a)	a person involved in providing the relevant health service; or	7 8
		(b)	the person who received the relevant health service.	9
	<b>'</b> (6)	In th	is section—	10
		mea	<i>porised purpose</i> , for a prescribed patient safety entity, ns a purpose prescribed under a regulation for the entity relates to the entity's responsibilities.	11 12 13
		inclu eval	ent safety entity means an entity whose responsibilities adde the planning, implementation, management and uation of patient safety initiatives and programs for a th service facility.	14 15 16 17
		pres	<i>cribed patient safety entity</i> means a patient safety entity cribed under a regulation for the health service facility at ch the reportable event happened.	18 19 20
			<i>want health service</i> means the health service during the ision of which the reportable event happened.	21 22
'38Y			of copy of RCA report etc.—investigation ne Coroners Act 2003	23 24
	<b>'</b> (1)	This	section applies if—	25
		(a)	a coroner is investigating the death of a person; and	26
		(b)	the death is a reportable event that happened while a health service was being provided at a health service facility.	27 28 29
	'(2)	This	section also applies if—	30
		(a)	a coroner is investigating the death of a person; and	31
		(b)	the coroner considers that a reportable event that happened while a health service was being provided to	32 33

		the person at a health service facility may be relevant to the investigation; and	1 2
	(c)	the event is not the death.	3
'(3)	inve heal is com	he coroner, or a police officer helping the coroner to stigate the death, asks a commissioning authority for the th service facility whether an RCA team has conducted or conducting an RCA of the reportable event, the missioning authority must respond to the query as soon as ticable.	4 5 6 7 8 9
	Max	timum penalty—50 penalty units.	10
<b>'</b> (4)	Sub	section (5) applies if—	11
	(a)	an RCA of the reportable event has been conducted by an RCA team; and	12 13
	(b)	an RCA report relating to the event has been given, under section 38N, to the commissioning authority that appointed the RCA team members; and	14 15 16
	(c)	the commissioning authority has under subsection (3) received a query from the coroner or a police officer helping the coroner to investigate the death.	17 18 19
'(5)	The	commissioning authority must—	20
	(a)	if the commissioning authority received the report before receiving the query under subsection (3)—give a copy of the report to the coroner or police officer as soon as practicable after receiving the query; or	21 22 23 24
	(b)	if the commissioning authority had not received the report before receiving the query under subsection (3)—give a copy of the report to the coroner or police officer as soon as practicable after receiving the report.	25 26 27 28
	Max	timum penalty—50 penalty units.	29
'(6)	Sub	section (7) applies if—	30
	(a)	an RCA has been started by an RCA team in relation to the reportable event; and	31 32
	(b)	the RCA team has, under section 38P(2) or 38Q(2) or (3), stopped conducting the RCA; and	33 34

		<ul> <li>(c) the commissioning authority has under subsection (3) 1 received a query from the coroner or a police officer 2 helping the coroner to investigate the death. 3</li> </ul>	
	'(7)	The commissioning authority must— 4	
		<ul> <li>(a) if the RCA team stopped conducting the RCA before the commissioning authority received the query under subsection (3)—give the coroner or police officer a stop notice as soon as practicable after receiving the query; 8 or 9</li> </ul>	
		(b) otherwise—give the coroner or police officer a stop 10 notice as soon as practicable. 1	
	<b>'</b> (8)	In this section—	2
		stop notice means a notice stating—	3
		11 0	4 5
		of a direction given by the commissioning authority 1'	6 7 8
		(i) that fact; and 19	9
		(ii) the reasons for giving the direction. 20	0
'38Z	Giv	ng of information to Minister or chief executive 2	1
	<b>'</b> (1)		2 3
		· · · · · · · · · · · · · · · · · · ·	4 5
			6 7
	'(2)		8 9
		Maximum penalty—50 penalty units. 30	0

#### '38ZA Giving of copy of, or information contained in, RCA report—person who has sufficient personal or professional interest

'A commissioning authority may give a copy of an RCA report received by the commissioning authority under section 38N, or information contained in the report, to a person who the commissioning authority reasonably believes has a sufficient personal or professional interest in the reportable event.

#### '38ZB Information not to be given in evidence 10A stated person is neither competent nor compellable— **(**1) 11 to produce in a proceeding, or in compliance with a (a) 12 requirement under an Act or legal process, any 13 document in the person's possession or under the 14 person's control created— 15 (i) by, or at the request of, a person under this part; or 16 (ii) solely for the conduct of an RCA of a reportable 17 event; or 18 to divulge or communicate in a proceeding, or in (b) 19 compliance with a requirement under an Act or legal 20 process, information that came to the person's notice as 21 a stated person. 22 Example— 23 24 Under subsection (1), a stated person is neither competent nor compellable to produce a document or give information mentioned in 25 paragraph (a) or (b) of the subsection to-26 27 (a) a panel of inquiry conducting an inquiry under the Public Health Act 2005, chapter 7; or 28 29 (b) an authorised person under a notice given to the stated person under the Health Quality and Complaints Commission Act 2006, 30 section 123. 31 (2)Subsection (1) does not apply to a requirement made in 32 proceedings for an alleged offence against this part or part 33 7A<sup>5</sup> by the stated person. 34

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	<b>'</b> (3)	In th	nis section—	1
		info	rmation includes—	2
		(a)	the identity of a member of an RCA team; and	3
		(b)	information from which a member of an RCA team could be identified.	4 5
			<i>ed person</i> means a person who is or was any of the owing—	6 7
		(a)	a member of an RCA team;	8
		(b)	a commissioning authority;	9
		(c)	a relevant person for an RCA team or commissioning authority;	10 11
		(d)	a person who performs functions for an entity that received a copy of an RCA report or chain of events document under section $38X(1)$ or (2).	12 13 14
'38ZC			tion-provider can not be compelled to give ar information in evidence	15 16
		a pr	erson can not be compelled to divulge or communicate in oceeding, or in compliance with a requirement under an or legal process, any of the following—	17 18 19
		(a)	whether or not the person gave information to an RCA team for its conduct of an RCA of a reportable event;	20 21
		(b)	what information the person gave to an RCA team for its conduct of an RCA of a reportable event;	22 23
		(c)	a document given by the person to an RCA team that was created by the person or another person solely for its conduct of an RCA of a reportable event;	24 25 26
		(c)	information the person was given, or questions the person was asked, by an RCA team during its conduct of an RCA of a reportable event.	27 28 29

#### **'Division 6 Protections**

#### '38ZD Protection from liability

'(1)	A person who is or was a member of an RCA team, or relevant person for an RCA team, is not civilly liable for an act done, or omission made, honestly and without negligence under this part.					
·(2)	Without limiting subsection (1), if the act or omission involves giving information—	7 8				
	(a) in a proceeding for defamation, the person has a defence of absolute privilege for publishing the information; and	9 10				
	(b) if the person would otherwise be required to maintain confidentiality about the information given under an Act, oath, or rule of law or practice, the person—	11 12 13				
	<ul><li>(i) does not contravene the Act, oath, or rule of law or practice by giving the information; and</li></ul>	14 15				
	(ii) is not liable to disciplinary action for giving the information.	16 17				
'(3)	If a person who is or was a member of an RCA team, or relevant person for an RCA team, incurs costs in defending proceedings relating to a liability against which the person is protected under this section, the person must be indemnified by—	18 19 20 21 22				
	(a) if the chief executive appointed the RCA team members—the State; or	23 24				
	(b) otherwise—the person who appointed the RCA team members.	25 26				
'38ZE Gi	ving of information protected	27				
<b>'</b> (1)	This section applies to a person who honestly and on	28				

reasonable grounds gives information to an RCA team, or a 29 relevant person for an RCA team, for the RCA team's conduct 30 of an RCA of a reportable event. 31

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	Examples of persons who may give information under subsection (1)—	1					
	a commissioning authority	2					
	• a relevant person for a commissioning authority	3					
'(2)	The person is not subject to any liability for giving the information and no action, claim or demand may be taken or made of or against the person for giving the information.4 5 6						
<b>'</b> (3)	Also, merely because the person gives the information, the person can not be held to have—	7 8					
	(a) breached any code of professional etiquette or ethics; or	9					
	(b) departed from accepted standards of professional conduct.	10 11					
'(4)	Without limiting subsections (2) and (3)—	12					
	(a) in a proceeding for defamation, the person has a defence of absolute privilege for publishing the information; and	13 14					
	<ul> <li>(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—</li> </ul>	15 16 17					
	<ul><li>(i) does not contravene the Act, oath, or rule of law or practice by giving the information; and</li></ul>	18 19					
	(ii) is not liable to disciplinary action for giving the information.	20 21					
'38ZF Rep	prisal and grounds for reprisals	22					
'(1)	A person must not cause, or attempt or conspire to cause, detriment to another person because, or in the belief that, anybody has provided, or may provide, assistance to an RCA team in its conduct of an RCA of a reportable event.						
'(2)	An attempt to cause detriment includes an attempt to induce a person to cause detriment.	27 28					
·(3)	A contravention of subsection (1) is a reprisal or the taking of a reprisal.	29 30					
'(4)	A ground mentioned in subsection (1) as the ground for a reprisal is the unlawful ground for the reprisal.	31 32					

'(5)	For the contravention 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.						
'38ZG Of	fence for taking reprisal	5					
<b>'</b> (1)	A person who takes a reprisal commits an offence.	6					
	Maximum penalty—167 penalty units or 2 years imprisonment.	7 8					
<b>'</b> (2)	The offence is a misdemeanour.	9					
'38ZH Da	mages entitlement for reprisal	10					
'(1)	A reprisal is a tort and a person who takes a reprisal is liable in damages to any person who suffers detriment as a result.	11 12					
'(2)	Any appropriate remedy that may be granted by a court for a tort may be granted by a court for the taking of a reprisal.	13 14					
·(3)	If the claim for damages goes to trial in the Supreme Court or the District Court, it must be decided by a judge sitting without a jury.	15 16 17					
'Divisio	n 7 Miscellaneous	18					
'38ZI De	legation by chief executive	19					
'(1)	The chief executive may delegate the chief executive's power of appointment under section $38K(a)$ , <sup>6</sup> or power to give an authorisation under section $38X(1)$ , <sup>7</sup> to—	20 21 22					
	(a) an appropriately qualified officer or employee of the department or health service employee; or	23 24					
	(b) a health executive.	25					
'(2)	In this section—	26					

<sup>6</sup> Section 38K (Appointment of RCA team)

<sup>7</sup> Section 38X (Giving of copy of RCA report or chain of events document—patient safety entity)

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	<i>appropriately qualified</i> includes having qualifications, experience or standing appropriate to exercise the power.	1 2			
Example of standing—					
	a person's classification level in the department	4			
'38ZJ Ap	plication of provisions of this part	5			
	'If a commissioning authority acts or purports to act under section 38K and it transpires the event the basis of the action is not a reportable event, the provisions of this part apply as if the event were a reportable event.	6 7 8 9			
'38ZK RC	A report not admissible in evidence	10			
'(1)	An RCA report is not admissible in evidence in any proceedings, including, for example—	11 12			
	(a) a civil proceeding; or	13			
	(b) a criminal proceeding; or	14			
	(c) a disciplinary proceeding under the <i>Health Practitioners</i> ( <i>Professional Standards</i> ) Act 1999.	15 16			
'(2)	However, a copy of an RCA report given to a coroner under section 38Y may be admitted in evidence by a coroner in an inquest under the <i>Coroners Act 2003</i> into the death of a person—	17 18 19 20			
	(a) if section 38Y(1) applies—if the reportable event is the death; or	21 22			
	(b) if section 38Y(2) applies—if the reportable event happened while a health service was being provided to the person at a health service facility.	23 24 25			
·(3)	Subsection (1) applies subject to section 38ZB(2).8	26			

'38ZL Review of pt 4B

(1) The Minister must, before the second anniversary of the 28 commencement of section 38K, start a review of this part to 29

			ensure it is adequately meeting community expectations and its provisions remain appropriate.	1 2
		'(2)	The Minister must, as soon as practicable after the review is finished, cause a report of the outcome of the review to be laid before the Legislative Assembly.'.	3 4 5
Clause	6	Am	endment of s 63 (Functions)	6
			Section 63, from 'sections 33'—	7
			omit, insert—	8
			'section 33, part 4B, division 5, sections 38ZG and 57, part 7 and this part (the <i>applicable provisions</i> ).'.	9 10
Clause	7	Am 63Z	endment of ss 63K, 63R, 63S, 63ZB, 63ZC, 63ZD and IF	11 12
			Sections 63K, 63R, 63S, 63ZB, 63ZC, 63ZD and 63ZF, 'section $62A(1)$ or this part'—	13 14
			omit, insert—	15
			'an applicable provision'.	16
Clause	8	Ins	ertion of new pt 7B	17
			After section 63ZJ—	18
			insert—	19
	'Par	t 78	B Proceedings	20
	'63ZK	Sur	mmary offences	21
			'An offence against this Act, other than an offence against section $38ZG(1)$ , <sup>9</sup> is a summary offence.	22 23

<sup>9</sup> Section 38ZG (Offence for taking reprisal)

'63ZL			on on time for starting proceedings for y offence	1 2
		sum	ummary proceeding under the <i>Justices Act 1886</i> for a mary offence against this Act must start within whichever e longer of the following—	3 4 5
		(a)	1 year after the commission of the offence;	6
		(b)	1 year after the offence comes to the knowledge of the complainant, but within 2 years after the commission of the offence.	7 8 9
'63ZM	Pro	ceed	ings for indictable offences	10
	'(1)	-	oceeding for an indictable offence against this Act may ken, at the election of the prosecution—	11 12
		(a)	by way of summary proceeding under the Justices Act 1886; or	13 14
		(b)	on indictment.	15
	'(2)	A m if—	agistrate must not hear an indictable offence summarily	16 17
		(a)	the defendant asks at the start of the hearing that the charge be prosecuted on indictment; or	18 19
		(b)	the magistrate considers the charge should be prosecuted on indictment.	20 21
	<b>'</b> (3)	If su	bsection (2) applies—	22
		(a)	the magistrate must proceed by way of an examination of witnesses for an indictable offence; and	23 24
		(b)	a plea of the person charged at the start of the proceeding must be disregarded; and	25 26
		(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	27 28 29 30

		(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). <sup>10</sup>	1 2 3
'63Z		nitation on who may summarily hear indictable ience	4 5
	'(1)	The proceeding must be before a magistrate if it is a proceeding—	6 7
		(a) for the summary conviction of a person on a charge for an indictable offence; or	8 9
		(b) for an examination of witnesses for a charge for an indictable offence.	10 11
	'(2)	However, if the proceeding is brought before a justice who is not a magistrate, jurisdiction is limited to taking or making a procedural action or order within the meaning of the <i>Justices</i> of the Peace and Commissioners for Declarations Act 1991.'.	12 13 14 15
9	Am	nendment of s 68 (Regulations)	16
	(1)	Section 68, heading—	17
		omit, insert—	18
<b>'68</b>	Re	gulation-making power'.	19
	(2)	Section 68(2)—	20
		insert—	21
		(i) provide for the procedures to be followed by an RCA team in its conduct of an RCA of a reportable event.'.	22 23

Clause

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

	Part	t 3	Amendment of Mental Health Act 2000—Mental Health Court	1 2
Clause	10	Act	amended in pt 3	3
			This part amends the Mental Health Act 2000.	4
Clause	11	Am	endment of s 381 (Mental Health Court established)	5
			Section 381—	6
			insert—	7
		<b>'</b> (3)	The court consists of the president of the court and other members of the court.'.	8 9
Clause	12	Am	endment of s 382 (Constitution)	10
		(1)	Section 382(1), 'Supreme Court judge'—	11
			omit, insert—	12
			'member of the court'.	13
		(2)	Section 382(3), 'constituting judge'—	14
			omit, insert—	15
			'member of the court hearing the matter'.	16
		(3)	Section 382(4)—	17
			omit, insert—	18
		'(4)	The member of the court hearing a matter must decide the assisting psychiatrists who are to assist the court for the hearing.'.	19 20 21
Clause	13	Rep	placement of ch 11, pt 2	22
			Chapter 11, part 2—	23
			omit, insert—	24

'Part 2		Provisions about membership of Mental Health Court				
'385	Ар	pointment of a member of Mental Health Court	3			
	'(1)	The Governor in Council may, by commission, appoint a Supreme Court judge to be a member of the Mental Health Court.	4 5 6			
	'(2)	The judge is appointed for the term, not more than 3 years, stated in the commission.	7 8			
		pointment does not affect judge's tenure office etc.				
	<b>'</b> (1)	The appointment of, or service by, the judge as a member of the Mental Health Court does not affect—	11 12			
		(a) the person's tenure of office as a judge; or	13			
		(b) the person's rank, title, status, precedence, salary, annual or other allowances or other rights or privileges as the holder of his or her office as a judge.	14 15 16			
	'(2)	The person's service as a member of the court is taken to be service as a Supreme Court judge for all purposes.	17 18			
'387	Wh	en judge's office ends etc.	19			
	'(1)	The judge holds office as a member of the Mental Health Court until the earlier of the following days—	20 21			
		(a) the day the person's appointment as a member of the court ends;	22 23			
		(b) the day the person ceases to be a Supreme Court judge.	24			
	'(2)	However, if the judge ceases to hold office as a member of the court while hearing a matter, the Governor in Council may, without reappointing the person as a member of the court, continue the person in office for the time necessary to enable the hearing to be completed.	25 26 27 28 29			

(3) The person continued in office may exercise the jurisdiction 1 and powers of the court necessary or convenient for the 2 hearing to be completed. 3

# 'Part 2AProvisions about president of<br/>Mental Health Court45

( <b>200</b>	Dre	aident of Montal Health Court	(
'388	Pre	sident of Mental Health Court	6
	<b>'</b> (1)	The Governor in Council is to appoint a member of the Mental Health Court to be the president of the court.	7 8
	'(2)	A person may be appointed as the president of the court at the same time the person is appointed as a member of the court.	9 10
'388A	Arr	angement of business	11
	<b>'</b> (1)	The president of the Mental Health Court is responsible for the administration of the court and for ensuring the orderly and expeditious exercise of the jurisdiction and powers of the court.	12 13 14 15
	'(2)	The president of the court has power to do things necessary or convenient to be done for the administration of the court and for ensuring the orderly and expeditious exercise of the jurisdiction and powers of the court.	16 17 18 19
'388B		sident of Mental Health Court holds office while a mber of court	20 21
		'The president of the Mental Health Court holds office as the president of the court while the person is a member of the court.	22 23 24
'388C	Res	signation of office	25
	<b>'</b> (1)	The president of the Mental Health Court may resign office by signed notice of resignation given to—	26 27

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			(a)	if the president of the court is the Chief Justice—the Governor; or	1 2
			(b)	otherwise—the Chief Justice.	3
		'(2)	the 1	otice of resignation under subsection (1) takes effect when notice is given to the relevant person or, if a later time is ed in the notice, the later time.	4 5 6
		<b>'</b> (3)		gnation as the president of the court does not affect the on's membership of the court.	7 8
	'388D	Apj Co		ment of acting president of Mental Health	9 10
				e Governor in Council may appoint a member of the atal Health Court to act as the president of the court—	11 12
			(a)	for any period the office is vacant; or	13
			(b)	for any period, or all periods, when the president of the court is absent from duty or Queensland or can not, for another reason, perform the duties of the office.'.	14 15 16
Clause	14	Am	endr	nent of s 398 (Registrar's powers—general)	17
				ion 398(2), from 'given by'—	18
			omit	t, insert—	19
			'give	en by—	20
			(a)	a member of the Mental Health Court for a proceeding being heard by the member of the court; or	21 22
			(b)	the president of the court.'.	23
Clause	15	Ins	ertio	n of new s 415A	24
			Befo	ore chapter 11, part 6—	25
			inse	rt—	26
	'415A			ppens if a member of Mental Health Court is incapacitated	27 28
		'(1)		section applies if, after starting to hear a proceeding, the observe of the Mental Health Court hearing the proceeding	29 30

			dies or becomes incapable of continuing to hear the proceeding.	1 2
		'(2)	A party to the proceeding may, after giving 7 days' notice to the other party or parties, apply to the president of the court for an order directing the action to be taken in the proceeding.	3 4 5
		<b>'</b> (3)	The president of the court, on the application or his or her initiative, may after consulting with the parties to the proceeding—	6 7 8
			(a) order the proceeding be reheard; or	9
			(b) adjourn the proceeding to allow the incapacitated member of the court to continue when able; or	10 11
			(c) with the consent of the parties, make an order the president of the court considers appropriate about—	12 13
			(i) deciding the proceeding; or	14
			(ii) completing the hearing and deciding the proceeding.	15 16
		'(4)	If, under subsection (3)(a), a proceeding is reheard, the first hearing is taken not to have happened.	17 18
		<b>'</b> (5)	An order mentioned in subsection (3)(c) is taken to be a decision of the Mental Health Court.'.	19 20
Clause	16	Am	nendment of s 416 (Contempt of court)	21
			Section 416(4), 'constituting judge's own initiative'—	22
			omit, insert—	23
			'initiative of a member of the court'.	24
Clause	17		nendment of s 418 (Protection and immunities for Instituting judge of Mental Health Court )	25 26
		(1)	Section 418, heading, 'constituting judge'—	27
			omit, insert—	28
			'member'.	29
		(2)	Section 418, 'The constituting judge'—	30

		omit, insert—	1
		'A member'.	2
Clause	18	Amendment of s 419 (Rule-making power)	3
		Section 419(2), 'constituting judge'—	4
		omit, insert—	5
		'president'.	6
Clause	19	Amendment of s 420 (Directions about practice)	7
		(1) Section 420(1), 'constituting judge'—	8
		omit, insert—	9
		'president'.	10
		(2) Section 420(2), 'judge'—	11
		omit, insert—	12
		'president of the court'.	13
Clause	20	Amendment of s 421 (Approved forms—constituting judge)	14 15
		(1) Section 421, heading, 'constituting judge'—	16
		omit, insert—	17
		'president of Mental Health Court'.	18
		(2) Sections 421, 'constituting judge of'—	19
		omit, insert—	20
		'president of'.	21
Clause	21	Amendment of s 435 (Annual report)	22
		Section 435(1), 'constituting judge'—	23
		omit, insert—	24
		'president of the Mental Health Court'.	25

Clause	22	Am	nendment of s 493 (Approved forms)	1
			Section 493, 'constituting judge'—	2
			omit, insert—	3
			'president'.	4
Clause	23	Am	nendment of ch 16, pt 2, hdg (Transitional provisions)	5
			Chapter 16, part 2, heading, after 'provisions'—	6
			insert—	7
			'for Act No. 16 of 2000'.	8
Clause	24		nendment of s 583 (Appeals against Patient Review bunal decisions)	9 10
			Section 583—	11
			insert—	12
		'(5)	In this section—	13
			<i>constituting judge</i> has the meaning the term had on the commencement of this section.'.	14 15
Clause	25	Ins	sertion of new ch 11, pt 3	16
			After section 588—	17
			insert—	18
	'Par	t 3	Transitional provisions for	19
			Health and Other Legislation	20
			Amendment Act 2007	21
	'589	De	finitions for pt 3	22
			'In this part—	23
			commencement means commencement of this section.	24
			<i>post-amended Act</i> means this Act as in force immediately after the commencement.	25 26

26

		<i>pre-amended Act</i> means this Act as in force before the commencement.	1 2					
'590	Constituting judge taken to be a member of Mental Health Court etc.							
	<b>'</b> (1)	The constituting judge is taken to be a member of the Mental Health Court under the post-amended Act, section 385.	5 6					
	'(2)	The constituting judge holds office as a member of the court until the earlier of the following days—	7 8					
		(a) the day the person's appointment as constituting judge would have ended under the pre-amended Act;	9 10					
		(b) the day the person ceases to be a Supreme Court judge.	11					
	<b>'</b> (3)	In this section—	12					
		<i>constituting judge</i> means the constituting judge of the Mental Health Court immediately before the commencement.	13 14					
'591	Ru	les relating to Mental Health Court	15					
		'The rules relating to the Mental Health Court in force immediately before the commencement under the pre-amended Act, section 419(1) are taken to have been made under the post-amended Act, section 419(1).	16 17 18 19					
'592		ections about practice and procedure of Mental alth Court	20 21					

'The directions about the practice and procedure of the Mental22Health Court in force immediately before the commencement23under the pre-amended Act, section 420(1) are taken to have24been given under the post-amended Act, section 420(1).25

<b>'593</b>	Approved forms	
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'The forms approved under the pre-amended Act, section 42127are taken to have been approved under the post-amended Act,28section 421.'.29

Clause	26	Am	nendment of sch 2 (Dictionary)		
		(1)	Schedule 2, definition constituting judge—	2	
			omit.	3	
		(2)	Schedule 2—	4	
			insert—	5	
			'commencement, for chapter 11, part 3, see section 589.	6	
			post-amended Act, for chapter 11, part 3, see section 589.	7	
			pre-amended Act, for chapter 11, part 3, see section 589.'.	8	

## Part 4Amendment of Mental Health9Act 2000—other amendments10

Clause	27	Act amended in pt 4	11
		This part amends the Mental Health Act 2000.	12
Clause	28	Amendment of s 4 (Purpose of Act)	13
		Section 4, from 'same time'—	14
		omit, insert—	15
		'same time—	16
		(a) safeguarding their rights and freedoms; and	17
		(b) balancing their rights and freedoms with the rights and freedoms of other persons.'.	18 19
Clause	29	Amendment of s 5 (How purpose of Act is to be achieved)	20
		Section 5—	21
		insert—	22
		(e) when making a decision under this Act about a forensic patient, taking into account—	23 24
		(i) the protection of the community; and	25

				(ii) the needs of a victim of the alleged offence to which the applicable forensic order relates.'.	1 2
Clause	30	Am ord		ent of s 223 (Restriction on making notification	3 4
			Sectio	n 223(2), examples 1 and 2—	5
			omit,	nsert—	6
			<b>'</b> 1	a direct victim of an alleged offence committed by the patient	7
				f a direct victim of an alleged offence allegedly committed by the patient has died as a result of the alleged offence, a relative of the lirect victim	8 9 10
				a person who was with a direct victim of an alleged offence when it was allegedly committed by the patient'.	11 12
Clause	31	Am ord		ent of s 228B (Tribunal may make non-contact	13 14
		(1)	Sectio	n 228B(1)(a)—	15
			omit,	nsert—	16
				f a direct victim of the alleged offence is alive—the person not contact the direct victim, for a stated time;	17 18
				f a direct victim of the alleged offence has died as a result of the alleged offence—the person not contact a relative of the direct victim, for a stated time;'.	19 20 21
		(2)	Sectio	n 228B(1)(b), before 'victim'—	22
			insert	_	23
			'direc		24
		(3)	Sectio	n 228B(4)—	25
			omit,	nsert—	26
		'(4)	allege	n-contact order that relates to a direct victim of the d offence or relative or associate mentioned in $(1)(a)$ , $(aa)$ or $(b)$ is made in favour of that person.'.	27 28 29

Clause	32	Amendment of s 228C (Restrictions on making non-contact order)	1 2
		(1) Section $228C(3)(a)(i)$ —	3
		omit, insert—	4
		(i) if the tribunal is considering making the order in favour of a direct victim of the alleged offence—the direct victim;	5 6 7
		<ul><li>(ia) if a direct victim of the alleged offence has died as a result of the alleged offence—a relative of the direct victim in whose favour the tribunal is considering making the order;'.</li></ul>	8 9 10 11
		(2) Section 228C(3)(b) and (d), before 'victim'—	12
		insert—	13
		'direct'.	14
		(3) Section 228C(3)(d), example, 'Domestic Violence (Family Protection) Act 1989'—	15 16
		omit, insert—	17
		'the Domestic and Family Violence Protection Act 1989'.	18
Clause	33	Amendment of ch 7, pt 6, div 6, hdg (Material submitted by non-parties)	19 20
		Chapter 7, part 6, division 6, heading, 'non-parties'—	21
		omit, insert—	22
		'victims or concerned persons etc.'.	23
Clause	34	Amendment of s 284 (Submission and consideration of relevant material by non-party)	24 25
		(1) Section 284, heading, 'relevant material by non-party'—	26
		omit, insert—	27
		'material from victim or concerned person etc.'.	28
		(2) Section 284(1)—	29
		omit, insert—	30

'(1)	In making a decision on a reference, the Mental Health Court may take into account material submitted by a victim of the alleged offence to which the reference relates or another person who is not a party to the hearing of the reference ( <i>concerned person</i> ) if the material is sworn.	1 2 3 4 5					
'(1A)	The purpose of submitting the material is to help the court in making a decision on the reference, including, for example, deciding—	6 7 8					
	(a) whether the person to whom the reference relates was of unsound mind when the alleged offence was allegedly committed; or	9 10 11					
	(b) whether the person to whom the reference relates is unfit for trial; or	12 13					
	(c) whether to make a forensic order; or	14					
	(d) whether to order, approve or revoke limited community treatment; or	15 16					
	(e) what conditions the court should impose on an order or approval for limited community treatment.	17 18					
'(1B)	The material may include the views of the person submitting the material about—						
	(a) the behaviour of the person to whom the reference relates and the impact of the behaviour on the person submitting the material; or	21 22 23					
	(b) the risk the person submitting the material believes the person to whom the reference relates represents to the person submitting the material or another person; or	24 25 26					
	(c) any other matter relevant to the decision of the court on the reference.	27 28					
'(1C)	If the court takes the material into account, it may place the weight it considers appropriate on the material.'.	29 30					
(3)	Section 284(5), after 'person'—	31					
	insert—	32					
	'submitting the material under subsection (1)'.						

Clause	35	Replacement of s 285 (Reasons for decision about non-party material)					
			Section	n 285—	3		
			omit, ii	nsert—	4		
	<b>'285</b>			or decision about material submitted by concerned person	5 6		
		<b>'</b> (1)	alleged	ection applies if, under section 284(1), a victim of the d offence to which the reference relates or a concerned submits material to the Mental Health Court.	7 8 9		
		'(2)	decisio	ourt must, as soon as practicable after making its on on the reference, give the person who submitted the al and persons who were parties to the hearing of the nee—	10 11 12 13		
			(a) r	easons for—	14		
			(1	i) taking the material into account; or	15		
			(1	ii) refusing to take the material into account; and	16		
				f the material was taken into account by the court—a tatement about how it was taken into account.	17 18		
		<b>'</b> (3)	require	ver, a confidentiality order of the court may displace the ement to give the reasons or statement to the person to the reference relates.'.	19 20 21		
Clause	36	Ins	ertion o	of new s 286A	22		
			After s	section 286—	23		
			insert–	_	24		
	'286 <i>I</i>		Notice about material submitted by victim or concerned person				
		'(1)	alleged	ection applies if, under section 284(1), a victim of an d offence to which a reference relates or a concerned submits material to the Mental Health Court.	27 28 29		
		'(2)	•	t to subsection (3), the registrar may after the court its decision on the reference give a copy of the material	30 31 32		

			(a) the administrator of the authorised mental health service responsible for the treatment and care of the person to whom the reference relates; or	1 2 3
			(b) the tribunal.	4
		'(3)	The court may order that a copy of the material not be given under subsection (2).	5 6
		'(4)	If the court makes an order under subsection (3), the court must in its decision on the reference give reasons for making the order.'.	7 8 9
Clause	37		nendment of s 313B (Mental Health Court may make n-contact order)	10 11
		(1)	Section 313B(1)(a)—	12
			omit, insert—	13
			(a) if a direct victim of the alleged offence is alive—the person not contact the direct victim, for a stated time;	14 15
			(aa) if a direct victim of the alleged offence has died as a result of the alleged offence—the person not contact a relative of the direct victim, for a stated time;'.	16 17 18
		(2)	Section 313B(1)(b), before 'victim'—	19
			insert—	20
			'direct'.	21
		(3)	Section 313B(4)—	22
			omit, insert—	23
		'(4)	A non-contact order that relates to a direct victim of the alleged offence or relative or associate mentioned in subsection $(1)(a)$ , $(aa)$ or $(b)$ is made in favour of that person.'.	24 25 26
Clause	38		nendment of s 313C (Restrictions on making n-contact order)	27 28
		(1)	Section 313C(2)(a)(i)—	29
			omit, insert—	30

			'(i)	if the court is considering making the order in favour of a direct victim of the alleged offence—the direct victim;	1 2 3
			(ia)	if a direct victim of the alleged offence has died as a result of the alleged offence—a relative of the direct victim in whose favour the court is considering making the order;'.	4 5 6 7
		(2)	Section 31	3C(2)(b) and (d), before 'victim'—	8
			insert—		9
			'direct'.		10
		(3)		13C(2)(d), example, ' <i>Domestic Violence (Family</i> a) Act 1989'—	11 12
			omit, inse	rt—	13
			'the Domest	tic and Family Violence Protection Act 1989'.	14
Clause	39	Am	nendment	of s 426 (Confidentiality orders)	15
			Section 42	26(1)—	16
			insert—		17
				reasons for taking into account, or refusing to take account, material submitted under section 284(1);	18 19 20
			into	aterial submitted under section 284(1) was taken account by the court—how the material was taken account.'.	21 22 23
Clause	40	Am	nendment	of s 450 (Right of appearance—reviews)	24
			Section 45	50—	25
			insert—		26
		'(4)	the hearin	sentative of the State, the Attorney-General's role at ag for a review under chapter 6, part 3 or 4 is to the public interest.'.	27 28 29

Clause	41		nendment of s 464 (Submission and consideration of evant material by non-party)				
		(1)	Section 464, heading, 'relevant material by non-party'—	3			
			omit, insert—	4			
			'material submitted by victim or concerned person etc.'.	5			
		(2)	Section 464(1)—	6			
			omit, insert—	7			
		'(1)	In making a decision in a proceeding, the tribunal may take into account material submitted by a victim of the alleged offence to which the proceeding relates or another person who is not a party to the proceeding ( <i>concerned person</i> ).	8 9 10 11			
		'(1A)	The purpose of submitting the material is to help the tribunal in making a decision in the proceeding, including, for example, deciding—	12 13 14			
			(a) whether to revoke a forensic order; or	15			
			(b) whether to order, approve or revoke limited community treatment; or	16 17			
			(c) what conditions the tribunal should impose on an order or approval for limited community treatment.	18 19			
		'(1B)	The material may include the views of the person submitting the material about—	20 21			
			<ul><li>(a) the conduct of the person to whom the proceeding relates and the impact of the conduct on the person submitting the material; or</li></ul>	22 23 24			
			(b) the risk the person submitting the material believes the person to whom the proceeding relates represents to the person submitting the material or another person; or	25 26 27			
			(c) any other matter relevant to the decision of the tribunal in the proceeding.	28 29			
		'(1C)	If the tribunal takes the material into account, it may place the weight it considers appropriate on the material.'.	30 31			
		(3)	Section 464(4), after 'person'—	32			
			insert—	33			
			'submitting the material under subsection (1)'.	34			

Clause	42		endment of s 465 (Reasons for decision about n-party material)				
		(1)	Section 465, heading, 'non-party material'—	3			
			omit, insert—	4			
			'material submitted by victim or concerned person'.	5			
		(2)	Section 465(1)—	6			
			omit, insert—	7			
		<b>'</b> (1)	This section applies if, under section 464(1), a victim of the alleged offence to which a proceeding before the tribunal relates or a concerned person submits material to the tribunal.'.	8 9 10 11			
Clause	43	Am	nendment of sch 2 (Dictionary)	12			
		(1)	Schedule 2, definition victim—	13			
			omit.	14			
		(2)	Schedule 2—	15			
			insert—	16			
			'concerned person—	17			
			(a) for chapter 7, part 6, divisions 6 and 7—see section 284(1); or	18 19			
			(b) for chapter 12, part 6—see section 464(1).	20			
			<i>direct victim</i> , of an alleged offence, means a person against whom the alleged offence was allegedly committed.	21 22			
			expert's report, for chapter 7, part 9, see section 314.	23			
			<i>immediate family member</i> , of a direct victim of an alleged offence, means the direct victim's spouse, child, step-child, parent, step-parent, brother, sister, stepbrother, stepsister, grandparent, guardian or personal guardian.	24 25 26 27			
			report, for chapter 14, part 5, see section 523.	28			
			<i>victim</i> , of an alleged offence, means—	29			
			(a) a direct victim of the alleged offence; or	30			

	s 44		51 s <b>46</b>	j
		Нес	alth and Other Legislation Amendment Bill 2007	-
		(b)	an immediate family member of a direct victim of the alleged offence.'.	2 1 2
	Part 5		Amendment of Tobacco and Other Smoking Products Act 1998	3 4 5
Clause	44 Ac	t ame	ended in pt 5	6
			s part amends the Tobacco and Other Smoking Products 1998.	5 7 8
Clause		ment of s 26W (Meaning of outdoor eating or g place)	9 10	
		Sect	tion 26W(2)(a), after 'provided'—	11
		inse	rt—	12
		', or	is available to be provided,'.	13
Clause	46 Ins	n of new s 26ZPA	14	
		Part	2D—	15
		inse	rt—	16
	'26ZPASa	le, su	ipply and display of ice pipes	17
	<b>'</b> (1)	A po	erson must not—	18
		(a)	sell an ice pipe or a component of an ice pipe; or	19
		(b)	supply an ice pipe, or a component of an ice pipe, as part of a business activity; or	20 21
		(c)	display an ice pipe, or a component of an ice pipe—	22
			(i) in a shop; or	23
			(ii) near, and in connection with, a shop.	24

		Note—	1
		'Sell' in paragraph (a) includes expose for sale. See the schedule, definition <i>sell</i> .	2 3
		Maximum penalty—140 penalty units.	4
	'(2)	It is a defence for the person to prove that an ice pipe, or a component of an ice pipe, is designed primarily to be used for a purpose other than administering a dangerous drug.	5 6 7
		Examples of devices designed primarily to be used for another purpose—	8
		aluminium foil, spoons, test tubes	9
	·(3)	For subsection (2), evidence of a disclaimer does not, of itself, prove that the ice pipe or component of an ice pipe is designed primarily to be used for a purpose other than administering a dangerous drug.	10 11 12 13
	'(4)	In this section—	14
		component, of an ice pipe, means a device that—	15
		(a) is apparently intended to be part of an ice pipe; and	16
		(b) is not capable of being used for administering a dangerous drug in the way described in the definition <i>ice pipe</i> without an adjustment, modification or addition.	17 18 19
		<i>disclaimer</i> means a statement on, or made in relation to, the ice pipe or component of an ice pipe, at or before the time of the commission of the alleged offence, to the effect that the ice pipe or component is designed or intended to be used for a purpose that is not a purpose related to administering a dangerous drug.	20 21 22 23 24 25
		<i>ice pipe</i> means a device capable of being used for administering a dangerous drug by the drawing of smoke or fumes resulting from heating or burning the drug, in the device, in the drug's crystal, powder, oil or base form.'.	26 27 28 29
47		placement of s 26ZQ (Production, sale or public play of cannabis utensils)	30 31
		Section 26ZQ—	32
		omit, insert—	33

Clause

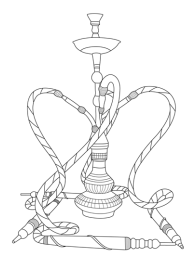
'26ZQ Sa	le, supply and display of bongs	1					
<b>'</b> (1)	A person must not—						
	(a) sell a bong or a component of a bong; or	3					
	(b) supply a bong, or a component of a bong, as part of a business activity; or	4 5					
	(c) display a bong, or a component of a bong—	6					
	(i) in a shop; or	7					
	(ii) near, and in connection with, a shop.	8					
	Note—	9					
	'Sell' in paragraph (a) includes expose for sale. See the schedule, definition <i>sell</i> .	10 11					
	Maximum penalty—140 penalty units.	12					
'(2)	It is a defence for the person to prove that a bong, or a component of a bong, is designed primarily to be used for a purpose other than administering a dangerous drug.	13 14 15					
	Examples of devices designed primarily to be used for another purpose—	16					
	buckets, garden hoses, water bottles	17					
·(3)	For subsection (2), evidence of a disclaimer does not, of itself, prove that the bong or component of a bong is designed primarily to be used for a purpose other than administering a dangerous drug.	18 19 20 21					
<b>'</b> (4)	In this section—	22					
	bong—	23					
	<ul> <li>(a) means a device capable of being used for administering a dangerous drug by the drawing of smoke or fumes, resulting from heating or burning the drug in or on the device, through water or another liquid in the device; but</li> </ul>	24 25 26 27					
	(b) does not include a hookah.	28					
	<i>component</i> , of a bong, means a device that—						
	(a) is apparently intended to be part of a bong; and	30					
	(b) is not capable of being used for administering a dangerous drug in the way described in the definition <i>bong</i> , paragraph (a), without an adjustment, modification or addition.	31 32 33 34					

disclaimermeans a statement on, or made in relation to, the1bong or component of a bong, at or before the time of the2commission of the alleged offence, to the effect that the bong3or component is designed or intended to be used for a purpose4that is not a purpose related to administering a dangerous5drug.6

	'26ZQADisplay of hookahs									
		-		must not display in a shop more than the number of prescribed under a regulation.	8 9					
		Max	imun	n penalty—140 penalty units.'.	10					
Clause	48	Amendr	nent	of schedule (Dictionary)	11					
		Sche	dule-	_	12					
		inser	insert—							
		'dan	'dangerous drug see the Drugs Misuse Act 1986, section 4.							
		hook	k <b>ah</b> n	neans a fully assembled device—	15					
		(a)	resu	smoking tobacco by the drawing of smoke or fumes, lting from heating or burning the tobacco in the ice, through water or another liquid in the device;	16 17 18 19					
		(b)	that	has—	20					
			(i)	1 or more openings; and	21					
			(ii)	1 or more flexible hoses, each with a mouthpiece, through which the smoke or fumes are drawn.	22 23					

Example of a hookah—

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mouthpiece, in relation to a flexible hose of a hookah, means 2 a device or part of a device— 3 of a type usually attached to the end of the hose; and (a) 4 designed particularly for the purpose of being held in 5 (b) the human mouth for inhaling smoke or fumes drawn 6 through the hose. 7 shop includes— 8 any part of a building or place that is used for the sale, or (a) 9 supply as part of a business activity, of goods; and 10 (b) a stall or other structure used for the sale, or supply as 11 part of a business activity, of goods at a market or 12 elsewhere.'. 13

	Part	6			Amendment of Ambulance Service Act 1991	1 2		
Clause	49	Act	ame	ndec	l in pt 6	3		
			This	part a	amends the Ambulance Service Act 1991.	4		
Clause	50	Inse	ertion of new pt 4A					
			After part 4—					
			insert—			7		
	'Part	rt 4A			Root cause analyses	8		
	'Divis	Division 1 Prelimin			Preliminary	9		
'36A		Defi	nitio	ns fo	or pt 4A	10		
			'In th	is pa	rt—	11		
			chair	ı of e	<i>vents document</i> see section 36G(2).	12		
			commissioning authority see section 36E.					
			coroner see the Coroners Act 2003, schedule 2.					
			notic	<i>e</i> me	ans written notice.	15		
			RCA	repo	rt see section 36G(1).	16		
			<i>RCA</i> 36E.	tean	$\boldsymbol{u}$ means a group of persons appointed under section	17 18		
			relev	ant p	erson—	19		
			(a)	prov	the commissioning authority, means a person who rides administrative or secretarial services to the ority to help it exercise its powers under this part; or	20 21 22		
			(b)	for a	an RCA team, means a person—	23		
				(i)	who provides administrative or secretarial services to the RCA team; or	24 25		
				(ii)	who advises the RCA team about—	26		

s 50

		(A) conducting an RCA of a reportable event; or 1	
		<ul><li>(B) preparing an RCA report or chain of events 2 document for a reportable event. 3</li></ul>	23
	repo	rtable event— 4	ŀ
	(a)	generally, means any of the following events that happen5while an ambulance service is being provided to a6person—7	5
		(i) the death of the person, or permanent injury 8 suffered by the person, while giving birth; 9	
		- · · · · · · · · · · · · · · · · · · ·	10 1
		suffered by the person, caused by an intravascular 1	2 3 4
	function suffered by the person, unrelated to the natural course of the person's medical condition for which he or she was receiving the ambulance	5 6 7 8	
		suffered by the person, contributed to by an unreasonable delay in the provision of the ambulance service or a failure to meet recognised	20 21 22 23 24
		person or a procedure being performed on the 2	25 26 27
	(b)	document, means the reportable event to which the 2	28 29 30
Me	aning	of root cause analysis 3	31
<b>'</b> (1)		· · · · · · · · · · · · · · · · · · ·	32 33
	(a)		34 35

'36B

(b) remedial	measures that could be implemented to prevent	1
a recurren	ce of a similar event may be identified.	2
However, a <i>roo</i>	<i>t cause analysis</i> or <i>RCA</i> of a reportable event	3

- does not includeinvestigating the professional competence of a person in (a) 5
  - relation to the event; or 6
  - (b) finding out who is to blame for the happening of the 7 event.

### **'36C** Purpose of pt 4A

**'**(2)

'The purpose of this part is to facilitate the use of root cause 10 analyses by the Queensland Ambulance Service as a quality 11 improvement technique to assess and respond to reportable 12 events that happen while ambulance services are being 13 provided. 14

'36D	Guiding event	principles for conduct of RCA of reportable	15 16
		e principles intended to guide the conduct of an RCA of a rtable event are the following—	17 18
	(a)	reporting and acknowledging errors happening while ambulance services are being provided are encouraged if people do not fear blame or reprisal;	19 20 21
	(b)	people involved in providing ambulance services should be accountable for their actions;	22 23
	(c)	the focus of the RCA should be on identifying and improving the policies, procedures or practices relating to the provision of the ambulance service that contributed to the happening of the event, rather than on the conduct of individuals;	24 25 26 27 28
	(d)	participation in the RCA should be voluntary;	29
	(e)	the benefits of conducting the RCA will be maximised—	30 31
		(i) in an environment oriented towards learning from analysing the event; and	32 33

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8

(ii) if the RCA is conducted in a timely way; 1 (f) teamwork, good communication and sharing of 2 information by people involved in providing ambulance 3 services should be fostered. 4 **'Division 2** RCA teams 5 **'36E** Appointment of RCA team 6 'The commissioner (the *commissioning authority*) may 7 appoint persons to be members of an RCA team to conduct an 8 RCA of a reportable event. 9 **'36F Requirements for appointment** 10 **(**1) Before appointing persons to be members of an RCA team to 11 conduct an RCA of a reportable event, the commissioning 12 authority must be satisfied that-13 (a) the persons— 14 have the appropriate skills, knowledge and (i) 15 experience to conduct an RCA of the event, having 16 regard to the nature of the event; and 17 were not directly involved in providing the (ii) 18 ambulance service during the provision of which 19 the event happened; and 20 the conduct by the proposed RCA team of an RCA of 21 (b) the event would be assisted by the provision of 22 immunities and protections provided to persons under 23 divisions 5 and 6; and 24 the potential benefit in disclosing relevant information is 25 (c) outweighed by the potential benefit of restricting 26 disclosure of the information under division 5. 27 In this section— (2)28 *relevant information* means information that will be 29 compiled by the proposed RCA team in the conduct of an 30

RCA of the reportable event.

## Reporting **'Division 3**

authority.

1

'36G	RC	A team's report and chain of events document	2
	'(1)	An RCA team must, as soon as practicable after conducting an RCA of a reportable event, prepare a report (the <i>RCA</i> <i>report</i> ) stating the following—	3 4 5
		(a) a description of the event;	6
		(b) a statement of the factors the RCA team considers contributed to the happening of the event;	7 8
		(c) any recommendations about changes or improvements in a policy, procedure or practice relating to the provision of ambulance services, to reduce the likelihood of, or prevent, the same type of event happening again during the provision of ambulance services.	9 10 11 12 13 14
	'(2)	In addition to the RCA report, the RCA team may prepare a document (the <i>chain of events document</i> ) that details, or pictorially represents, the chain of events identified by the RCA team as having led to the happening of the reportable event.	15 16 17 18 19
	<b>'</b> (3)	The RCA report or chain of events document must not contain the name or address of—	20
		(a) a person involved in providing the relevant ambulance service; or	21 22
		(b) the person who received the relevant ambulance service; or	23 24
		(c) a member of the RCA team.	25
	'(4)	In this section—	26
		<i>relevant ambulance service</i> means the ambulance service during the provision of which the reportable event happened.	27 28
'36H	Rei	porting to commissioning authority	29
	'(1)	The RCA team must, as soon as practicable after preparing the RCA report, give the report to the commissioning	30 31

	'(2)	repo unde	e RCA team prepares a chain of events document for the rtable event, it must at the time of giving the RCA report er subsection (1) also give the document to the missioning authority.	1 2 3 4
'Div	ision	4	Stopping conduct of RCA of reportable event	5 6
'36I	Def	initic	on for div 4	7
		'In t	his division—	8
		blan	neworthy act means any of the following—	9
		(a)	an intentionally unsafe act;	10
		(b)	deliberate abuse of a person receiving an ambulance service;	11 12
		(c)	conduct that constitutes a criminal offence.	13
'36J	Sto tea		g conduct of RCA of reportable event—RCA	14 15
	<b>'</b> (1)	repo	section applies if, while conducting an RCA of a rtable event, the RCA team conducting the RCA onably believes—	16 17 18
		(a)	the event involves a blameworthy act; or	19
		(b)	the capacity of a person who was directly involved in providing the relevant ambulance service to safely and effectively provide the service was impaired by alcohol consumed, or a drug taken, by the person.	20 21 22 23
	'(2)	The	RCA team must—	24
		(a)	stop conducting the RCA; and	25
		(b)	give notice to the commissioning authority that the RCA team has stopped conducting the RCA.	26 27
	<b>'</b> (3)	For s	subsection (2)(b), the notice—	28
		(a)	must be in the form approved by the chief executive; and	29

		(b)			contain any information about why the RCA ped conducting the RCA.	1 2
	<b>'</b> (4)	In th	is sec	tion-	-	3
					<i>lance service</i> means the ambulance service ision of which the reportable event happened.	4 5
'36K					t of RCA of reportable oning authority	6 7
	<b>'</b> (1)	This	secti	on app	plies if—	8
		(a)	be r	nembe	issioning authority has appointed persons to ers of an RCA team to conduct an RCA of a event; and	9 10 11
		(b)	the o	comm	issioning authority—	12
			(i)		ves information that leads the commissioning ority to reasonably believe—	13 14
				(A)	the event involves a blameworthy act; or	15
				(B)	the capacity of a person who was directly involved in providing the relevant ambulance service to safely and effectively provide the service was impaired by alcohol consumed, or a drug taken, by the person; or	16 17 18 19 20
			(ii)		mes aware that a relevant entity has started an stigation or assessment of, or enquiry into, the t; or	21 22 23
			(iii)		comes to the view that the event the basis of ppointment is not a reportable event.	24 25
	'(2)	auth	ority	must,	1)(b)(i) or (iii) applies, the commissioning by notice given to the RCA team, direct it to the RCA.	26 27 28
	<b>'</b> (3)	may,	, by		b)(b)(ii) applies, the commissioning authority given to the RCA team, direct it to stop RCA.	29 30 31
	'(4)				(2) or (3), the notice given to the RCA team orm approved by the chief executive.	32 33

	<b>'</b> (5)		ore acting under subsection (3), the commissioning ority may consult with any relevant entity.	1 2	
	'(6)	In th	is section—	3	
	<i>relevant ambulance service</i> means the ambulance servic during the provision of which the reportable event happened.				
		relev	<i>vant entity</i> means—	6	
		(a)	the Health Quality and Complaints Commission; or	7	
		(b)	a coroner; or	8	
		(c)	a board under the Health Practitioner (Professional Standards) Act 1999; or	9 10	
		(d)	the Queensland Nursing Council; or	11	
		(e)	the commissioner of the police service; or	12	
		(f)	another entity that has the power under an Act of the State, the Commonwealth or another State to investigate the event.	13 14 15	
'Divi	ision	5	Disclosure or release of information	16	
'Divi '36L		-	Disclosure or release of information	16 17	
		finitic			
		f <b>initic</b> 'In t	ons for div 5	17	
		finitic 'In t <i>infor</i> <i>med</i> offic	ons for div 5 his division—	17 18	
	Def	finitic 'In t <i>infoi</i> <i>med</i> offic the t	ons for div 5 his division— <i>rmation</i> includes a document. <i>ical director</i> means the Queensland Ambulance Service for with the title 'medical director' or, if from time to time	17 18 19 20 21 22 23	
'36L	Def	finitic 'In t <i>informed</i> offic the t sclosu evant A pe discl as a	ons for div 5 his division— <i>rmation</i> includes a document. <i>ical director</i> means the Queensland Ambulance Service for with the title 'medical director' or, if from time to time itle is changed, the changed title.	17 18 19 20 21 22	

	(b)	the RCA team preparing an RCA report or chain of events document; or	1 2	
	(c)	the RCA team giving the commissioning authority—	3	
		(i) an RCA report or chain of events document under section 36H; or	4 5	
		(ii) a notice under section 36J.	6	
	Max	imum penalty—50 penalty units.	7	
'(2)	tean by t	b, a person who is or was a relevant person for an RCA in must not disclose to someone else information acquired the person as a relevant person for the RCA team, other for an authorised purpose.	8 9 10 11	
	Max	imum penalty—50 penalty units.	12	
'(3)	(2) f 49(1 49(2	formation that may be disclosed under subsection (1) or for an authorised purpose is information to which section $)^{11}$ applies, the information is for the purposes of section A(a) information that is expressly authorised or permitted be given under this Act.	13 14 15 16 17	
'(4)	In th	is section—	18	
	info	rmation includes—	19	
	(a)	the identity of a member of the RCA team; and	20	
	(b)	information from which a member of the RCA team could be identified.	21 22	
		ure of information—commissioning authority ant person	23 24	
<b>'</b> (1)	A person who is or was the commissioning authority must not disclose to someone else information contained in an RCA report or chain of events document, or give someone else a copy of an RCA report or chain of events document, received by the person under section 36H, other than— (a) as required or permitted under sections 36O to 36S; or			
	(b)	as permitted under subsection (2).	31	

'36N

Maximum penalty—50 penalty units.

	Maximum penalty—50 penalty units.	1
'(2)	The commissioning authority may give a safety and quality report prepared by the commissioning authority to an entity with responsibilities for the management of safety initiatives and programs for the Queensland Ambulance Service.	2 3 4 5
'(3)	Also, a person who is or was the commissioning authority must not disclose to someone else—	6 7
	(a) the identity of a member of an RCA team; or	8
	(b) information from which a member of the RCA team could be identified.	9 10
	Maximum penalty—50 penalty units.	11
'(4)	Subsections (1) and (3) do not apply to the disclosure of information by the commissioning authority that is necessary or incidental to the exercise by the authority of its powers under this part.	12 13 14 15
<b>'</b> (5)	Also, a person who is or was a relevant person for the commissioning authority must not disclose to someone else information acquired by the person as a relevant person for the authority.	16 17 18 19
	Maximum penalty—50 penalty units.	20
'(6)	Subsection (5) does not apply to the disclosure of information by a relevant person for the commissioning authority for the purpose of helping the authority exercise its powers under this part.	21 22 23 24
'(7)	If information that may be disclosed under this section is information to which section $49(1)^{12}$ applies, the information is for the purposes of section $49(2)(a)$ information that is expressly authorised or permitted to be given under this Act.	25 26 27 28
'(8)	This section does not authorise the attachment of a copy of an RCA report or chain of events document to a safety and quality report.	29 30 31
<b>'</b> (9)	In this section—	32
	<i>safety and quality report</i> means a report about the safety and quality of the ambulance service to which an RCA report	33 34

		relat repo	tes that is based on information contained in the RCA ort.	1 2
'36O			of information to Health Quality and ints Commission	3 4
		after	e commissioning authority must, as soon as practicable r receiving an RCA report under section 36H, give the lth Quality and Complaints Commission—	5 6 7
		(a)	a copy of the report; and	8
		(b)	details of the place where the reportable event happened.	9
'36P			of copy of RCA report or chain of events ent—medical director	10 11
	<b>'</b> (1)	repo	commissioning authority may give a copy of each RCA ort or chain of events document received by the authority er section 36H to the medical director for an authorised pose.	12 13 14 15
	'(2)	even the	he time of giving a copy of an RCA report or chain of its document to the medical director under section 36H, commissioning authority must also give the medical ctor—	16 17 18 19
		(a)	details of the reportable event; and	20
		(b)	details of the place where the event happened.	21
	<b>'</b> (3)	The	medical director—	22
		(a)	must not give a copy of the report or document to anyone else, other than a person who performs functions relating to the authorised purpose for the medical director; and	23 24 25 26
		(b)	must not disclose any information contained in the copy of the report or document, or information mentioned in subsection (2), to anyone else other than for the authorised purpose for which the copy of the report or document was given; and	27 28 29 30 31
		(c)	must not use the copy of the report or document, and the information mentioned in subsection (2), other than for	32 33

	the authorised purpose for which the copy of the report or document was given.	1 2
	Maximum penalty—50 penalty units.	3
'(4)	A person who performs functions relating to the authorised purpose for the medical director—	4 5
	(a) must not give a copy of the report or document to anyone else; and	6 7
	(b) must not disclose any information contained in the copy of the report or document, or information mentioned in subsection (2), to anyone else other than for the authorised purpose for which the copy of the report or document was given; and	8 9 10 11 12
	(c) must not use the copy of the report or document, and the information mentioned in subsection (2), other than for the authorised purpose for which the copy of the report or document was given.	13 14 15 16
	Maximum penalty—50 penalty units.	17
"(5)	An authorised purpose mentioned in subsection (3)(b) or (c) or subsection (4)(b) or (c) does not include the disclosure of information contained in the copy of the RCA report or chain of events document, or information mentioned in subsection (2), that may lead to the identification of—	18 19 20 21 22
	(a) a person involved in providing the relevant ambulance service; or	23 24
	(b) the person who received the relevant ambulance service.	25
'(6)	In this section—	26
	<i>authorised purpose</i> means a purpose relating to the planning, implementation, management and evaluation of safety initiatives and programs for the Queensland Ambulance Service.	27 28 29 30
	<i>relevant ambulance service</i> means the ambulance service during the provision of which the reportable event happened.	31 32

'36Q			of copy of RCA report etc.—investigation ne Coroners Act 2003	1 2
	<b>'</b> (1)	This	s section applies if—	3
		(a)	a coroner is investigating the death of a person; and	4
		(b)	the death is a reportable event that happened while an ambulance service was being provided to the person.	5 6
	'(2)	This	s section also applies if—	7
		(a)	a coroner is investigating the death of a person; and	8
		(b)	the coroner considers that a reportable event that happened while an ambulance service was being provided to the person may be relevant to the investigation; and	9 10 11 12
		(c)	the event is not the death.	13
	'(3)	inve whe of the	the coroner, or a police officer helping the coroner to stigate the death, asks the commissioning authority ther an RCA team has conducted or is conducting an RCA he reportable event, the commissioning authority must ond to the query as soon as practicable.	14 15 16 17 18
		Max	ximum penalty—50 penalty units.	19
	<b>'</b> (4)	Subs	section (5) applies if—	20
		(a)	an RCA of the reportable event has been conducted by an RCA team; and	21 22
		(b)	an RCA report relating to the event has been given under section 36H to the commissioning authority; and	23 24
		(c)	the commissioning authority has under subsection (3) received a query from the coroner or a police officer helping the coroner to investigate the death.	25 26 27
	<b>'</b> (5)	The	commissioning authority must—	28
		(a)	if the commissioning authority received the report before receiving the query under subsection (3)—give a copy of the report to the coroner or police officer as soon as practicable after receiving the query; or	29 30 31 32
		(b)	if the commissioning authority had not received the report before receiving the query under subsection	33 34

			(3)—give a copy of the report to the coroner or police officer as soon as practicable after receiving the report.	1 2	
		Max	timum penalty—50 penalty units.	3	
	<b>'</b> (6)	Subs	section (7) applies if—	4	
		(a)	an RCA has been started by an RCA team in relation to the reportable event; and	5 6	
		(b)	the RCA team has, under section 36J(2) or 36K(2) or (3), stopped conducting the RCA; and	7 8	
		(c)	the commissioning authority has under subsection (3) received a query from the coroner or a police officer helping the coroner to investigate the death.	9 10 11	
	<b>'</b> (7)	The	commissioning authority must—	12	
		(a)	if the RCA team stopped conducting the RCA before the commissioning authority received the query under subsection (3)—give the coroner or police officer a stop notice as soon as practicable after receiving the query; or	13 14 15 16 17	
		(b)	otherwise—give the coroner or police officer a stop notice as soon as practicable.	18 19	
	<b>'</b> (8)	In th	nis section—	20	
		stop	<i>notice</i> means a notice stating—	21	
		(a)	if the RCA team stopped conducting the RCA under section $36J(2)$ —that fact; or	22 23	
		(b)	if the RCA team stopped conducting the RCA because of a direction given by the commissioning authority under section $36K(2)$ or $(3)$ —	24 25 26	
			(i) that fact; and	27	
			(ii) the reasons for giving the direction.	28	
'36R	Giv	ving o	of information to Minister or chief executive	29	
	<b>'</b> (1)	The Minister or chief executive may, in relation to an RCA of a reportable event, ask the commissioning authority—			
		(a)	whether an RCA report has been received by the authority under section 36H; and	32 33	

(b) if an RCA report has been received by the authority 1 under section 36H—for a copy of the report. 2 ·(2) The authority must comply with the request as soon as 3 practicable. 4 Giving of copy of, or information contained in, RCA 5 report—person who has sufficient personal or 6 professional interest 7 'The commissioning authority may give a copy of an RCA 8 report received by the authority under section 36H, or 9 information contained in the report, to a person who the 10 authority reasonably believes has a sufficient personal or 11 professional interest in the reportable event. 12 Information not to be given in evidence **(**1**)** A stated person is neither competent nor compellable— 14 to produce in a proceeding, or in compliance with a (a) 15 requirement under an Act or legal process, any 16 document in the person's possession or under the 17 person's control created-18 by, or at the request of, a person under this part; or (i) 19 solely for the conduct of an RCA of a reportable (ii) 20 event; or 21 (b) to divulge or communicate in a proceeding, or in 22 compliance with a requirement under an Act or legal 23 process, information that came to the person's notice as 24 a stated person. 25 Example— 26 Under subsection (1), a stated person is neither competent nor 27 compellable to produce a document or give information mentioned in 28 paragraph (a) or (b) of the subsection to an authorised person under a 29 notice given to the stated person under the Health Quality and 30 Complaints Commission Act 2006, section 123. 31

**'36S** 

**'36T** 

'(2)	Subsection (1) does not apply to a requirement made in proceedings for an alleged offence against this part or section $49^{13}$ by the stated person.					
·(3)	In this section—					
. ,	info	rmation includes—	5			
	(a)	the identity of a member of an RCA team; and	6			
	(b)	information from which a member of an RCA team could be identified.	7 8			
		stated person means a person who is or was any of the following—				
	(a)	a member of an RCA team;	11			
	(b)	the commissioning authority;	12			
	(c)	a relevant person for an RCA team or the commissioning authority;	13 14			
	(d)	a person who performs functions for the medical director.	15 16			
		tion-provider can not be compelled to give ar information in evidence	17 18			
	'A person can not be compelled to divulge or communicate in a proceeding, or in compliance with a requirement under an Act or legal process, any of the following information—					
(a) whether or not the person gave information to an RCA team for its conduct of an RCA of a reportable event;						

- (b) what information the person gave to an RCA team for its conduct of an RCA of a reportable event; 25
- (c) information given by the person to an RCA team that was created by the person or another person solely for its conduct of an RCA of a reportable event;
   28
- (d) information the person was given, or questions the 29 person was asked, by an RCA team during its conduct of 30 an RCA of a reportable event.
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**'36U** 

## **'Division 6** Protections

### '36V Protection from liability

- A person who is or was a member of an RCA team, or **(**1**)** 3 relevant person for an RCA team, is not civilly liable for an 4 act done, or omission made, honestly and without negligence 5 under this part. 6 ·(2) Without limiting subsection (1), if the act or omission 7 involves giving information-8
  - in a proceeding for defamation, the person has a defence 9 (a) of absolute privilege for publishing the information; and 10
  - if the person would otherwise be required to maintain (b) 11 confidentiality about the information given under an 12 Act, oath, or rule of law or practice, the person— 13
    - (i) does not contravene the Act, oath, or rule of law or 14 practice by giving the information; and 15
    - is not liable to disciplinary action for giving the (ii) 16 information. 17
- If a person who is or was a member of an RCA team, or **(**3) 18 relevant person for an RCA team, incurs costs in defending 19 proceedings relating to a liability against which the person is 20 protected under this section, the person must be indemnified 21 by the State. 22

#### **'36W** Giving of information protected

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This section applies to a person who honestly and on **(**1) 24 reasonable grounds gives information to an RCA team, or a 25 relevant person for an RCA team, for the RCA team's conduct 26 of an RCA of a reportable event. 27

Examples of persons who may give information under subsection (1)—

- the commissioning authority
- a relevant person for the commissioning authority
- The person is not subject to any liability for giving the ·(2) 31 information and no action, claim or demand may be taken or 32 made of or against the person for giving the information. 33

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'(3) Also, merely because the person gives the information, the

person can not be held to have—

		(a) breached any code of professional etiquette or ethics; or	3							
		(b) departed from accepted standards of professional conduct.	4 5							
	'(4)	Without limiting subsections (2) and (3)—								
		(a) in a proceeding for defamation, the person has a defence of absolute privilege for publishing the information; and	7 8							
		<ul> <li>(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—</li> </ul>	9 10 11							
		(i) does not contravene the Act, oath, or rule of law or practice by giving the information; and	12 13							
		(ii) is not liable to disciplinary action for giving the information.	14 15							
'36X	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, anybody has provided, or may provide, assistance to an RCA team in its conduct of an RCA of a reportable event.	17 18 19 20							
	'(2)	An attempt to cause detriment includes an attempt to induce a person to cause detriment.								
	<b>'</b> (3)	A contravention of subsection (1) is a reprisal or the taking of a reprisal.	23 24							
	(4) A ground mentioned in subsection (1) as the ground reprisal is the unlawful ground for the reprisal.									
	'(5)	For the contravention 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.	27 28 29 30							
'36Y	Off	ence for taking reprisal	31							
	<b>'</b> (1)	A person who takes a reprisal commits an offence.	32							

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		Maximum penalty—167 penalty units or 2 years imprisonment.	1 2						
	'(2)	The offence is a misdemeanour.	3						
'36Z	Dar	nages entitlement for reprisal	4						
	<ul> <li>'(1) A reprisal is a tort and a person who takes a reprisal is liable i damages to any person who suffers detriment as a result.</li> <li>'(2) Any appropriate remedy that may be granted by a court for tort may be granted by a court for the taking of a reprisal.</li> </ul>								
	'(3)	If the claim for damages goes to trial in the Supreme Court or the District Court, it must be decided by a judge sitting without a jury.	9 10 11						
' <b>Div</b> i	ision	7 Miscellaneous	12						
'36ZA	А Арр	plication of provisions of this part	13						
		'If the commissioning authority acts or purports to act under section $36E^{14}$ and it transpires the event the basis of the action is not a reportable event, the provisions of this part apply as if the event were a reportable event.	14 15 16 17						
'36ZE	B RC	A report not admissible in evidence	18						
	'(1)	An RCA report is not admissible in evidence in any proceedings, including, for example—	19 20						
		(a) a civil proceeding; or	21						
		(b) a criminal proceeding; or	22						
		(c) a disciplinary proceeding under the <i>Health Practitioners</i> ( <i>Professional Standards</i> ) Act 1999.	23 24						
	'(2)	However, a copy of an RCA report given to a coroner under section 36Q may be admitted in evidence by a coroner in an inquest under the <i>Coroners Act 2003</i> into the death of a person—	25 26 27 28						

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				if section 36Q(1) applies—if the reportable event is the death; or	1 2				
				if section 36Q(2) applies—if the reportable event happened while an ambulance service was being provided to the person.	3 4 5				
		<b>'</b> (3)	Subse	ection (1) applies subject to section 36T(2). <sup>15</sup>	6				
	'36ZC Review of pt 4A								
		'(1)	comm ensure	Minister must, before the second anniversary of the nencement of section 36E, start a review of this part to e it is adequately meeting community expectations and ovisions remain appropriate.	8 9 10 11				
		'(2)	finish	Anister must, as soon as practicable after the review is ed, cause a report of the outcome of the review to be laid e the Legislative Assembly.'.	12 13 14				
Clause	e 51 Amendment of s 50 (Proceedings for offences)								
			Sectio	on 50—	16				
			insert	<u> </u>	17				
		<b>'</b> (3)		equirement to proceed in a summary way is subject to n 50B.'.	18 19				
Clause	52	Ins	ertion	of new ss 50A and 50B	20				
			Part 6	, after section 50—	21				
			insert		22				
	'50A Pr	Pro	oceedings for indictable offences						
		<b>'</b> (1)		ceeding for an indictable offence against this Act may ten, at the election of the prosecution—	24 25				
			. ,	by way of summary proceeding under the Justices Act 1886; or	26 27				
			(b)	on indictment.	28				

<sup>15</sup> Section 36T (Information not to be given in evidence)

	'(2)	A magistrate must not hear an indictable offence summarily if—					
		(a)	the defendant asks at the start of the hearing that the charge be prosecuted on indictment; or	3 4			
		(b)	the magistrate considers the charge should be prosecuted on indictment.	5 6			
	<b>'</b> (3)	If su	bsection (2) applies—	7			
		(a)	the magistrate must proceed by way of an examination of witnesses for an indictable offence; and	8 9			
		(b)	a plea of the person charged at the start of the proceeding must be disregarded; and	10 11			
		(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	12 13 14 15			
		(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). <sup>16</sup>	16 17 18			
'50B	50B Limitation on who may summarily hear indictable offence			19 20			
	'(1)		proceeding must be before a magistrate if it is a eeding—	21 22			
		(a)	for the summary conviction of a person on a charge for an indictable offence; or	23 24			
		(b)	for an examination of witnesses for a charge for an indictable offence.	25 26			
	'(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> <i>e Peace and Commissioners for Declarations Act 1991.</i> '.	27 28 29 30			

<sup>16</sup> *Justices Act 1886*, section 104 (Proceedings upon an examination of witnesses in relation to an indictable offence)

Clause	53	Amendment of s 54 (Regulation-making power)	1
		Section 54(2)—	2
		insert—	3
		'(d) the procedures to be followed by an RCA team in its conduct of an RCA of a reportable event.'.	4 5
Clause	54	Amendment of schedule (Dictionary)	6
		Schedule—	7
		insert—	8
		'blameworthy act, for part 4A, division 4, see section 36I.	9
		chain of events document, for part 4A, see section 36A.	10
		commissioning authority, for part 4A, see section 36A.	11
		coroner, for part 4A, see section 36A.	12
		information, for part 4A, division 5, see section 36L.	13
		medical director, for part 4A, division 5, see section 36L.	14
		notice, for part 4A, see section 36A.	15
		<b>RCA report</b> for part 4A, see section 36A.	16
		RCA team see section 36A.	17
		relevant person, for part 4A, see section 36A.	18
		reportable event see section 36A.	19
		<i>reprisal</i> means a reprisal mentioned in section $36X(3)$ .	20
		root cause analysis or RCA see section 36B.	21
		<i>takes a reprisal</i> means the taking of a reprisal as mentioned in section $36X(3)$ .	22 23

	Part	7		Amendment of Freedom of Information Act 1992	1 2	
Clause	55	Act	t ame	ended in pt 7	3	
			This	part amends the Freedom of Information Act 1992.	4	
Clause	56	Ins	ertio	n of new s 11CA	5	
			Afte	r section 11C—	6	
			inse	rt—	7	
	'11CA	Am	oplication of Act to particular documents under the nbulance Service Act 1991 or the Health Services at 1991			
		<b>'</b> (1)	This	Act does not apply to any of the following documents—	11	
			(a)	a document prepared by an RCA team under the relevant provision;	12 13	
			(b)	a document prepared by a commissioning authority under the relevant provision;	14 15	
			(c)	a document prepared by a relevant person for an RCA team or commissioning authority under the relevant provision;	16 17 18	
			(d)	a document given by a person to an RCA team that was prepared by the person solely for the RCA team's conduct of an RCA of a reportable event under the relevant provision.	19 20 21 22	
		'(2)	In th	is section—	23	
				want provision means the Ambulance Service Act 1991, 4A or the Health Services Act 1991, part 4B.'.	24 25	

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