Queensland

Criminal Code (Medical Treatment) Amendment Bill 2009
2009

A Bill

for

an Act to amend the Criminal Code to ensure the lawfulness of particular medical matters
The Parliament of Queensland enacts—

Clause 1  SHORT TITLE

This Act may be cited as the Criminal Code (Medical Treatment) Amendment Act 2009.

Clause 2  REPLACEMENT OF S 282 (SURGICAL OPERATIONS)

Section 282—

omit, insert—

'S 282  SURGICAL OPERATIONS AND MEDICAL TREATMENT

'(1) A person is not criminally responsible for performing or providing, in good faith and with reasonable care and skill, a surgical operation on or medical treatment of—

(a) a person or an unborn child for the patient's benefit; or

(b) a person or an unborn child to preserve the mother's life;

if performing the operation or providing the medical treatment is reasonable, having regard to the patient's state at the time and to all the circumstances of the case.

'(2) If the administration by a health professional of a substance to a patient would be lawful under this section, the health professional may lawfully direct or advise another person, whether the patient or another person, to administer the substance to the patient or procure or supply the substance for that purpose.

'(3) It is lawful for a person acting under the lawful direction or advice, or in the reasonable belief that the advice or direction was lawful, to administer the substance, or supply or procure the substance, in accordance with the direction or advice.

'(4) In this section—

health professional has the same meaning as in the Health Services Act 1991, section 60.
medical treatment, for subsection (1)(a), does not include
medical treatment intended to adversely affect an unborn
child.

patient means the person or unborn child on whom the
surgical operation is performed or of whom the medical
treatment is provided.

Clause 3 Insertion of new pt 9, ch 85
Part 9—
insert—

‘Chapter 85 Transitional provision for the
Criminal Code (Medical
Treatment) Amendment Act
2009

‘722 Retrospective application of amendment
‘(1) This Code as amended by the Criminal Code (Medical
Treatment) Amendment Act 2009, section 2 applies to
proceedings for an offence—
(a) started but not finished before 19 August 2009; or
(b) started after 19 August 2009, whether the act or
omission constituting the offence happened before or
after 19 August 2009.

‘(2) Subsection (1) does not apply to proceedings for an appeal
against a conviction or sentence that happened before 19
August 2009.’.