

Health and Other Legislation Amendment Bill 2021



Queensland

Health and Other Legislation Amendment Bill 2021

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2021

A Bill

for

An Act to amend the *Ambulance Service Act 1991*, the Criminal Code, the *Environmental Protection Act 1994*, the *Hospital and Health Boards Act 2011*, the *Mental Health Act 2016*, the *Public Health (Infection Control for Personal Appearance Services) Act 2003*, the *Radiation Safety Act 1999*, the *Termination of Pregnancy Act 2018*, the *Transplantation and Anatomy Act 1979* and the legislation mentioned in schedule 1 for particular purposes

[s 1]

The Parliament of Queensland enacts— 1 Part 1 **Preliminary** 2 Clause 1 Short title 3 This Act may be cited as the Health and Other Legislation 4 Amendment Act 2021. 5 Clause 2 Commencement 6 The following provisions commence on a day to be fixed by 7 proclamation-8 (a) part 3; 9 (b) schedule 1, part 2. 10 Part 2 Amendments commencing on 11 assent 12 **Division 1** Amendment of Ambulance Service 13 Act 1991 14 Clause 3 Act amended 15 This division amends the Ambulance Service Act 1991. 16 Note-17 See also the amendments in part 3, division 1 and schedule 1, part 2. 18 Clause 4 Amendment of s 5 (Disqualification from appointment) 19 (1) Section 5(b)— 20

Health and Other Legislation Amendment Bill 2021 Part 2 Amendments commencing on assent

								[s 5]	
			omit.						1
		(2)	Section 5(c)—					2
			renumber	as sect	tion 5(b).				3
	Divis	sion	2	Am	endment	of Crimin	al Code		4
Clause	5	Co	de amende	ed					5
			This divisi	on am	ends the Cri	minal Code.			6
Clause	6		nendment o atment)	ofs2	82 (Surgica	al operation	s and me	dical	7 8
			Section 2 319A(4)'-		, definition	unqualified	l person,	'section	9 10
			omit, inser	<i>t</i> —					11
				sect	ion 319A(3)				12
Clause	7				19A (Termi ualified per	nation of p	regnancy		13 14
		(1)	Section 31	9A(2))				15
			insert—						16
				Note					17
				pi pe	rovides that a	n of Pregnancy woman who co ination on hers	onsents to, as	sists in, or	18 19 20 21
		(2)	Section 31	9A(3))				22
			omit.						23
		(3)	Section 31	9A(4))				24
			insert—						25
				assi	sting, in the	performance	of a termin	nation on	26

[s 7]

a woman—	1
(a) includes—	2
(i) dispensing a termination drug for use in the termination; and	3 4
(ii) supplying, or procuring the supply of, a termination drug for use in the termination; and	5 6 7
(iii) administering a termination drug; but	8
(b) does not include providing care to the woman before or after the termination is performed.	9 10 11
<i>prescribed health profession</i> means any of the following health professions under the Health Practitioner Regulation National Law—	12 13 14
(a) Aboriginal and Torres Strait Islander health practice;	15 16
(b) medical;	17
(c) midwifery;	18
(d) nursing;	19
(e) pharmacy;	20
(f) another health profession prescribed under the <i>Termination of Pregnancy Act 2018</i> , schedule 1, definition <i>prescribed health</i> <i>profession</i> , paragraph (f).	21 22 23 24
prescribed student means a person—	25
 (a) whose name is entered in a student register, for a prescribed health profession, as being currently registered under the Health Practitioner Regulation National Law; and 	26 27 28 29
(b) who assists in the performance of a termination on a woman only—	30 31
(i) under the supervision of—	32

			[s 7]	
		(A)	a medical practitioner performing the termination; or	1 2
		(B)	a prescribed practitioner lawfully assisting in the performance of the termination; or	3 4 5
		(C)	the student's primary clinical supervisor; and	6 7
	(stud clini	e extent necessary to complete the ent's program of study for, or cal training in, the student's health ession.	8 9 10 11
	studer prima work progra	nt, mean ry respon perform am of st	<i>ical supervisor</i> , of a prescribed s a prescribed practitioner who has nsibility for supervising the clinical ed by the student for the student's udy for, or clinical training in, the th profession.	12 13 14 15 16 17
		-	<i>er</i> , for a health profession, see the oner Regulation National Law.	18 19
(4)	Section 319A(4), 'any'—	definiti	on prescribed practitioner, from	20 21
	omit, insert—			22
	a pres		nealth profession, other than as a	23 24
(5)	Section 319A(4), (b)(ii)—	definiti	on unqualified person, paragraph	25 26
	omit, insert—			27
	a I	assistance	ibed practitioner providing the e in the practice of the her's prescribed health profession;	28 29 30 31
	(iii) a	a prescrib	bed student.	32
(6)	Section 319A(4)-	_		33

[s 8]

	renumber as section 319A(3).					
	Divisio	on (3 Amendment of Environmental Protection Act 1994	2 3		
Clause	8 A	٩ct	amended	4		
			This division amends the Environmental Protection Act 19	94. 5		
Clause	9 Amendment of sch 1 (Exclusions relating to environmental nuisance or environmental harm)					
	(1	1)	Schedule 1, section 3—	8		
			insert—	9		
			(fa) development carried out, or the use premises, under a designation made un the Planning Act by the Minister v administers chapter 2, part 5 of that Act the extent the environmental nuisance, or activity that causes the environment nuisance, is regulated by a requirement the designation;	der 11 vho 12 , to 13 : an 14 ntal 15		
	(2	2)	Schedule 1, section 3(fa) to (j)—	18		
			<i>renumber</i> as schedule 1, section 3(g) to (k).	19		
	Divisio	on 4	4 Amendment of Termination of Pregnancy Act 2018	20 21		
Clause	10 A	٩ct	amended	22		
			This division amends the Termination of Pregnancy Act 20	23 23		

[s 11]

Clause	11		endment of s 7 (Reg v assist)	gistered health practitioners who	$ \frac{1}{2} $
		(1)	Section 7, heading—		3
			omit, insert—		4
			7 Registered I who may as	nealth practitioners and students sist	5 6
		(2)	Section 7(1) and (2)-	-	7
			omit, insert—		8
			the pract assist in	bed practitioner may, in the practice of itioner's prescribed health profession, the performance of a termination on a y a medical practitioner.	9 10 11 12
			performa	cribed student may assist in the nce of a termination on a woman by a practitioner if the student provides the e only—	13 14 15 16
			(a) und	er the supervision of—	17
			(i)	the medical practitioner; or	18
			(ii)	a prescribed practitioner lawfully assisting in the performance of the termination; or	19 20 21
			(iii)	the student's primary clinical supervisor; and	22 23
			stud	he extent necessary to complete the ent's program of study for, or clinical ing in, the student's health profession.	24 25 26
		(3)	Section 7(3), 'register	ed health practitioner'—	27
			omit, insert—		28
			prescribe	d practitioner or prescribed student	29
		(4)	Section 7(4)—		30
			omit.		31

Health and Other Legislation Amendment Bill 2021 Part 2 Amendments commencing on assent

[s 12]

Clause	12	Insertion	of ne	/ s 8A		1
		After	sectio	8—		2
		insert				3
		8A		cribed stud	ent with conscientious	4 5
			(1)	This section a	pplies if—	6
				to assist	nt person asks a prescribed studer in the performance of a terminatio nan; and	
				b) the stud to—	ent has a conscientious objectio	n 10 11
				(i) the	performance of the termination; or	12
					sting in the performance of th nination.	e 13 14
			(2)	The student conscientious	must disclose the student' objection to the relevant person.	s 15 16
			(3)	n this section	I—	17
				elevant pers	on means—	18
				a) a medi terminat	cal practitioner performing th ion; or	e 19 20
				-	ibed practitioner lawfully assistin rformance of the termination; or	g 21 22
				c) the stude	ent's primary clinical supervisor.	23
Clause	13	Amendm	ent o	sch 1 (Dicti	onary)	24
					poriginal and Torres Strait Islande fe, nurse and pharmacist—	er 25 26
		omit.				27
		(2) Sched	lule 1-			28
		insert				29

	[s 13]	
	<i>sting</i> , in the performance of a termination on oman—	1 2
(a)	includes—	3
	(i) dispensing a termination drug for use in the termination; and	4 5
	(ii) supplying, or procuring the supply of, a termination drug for use in the termination; and	6 7 8
	(iii) administering a termination drug; but	9
(b)	does not include providing care to the woman before or after the termination is performed.	10 11 12
foll	<i>acribed health profession</i> means any of the owing health professions under the Health activitioner Regulation National Law—	13 14 15
(a)	Aboriginal and Torres Strait Islander health practice;	16 17
(b)	medical;	18
(c)	midwifery;	19
(d)	nursing;	20
(e)	pharmacy;	21
(f)	another health profession prescribed by regulation.	22 23
prac	<i>cribed practitioner</i> means a registered health tetitioner whose health profession is a scribed health profession.	24 25 26
ente heal	<i>cribed student</i> means a person whose name is bred in a student register, for a prescribed th profession, as being currently registered er the Health Practitioner Regulation National 7.	27 28 29 30 31
	<i>nary clinical supervisor</i> , of a prescribed lent, means a registered health practitioner	32 33

[s 14]

			who has primary responsibility for supervising the clinical work performed by the student for the student's program of study for, or clinical training in, the student's health profession. <i>student register</i> , for a health profession, see the Health Practitioner Regulation National Law.	1 2 3 4 5 6
	Part	3	Amendments commencing by proclamation	7 8
	Divis	ion	1 Amendment of Ambulance Service Act 1991	9 10
Clause	14	Act	a amended This division amends the <i>Ambulance Service Act 1991</i> . <i>Note—</i> See also the amendments in part 2, division 1 and schedule 1, part 2.	11 12 13 14
Clause	15	Am	endment of pt 4A, hdg (Root cause analyses) Part 4A, heading, 'analyses'— omit, insert— analysis	15 16 17 18
Clause	16	tea	endment of s 36M (Disclosure of information—RCA m member or relevant person) Section 36M(1) and (2), penalty, '50 penalty units'— <i>omit, insert</i> — 100 penalty units Section 36M(3)— <i>omit.</i>	19 20 21 22 23 24 25

Health and Other Legislation Amendment Bill 2021 Part 3 Amendments commencing by proclamation

			[s 17]
		(3) Section 36M(4)—	1
		renumber as section 36M(3).	2
Clause	17	Amendment of s 36N (Disclosure of information—commissioning authority or relevant person)	3 4 5
		(1) Section $36N(1)$, (3) and (5), penalty, '50 penalty units'—	6
		omit, insert—	7
		100 penalty units	8
		(2) Section 36N(9)—	9
		omit.	10
		(3) Section 36N(10) and (11)—	11
		renumber as section 36N(9) and (10).	12
Clause	18	Amendment of s 36P (Giving of copy of RCA report—medical director)	13 14
		Section 36P(3) and (4), penalty, '50 penalty units'—	15
		omit, insert—	16
		100 penalty units	17
Clause	19	Replacement of ss 49 and 49A	18
		Sections 49 and 49A—	19
		omit, insert—	20
		49 Confidential information must not be disclosed by designated officers	21 22
		 A person who is or was a designated officer in not, directly or indirectly, disclose confide information to another person unless disclosure is required or permitted under this Maximum penalty—100 penalty units. 	must 23 ntial 24 the 25

[s 19]

	Note—	1
	See also part 7, division 1 for disclosures of confidential information permitted under this Act.	2 3
(2)	For subsection (1), another person includes another designated officer.	4 5
(3)	Subsection (1) applies even if a person who could be identified from the disclosure of the confidential information is deceased.	6 7 8
	nfidential information must not be closed by informed person	9 10
(1)	This section applies if a person who is or was a designated officer directly or indirectly discloses confidential information to another person (the <i>informed person</i>).	11 12 13 14
(2)	The informed person must not, directly or indirectly, disclose the confidential information to another person unless the disclosure is required or permitted under this Act or another law.	15 16 17 18
	Maximum penalty—50 penalty units.	19
(3)	The informed person may disclose the confidential information—	20 21
	(a) to the person to whom the confidential information relates; or	22 23
	(b) for a lawful purpose for which the confidential information was originally disclosed to the informed person; or	24 25 26
	(c) if an agreement mentioned in section 50L requires or allows the disclosure—under the agreement.	27 28 29
(4)	Subsection (2) applies even if a person who could be identified from the disclosure of the confidential information is deceased.	30 31 32

Clause	20	Amendment of s 50D (Definitions for div 1)	1
		(1) Section 50D, definitions <i>confidential information</i> and <i>designated officer</i> —	2 3
		omit.	4
		(2) Section 50D—	5
		insert—	6
		<i>designated person</i> see the <i>Hospital and Health Boards Act 2011</i> , section 139A.	7 8
Clause	21	Replacement of s 50E (Disclosure required or permitted by law)	9 10
		Section 50E—	11
		omit, insert—	12
		50E Disclosure required or permitted by law	13
		A designated officer may disclose confidential information if the disclosure is required or permitted by an Act or law.	14 15 16
Clause	22	Replacement of s 50F (Disclosure with consent)	17
		Section 50F—	18
		omit, insert—	19
		50F Disclosure to, or with consent of, person to whom confidential information relates	20 21
		(1) A designated officer may disclose confidential information if—	22 23
		(a) for confidential information relating to an adult—	24 25
		(i) the disclosure is to the adult; or	26
		(ii) the adult consents to the disclosure; or	27
		(b) for confidential information relating to a child—	28 29

[s 23]

		(i)	the disclosure is to the child or an authorised person for the child; or	1 2
		(ii)	the officer is a health professional who reasonably believes the child has capacity to consent and the child consents to the disclosure; or	3 4 5 6
		(iii)	the officer is a health professional who reasonably believes the disclosure is in the child's best interests; or	7 8 9
		(iv)	an authorised person for the child consents to the disclosure.	10 11
	(2)	In this se	ction—	12
		who is au to the o	<i>ed person</i> , for a child, means a person athorised to consent on the child's behalf disclosure of confidential information o the child.	13 14 15 16
		Example—		17
		a parent	t or guardian of the child	18
		the child emotiona	<i>to consent</i> , in relation to a child, means l is of sufficient age, and mental and al maturity, to understand the nature of ng to the disclosure of confidential ion.	19 20 21 22 23
Clause 23			(Disclosure of confidential treatment of person)	24 25
	Section 50I	H—		26
	omit, insert	·		27
	50H Dis	closure f	or care or treatment of person	28
		informaticare or	hated officer may disclose confidential ion if the disclosure is required for the treatment of the person to whom the ion relates.	29 30 31 32

Health and Other Legislation Amendment Bill 2021 Part 3 Amendments commencing by proclamation

			[s 24]	
Clause	24	Insertion of new s	50IA	1
		After section 50	I—	2
		insert—		3
		50IA Disclo of child	sure for protection, safety or wellbeing	4 5
			designated officer may disclose confidential ormation if—	6 7
		(a)	the disclosure is for the protection, safety or wellbeing of a child; and	8 9
		(b)	the information relates to someone other than the child.	1(11
Clause	25	Insertion of new s	s 50KA–50KC	12
		After section 50	К—	13
		insert—		14
			osure for funding arrangements and nealth monitoring	13 16
			designated officer may disclose confidential ormation if—	17 18
		(a)	the disclosure is to another designated officer or to a designated person; and	19 20
		(b)	the disclosure and receipt of the confidential information is—	2 22
			(i) for giving effect to or managing a funding arrangement for the service; or	23 24
			(ii) for analysing, monitoring or evaluating public health; and	2: 20
		(c)	the person mentioned in paragraph (a) is authorised in writing by the chief executive to receive the confidential information.	27 28 29

[s 25]

	isclosure for purposes relating to health vices	1 2						
(1)	1) A designated officer may disclose confidential information if—							
	 (a) the disclosure is for evaluating, managing, monitoring or planning a health service, including, for example, an ambulance service; and 							
	(b) the disclosure is to—	9						
	(i) another designated officer; or	10						
	(ii) a designated person; or	11						
	(iii) an entity prescribed by regulation.	12						
(2)	In this section—	13						
	<i>health service</i> see the <i>Hospital and Health</i> <i>Boards Act 2011</i> , section 15.	14 15						
	isclosure by chief executive or the nmissioner to lawyers	16 17						
(1)	This section applies to a designated officer who is the chief executive or the commissioner.	18 19						
(2)	The designated officer may disclose confidential information if—	20 21						
	(a) the disclosure is to a lawyer in relation to a matter; and	22 23						
	(b) the lawyer is representing the State or the service in relation to the matter.	24 25						
(3)	The lawyer may disclose the confidential information in a proceeding, before a court or tribunal, relating to the matter.	26 27 28						

[s 26]

Clause	26			50L (Disclosure to Commonwealth, ommonwealth or State entity)	1 2
		Section 50I			3
		omit, insert			4
				ure to Commonwealth, another State, monwealth or State entity	5 6
		(1)	info Stat	lesignated officer may disclose confidential rmation to the Commonwealth or another e, or an entity of the Commonwealth or ther State, if—	7 8 9 10
			(a)	the disclosure is required or permitted under an agreement between the State and the Commonwealth, other State or entity; and	11 12 13
			(b)	the agreement is prescribed by regulation for this paragraph; and	14 15
			(c)	the chief executive considers the disclosure to be in the public interest; and	16 17
			(d)	the chief executive states in writing that the chief executive considers the disclosure to be in the public interest.	18 19 20
		(2)		lesignated officer may disclose confidential rmation to an entity of the State if—	21 22
			(a)	the disclosure is required or permitted under an agreement between the service and the entity; and	23 24 25
			(b)	the agreement is prescribed by regulation for this paragraph; and	26 27
			(c)	the chief executive considers the disclosure to be in the public interest; and	28 29
			(d)	the chief executive states in writing that the chief executive considers the disclosure to be in the public interest.	30 31 32
		(3)		Commonwealth, a State or an entity that eives confidential information under an	33 34

[s 27]

			agre	eement mentioned in subsection (1) or (2)—	1
			(a)	must not disclose the information to anyone else unless allowed to do so under the agreement or in writing by the chief executive; and	2 3 4 5
			(b)	must ensure the information is used only for the purpose for which the information was given under the agreement.	6 7 8
		(4)	In t	his section—	9
				<i>ity of the Commonwealth</i> includes an entity blished under an Act of the Commonwealth.	10 11
			enti	<i>ty of the State</i> includes a department or an ty established under an Act for a public pose.	12 13 14
Clause 27		nendment o ecutive)	fs5	0P (Disclosure is authorised by chief	15 16
	(1)	Section 50I	P (1),	'is authorised to'—	17
		omit, insert			18
			may	/	19
	(2)	Section 50I	P(3)(a	a), 'subsection (1)'—	20
		omit, insert			21
			an a	authorisation mentioned in subsection (2)(a)	22
	(3)	Section 50I	P(5)-	_	23
		omit, insert	<u> </u>		24
		(5)		pite section 22 and the <i>Public Service Act</i> 8, section 103, the chief executive—	25 26
			(a)	may delegate the power to give an authorisation mentioned in subsection (2)(a) only to the commissioner; and	27 28 29
			(b)	must not permit the subdelegation of the power.	30 31

		[s 28]	
Clause	28		1 2
		Section 50Q, from 'is authorised' to 'designated person'-	3
		omit, insert—	4
			5 6
Clause	29	(Application of this division to former designated	7 8 9
		(1) Section $50R(1)$ and (2)—	10
		omit, insert—	11
		confidential information by a former designated officer in the same way as the provision applies to the disclosure of confidential information by a	12 13 14 15 16
		provision to a designated officer is taken to be a	17 18 19
		(2) Section $50R(3)$ —	20
		insert—	21
			22 23
		(3) Section 50R—	24
		relocate and renumber as section 50SA.	25
Clause	30	Insertion of new pt 8, div 9	26
		Part 8—	27
		insert—	28

[s 31]

Divisio	on 9	Transitional provisions for Health and Other Legislation Amendment Act 2021	1 2 3 4
103 De	finition for	division	5
	In this div	ision—	6
		a provision of this Act, means the as in force on the commencement.	7 8
104 Ap	plication o	of new pt 7, div 1	9
	applies in whether	b section 105, new part 7, division 1 relation to confidential information the information came into existence after the commencement.	10 11 12 13
105 Ap imi	plication on mediately	of s 50L to agreements in force before commencement	14 15
(1)	mentioned	on applies in relation to an agreement I in former section 50L that was in mediately before the commencement.	16 17 18
(2)	New secti agreement	on 50L does not apply in relation to the t.	19 20
(3)	-	s repeal, former section 50L continues relation to the agreement.	21 22
(4)	In this sec	tion—	23
		<i>ction 50L</i> means section 50L as in force ely before the commencement.	24 25
Amendment o	of sch 1 (D	ictionary)	26
Schedule 1			27

Clause 31

Health and Other Legislation Amendment Bill 2021 Part 3 Amendments commencing by proclamation

[s 32]

		insert—		1
		co	nfidential information means information—	2
		(a)	acquired by a person in the person's capacity as a designated officer; and	3 4
		(b)	from which a person receiving, or who has received, an ambulance service could be identified.	5 6 7
			signated officer means each of the following rsons—	8 9
		(a)	the chief executive;	10
		(b)	the commissioner;	11
		(c)	a service officer;	12
		(d)	an honorary ambulance officer;	13
		(e)	a public service employee employed in the service other than as a service officer;	14 15
		(f)	an agent of the service.	16
			signated person, for part 7, division 1, see etion 50D.	17 18
			<i>alth professional</i> , for part 7, division 1, see ction 50D.	19 20
	Division		nendment of Hospital and Health bards Act 2011	21 22
Clause	32 Act	amended		23
		This division a 2011.	amends the Hospital and Health Boards Act	24 25
Clause	33 Am	endment of s	139 (Definitions for pt 7)	26
	(1)	Section 139, d relevant health	efinitions prescribed health practitioner and practitioner—	27 28

[s 34]

Clause

Clause

		omit.	1
	(2)	Section 139—	2
		insert—	3
		prescribed health professional means—	4
		(a) a health professional, other than a person mentioned in section 139A(1), who is prescribed by regulation; or	5 6 7
		(b) a person who was a health professional mentioned in paragraph (a).	8 9
	(3)	Section 139, definition <i>confidential information</i> , paragraph (b), 'practitioner'—	10 11
		omit, insert—	12
		professional	13
34		nendment of s 142 (Confidential information must not disclosed by designated persons)	14 15
34			
34		disclosed by designated persons)	15
34		disclosed by designated persons) Section 142(2), 'practitioner'—	15 16
34	be	disclosed by designated persons) Section 142(2), 'practitioner'— <i>omit, insert</i> — professional	15 16 17
34 35	be Am	disclosed by designated persons) Section 142(2), 'practitioner'— <i>omit, insert</i> —	15 16 17
	be Am	disclosed by designated persons) Section 142(2), 'practitioner'— <i>omit, insert</i> — professional	15 16 17 18 19
	be Arr be	disclosed by designated persons) Section 142(2), 'practitioner'— <i>omit, insert</i> — professional mendment of s 142A (Confidential information must not disclosed by prescribed health practitioners)	15 16 17 18 19 20
	be Arr be	disclosed by designated persons) Section 142(2), 'practitioner'— <i>omit, insert</i> — professional mendment of s 142A (Confidential information must not disclosed by prescribed health practitioners) Section 142A, heading, 'practitioners'—	15 16 17 18 19 20 21
	be Arr be	disclosed by designated persons) Section 142(2), 'practitioner'— <i>omit, insert</i> — professional mendment of s 142A (Confidential information must not disclosed by prescribed health practitioners) Section 142A, heading, 'practitioners'— <i>omit, insert</i> —	15 16 17 18 19 20 21 22
	be Am be (1)	disclosed by designated persons) Section 142(2), 'practitioner'— omit, insert— professional mendment of s 142A (Confidential information must not disclosed by prescribed health practitioners) Section 142A, heading, 'practitioners'— omit, insert— professionals	15 16 17 18 19 20 21 22 23

Clause	36	Amendment of s 143 (Disclosure required or permitted by law)	1 2
		Section 143(2)(e) and (3), 'practitioner'—	3
		omit, insert—	4
		professional	5
Clause	37	Amendment of s 144 (Disclosure with consent)	6
		Section 144, 'practitioner'—	7
		omit, insert—	8
		professional	9
Clause	38	Amendment of s 145 (Disclosure of confidential information for care or treatment of person)	10 11
		Section 145, 'practitioner'—	12
		omit, insert—	13
		professional	14
Clause	39	Amendment of s 146 (Disclosure to person who has sufficient interest in health and welfare of person)	15 16
		Section 146(1), 'health practitioner'—	17
		omit, insert—	18
		health professional	19
Clause	40	Amendment of s 147 (Disclosure to lessen or prevent serious risk to life, health or safety)	20 21
		Section 147, 'practitioner'—	22
		omit, insert—	23
		professional	24

[s 41]

Clause	41	Amendment of s 148 (Disclosure for the protection, safety or wellbeing of a child)	1 2
		Section 148(2), 'practitioner'—	3
		omit, insert—	4
		professional	5
Clause	42	Amendment of s 154 (Disclosure to or by relevant chief executive)	6 7
		Section 154(1), 'practitioner'—	8
		omit, insert—	9
		professional	10
Clause	43	Amendment of s 155 (Disclosure to health practitioner registration board)	11 12
		Section 155, 'prescribed health practitioner'—	13
		omit, insert—	14
		prescribed health professional	15
Clause	44	Amendment of s 156 (Disclosure to health ombudsman)	16
		Section 156, 'prescribed health practitioner'—	17
		omit, insert—	18
		prescribed health professional	19
Clause	45	Amendment of s 157 (Disclosure to person performing functions under Coroners Act 2003)	20 21
		Section 157, 'practitioner'—	22
		omit, insert—	23
		professional	24

Health and Other Legislation Amendment Bill 2021 Part 3 Amendments commencing by proclamation

[s 46]

Clause	46	Insertion of new s 157B	1
		Before section 158—	2
		insert—	3
		157B Disclosure to person performing functions under Mental Health Act 2016	4 5
		A designated person or prescribed health professional may disclose confidential information if the disclosure is to a person who requires the confidential information to perform a function under the <i>Mental Health Act 2016</i> , other than for the preparation of an annual report. <i>Note—</i> See also the <i>Mental Health Act 2016</i> , section 778(3)(a).	6 7 8 9 10 11 12 13
Clause	47	Amendment of s 159 (Disclosure to Australian Red Cross Society)	14 15
		Section 159, 'practitioner'—	16
		omit, insert—	17
		professional	18
Clause	48	Amendment of pt 7, div 4, hdg (Access by prescribed health practitioner to prescribed information system)	19 20
		Part 7, division 4, heading, 'practitioner'—	21
		omit, insert—	22
		professional	23
Clause	49	Amendment of s 161C (Prescribed health practitioner may access prescribed information system and particular information)	24 25 26
		Section 161C, heading and subsections (1), (2) and (3), 'practitioner'—	27 28
		omit, insert—	29

[s 50]

			I	professional	1
Clause	50	Am	endment of	sch 2 (Dictionary)	2
		(1)		definitions prescribed health practitioner and th practitioner—	3 4
			omit.		5
		(2)	Schedule 2—	-	6
			insert—		7
				prescribed health professional, for part 7, see section 139.	8 9
	Divis	ion		Amendment of Mental Health Act	10 11
			-		11
Clause	51	Ac	amended		12
			This division	amends the Mental Health Act 2016.	13
			Note—		14
			See also the	amendments in schedule 1, part 2.	15
Clause	52	Am	endment of	s 38 (Action before exercising powers)	16
), after 'public'—	17
			insert—	-	18
			S	sector	19
Clause	53			s 116 (Decision about unsoundness of ished responsibility)	20 21
			Section 116(2	2), 'section 117'—	22
			omit, insert—	-	23
			S	sections 117 and 117A	24

[s 54]

Clause	54	Insertion of ne	ew s 117A	1			
		After section	After section 117—				
		insert—		3			
			ubstantial dispute about fact relied on in pert report	4 5			
		(1)	The Mental Health Court may not make a decision under section $116(1)(a)$ or (b) if the court is satisfied there is a substantial dispute about a fact (a <i>material fact</i>) that is material to an opinion stated in an expert's report received in evidence by the court on the reference.	6 7 8 9 10 11			
		(2)	Without limiting subsection (1), a material fact may relate to—	12 13			
			(a) the person's relevant circumstances before, at the time, or after the offence was allegedly committed; or	14 15 16			
			(b) an event, act or omission related to the offence, whether the event, act or omission happened before, at the time, or after the offence was allegedly committed.	17 18 19 20			
Clause	55	Amendment o	f s 118 (Decision about fitness for trial)	21			
			8(1)(b), after 'section 117'—	22			
		insert—		23			
			or 117A	24			
Clause	56	Insertion of ne	ew s 157A	25			
		After section	on 157—	26			
		insert—		27			
			dmissibility of expert's report in proceeding ore Magistrates Court	28 29			
		(1)	This section applies if an expert's report is	30			
			Page 35				

[s 57]

			on		in evidence by the Mental Health Court erence in relation to a person for an	1 2 3
		(2)	Mag	-	rt is admissible in a proceeding before a tes Court for the purpose of deciding	4 5 6
			(a)		ismiss a complaint for the offence under ion 172; or	7 8
			(b)		djourn the hearing of a complaint for the nce under section 173.	9 10
Clause	57	Insertion of ne	ew c	h 5, p	ot 5, div 4, sdiv 1, hdg	11
		Before sect	ion 1	66—		12
		insert—				13
		Subdiv	visio	on 1	Making forensic orders	14
Clause	58				Person subject to existing treatment support order)	15 16
		Section 167	7			17
		omit, insert	. <u> </u>			18
		166A Pe ord		n suł	pject to existing treatment support	19 20
		(1)	requ orde	uired er for	ion applies if the Mental Health Court is under this chapter to make a forensic a person who is already subject to a support order.	21 22 23 24
		(2)	The	cour	t may—	25
			(a)		ke the treatment support order and make rensic order for the person; or	26 27
			(b)	ame	nd the treatment support order to-	28
				(i)	convert the treatment support order into a forensic order for the person; and	29 30

				[s 59]
		. ,	nake other necessary changes to order.	o the 1 2
		Note—		3
		the revoc order un	an information notice relating to the p ation or amendment of the treatment su der subsection (2) does not affec on notice. See section 322.	upport 5
	167 Per	son subje	ct to existing treatment autho	ority 8
	(1)	makes a	on applies if the Mental Health (forensic order (mental health) to is subject to a treatment authorit	for a 10
	(2)		aking of the forensic order (me treatment authority ends.	iental 12 13
	(3)	a forensic	this section prevents the court ma order (disability) for a person w a treatment authority.	U
	(4)	with a for the foren	ent authority for a person is inconsi ensic order (disability) for the pe ic order (disability) prevails to ne inconsistency.	erson, 18
	Subdiv	ision 2	Making treatment support	ort 21
Clause 59	Insertion of ne	ew ss 167I	8 and 167C	23
	After sectio	on 167A—		24
	insert—			25
	167B Pe	erson sub	ect to existing forensic order	26
	(1)	required u	on applies if the Mental Health Co nder this chapter to make a treat der for a person who is already su ic order.	ament 28

[s 60]

(2)	The court may—	1
	(a) revoke the forensic order and make a treatment support order for the person; or	2 3
	(b) amend the forensic order to—	4
	(i) convert the forensic order into a treatment support order for the person; and	5 6 7
	(ii) make other necessary changes to the order.	8 9
	Note—	10
	If there is an information notice relating to the person, the revocation or amendment of the forensic order under subsection (2) does not affect the information notice. See section 322.	11 12 13 14
	erson subject to existing treatment hority	15 16
(1)	This section applies if the Mental Health Court makes a treatment support order for a person who is already subject to a treatment authority.	17 18 19
(2)	On the making of the treatment support order, the treatment authority ends.	20 21
Amendment o admissible)	f s 180A (Particular statements not	22 23
Section 180)A—	24
insert—		25
(4)	Also, subsection (1)(b) does not apply to a proceeding before the Mental Health Court.	26 27
Amendment o person)	f s 223 (Who is a nominated support	28 29
Section 223	(6)(b)—	30

Clause 60

Clause 61

			[s 62]	
		omit, insert—		1
		(b)	freely and voluntarily make the appointment or revocation; and	2 3
		(c)	communicate the appointment or revocation.	4 5
Clause	62	Amendment of s 2 consent)	33 (Requirements for informed	6 7
		(1) Section $233(1)(6)$	2)—	8
		omit.		9
		(2) Section $233(2)(1)$	p)—	10
		omit, insert—		11
		(b)	freely and voluntarily make the decision; and	12 13
		(c)	communicate the decision.	14
Clause	63		36 (Performance of electroconvulsive ent or tribunal approval)	15 16
		Section 236(1)(a	a) to (c)—	17
		omit, insert—		18
		(a)	for a patient who is an adult—	19
			 (i) if the adult is unable to give informed consent to the treatment or is subject to a treatment authority, forensic order or treatment support order—the tribunal has approved under section 509 the performance of the therapy on the adult; or 	20 21 22 23 24 25 26
			(ii) otherwise—the adult has given informed consent to the treatment; or	27 28

[s 64]

		(b) for a patient who is a minor—the tribunal has approved under section 509 the performance of the therapy on the minor.	1 2 3
Clause	64	Amendment of s 288 (Communication about patient with others)	4 5
		Section 288(3), definition <i>capacity</i> , paragraph (b)—	6
		omit, insert—	7
		(b) freely and voluntarily make the request; and	8
		(c) communicate the request.	9
Clause	65	Amendment of s 307 (Annual report)	10
		(1) Section 307(2)(b)(viii)—	11
		omit.	12
		(2) Section 307(2)—	13
		insert—	14
		(h) statistical data about information notices given under part 6.	15 16
		Example of statistical data about information notices—	17 18
		the number of applications for information notices made	19 20
Clause	66	Amendment of s 317 (Definitions for pt 6)	21
		(1) Section 317, definition <i>relevant patient</i> —	22
		omit.	23
		(2) Section 317—	24
		insert—	25
		<i>relevant day</i> , for a forensic order or treatment support order that has ended, whether by revocation by the tribunal or otherwise, means the	26 27 28

[s 67]

			late	r of tl	he following days—	1
			(a)	the	day the order ended;	2
			(b)		n appeal against the ending of the order be started under chapter 13, part 3—	3 4
				(i)	the last day on which the notice of appeal may be filed under section 541; or	5 6 7
				(ii)	if the notice of appeal is filed under section 541—the day the appeal is decided or otherwise discontinued.	8 9 10
					<i>patient</i> means a patient of an authorised ealth service who—	11 12
			(a)		ubject to a forensic order or treatment port order; or	13 14
			(b)	sup	subject to a forensic order or treatment port order that has ended, if the relevant for the order has not passed.	15 16 17
Clause	67	Amendment o	fs3	18 (/	Application)	18
		Section 318	3—			19
		insert—				20
		(3)	In tl	nis se	ection—	21
			•	ed if	<i>order</i> includes a forensic order that has the relevant day for the order has not	22 23 24
			sup	port c	<i>t support order</i> includes a treatment order that has ended if the relevant day for has not passed.	25 26 27
Clause	68	Amendment o	fs3	19 ([Decision on application)	28
		(1) Section 319	9(2)(c	l), 'se	ection 323(1)(b)'—	29
		omit, insert				30

[s 69]

			sect	ion 323(2)(b)	1
	(2)	Section 319	9(4)—	_	2
		omit, insert	. <u> </u>		3
		(4)		chief psychiatrist must refuse to approve the lication if the chief psychiatrist is satisfied—	4 5
			(a)	if the application states that the applicant's nominee will be entitled to receive information under the notice—the nominee is not suitable to receive the information; or	6 7 8 9
			(b)	the person in relation to whom the application was made is not, or is no longer, a relevant patient.	10 11 12
	(3)	Section 319)		13
		insert—			14
		(8)	In t	his section—	15
			•	ensic order includes a forensic order that has ed if the relevant day for the order has not sed.	16 17 18
			sup	<i>tment support order</i> includes a treatment port order that has ended if the relevant day for order has not passed.	19 20 21
Clause 69	Re	placement	of ss	s 322 and 323	22
		Sections 32	2 and	1 323—	23
		omit, insert			24
		322 Dui	ratio	n of information notice	25
		(1)	pati	information notice relating to a relevant ent ceases to have effect on the earliest of the owing days—	26 27 28
			(a)	if the relevant patient's forensic order or treatment support order ends and the patient is not subject to any other forensic order or	29 30 31

[s 69]

	treatment support order—the relevant day for the forensic order or treatment support order that has ended;	1 2 3
(b)	if the relevant patient has been transferred under chapter 12, part 10, division 2 to an interstate mental health service or another country—the day the patient leaves Queensland;	4 5 6 7 8
(c)	if the person entitled to receive information under the notice notifies the chief psychiatrist the person no longer wishes to receive the information—the day the person gives the notice;	9 10 11 12 13
(d)	if the chief psychiatrist revokes the information notice under section 323—the day the notice is revoked.	14 15 16
to h the was	hin 7 days after an information notice ceases ave effect under subsection (1)(a), (b) or (c), chief psychiatrist must give the person who entitled to receive information under the ce a written notice stating—	17 18 19 20 21
(a)	the information notice has ceased to have effect; and	22 23
(b)	the reason the information notice ceased to have effect; and	24 25
(c)	if the information notice ceased to have effect under subsection (1)(a) or (b)—the person is not entitled to appeal the ceasing of effect of the information notice.	26 27 28 29
retu fore	pite subsection (1)(b), if the relevant patient rns to Queensland before the patient's nsic order or treatment support order ends er section 528—	30 31 32 33
(a)	the information notice is reinstated on the day the relevant patient returns to Queensland; and	34 35 36

(2)

(3)

[s 69]

	(b) within 7 days after the chief psychiatrist becomes aware the relevant patient has returned to Queensland, the chief psychiatrist must give notice of the reinstatement of the information notice to the person entitled to receive information under the notice.	1 2 3 4 5 6 7
323 Rev	ocation of information notice	8
(1)	The chief psychiatrist must revoke an information notice relating to a relevant patient if the chief psychiatrist is satisfied disclosure of information under the notice is likely to—	9 10 11 12
	(a) result in serious harm to the relevant patient's health or welfare; or	13 14
	(b) put the safety of the relevant patient or someone else at serious risk.	15 16
(2)	The chief psychiatrist may revoke an information notice relating to a relevant patient if—	17 18
	 (a) the chief psychiatrist is unable, after making reasonable efforts, to locate the person entitled to receive information under the notice; or 	19 20 21 22
	(b) the person entitled to receive information under the notice has contravened section 326.	23 24 25
(3)	However, before revoking an information notice under subsection (2)(b), the chief psychiatrist must give the person a reasonable opportunity to make a submission to the chief psychiatrist about why the notice should not be revoked.	26 27 28 29 30
(4)	Within 7 days after an information notice is revoked under this section, the chief psychiatrist must give the person who was entitled to receive information under the information notice a	31 32 33 34

[s 70]

			writ	tten notice stating—	1
			(a)	the information notice has been revoked and has ceased to have effect; and	2 3
			(b)	the reasons for the decision to revoke the information notice; and	4 5
			(c)	that the person may appeal to the tribunal against the decision within 28 days after the person receives the written notice; and	6 7 8
			(d)	how the appeal may be made.	9
Clause	70	Amendment of	⁻ s 3	50 (Definition for pt 5)	10
0.0000				inition <i>transfer considerations</i> , paragraphs (c)	10
		and (d)—	, uci	mitton transfer considerations, paragraphs (C)	11
		omit, insert-	_		13
			(c)	if relevant, security requirements for the person; and	14 15
			(d)	without limiting paragraphs (a) to (c), whether the transfer is appropriate in the circumstances.	16 17 18
				nple of when a transfer under this part may be opriate—	19 20
				allow the person to be in closer proximity to their amily, carers or other support persons	21 22
Clause	71	Amendment of agreement of a		51 (Transfer between services by inistrators)	23 24
		(1) Section 351	(3), 1	from 'regard to'—	25
		omit, insert-			26
			rega	ard to—	27
			(a)	the transfer considerations for the person; and	28 29

[s 72]

		(b) to the greatest extent practicable, the views, 1 wishes and preferences of the person. 2
		(2) Section 351(5), from 'regard to'— 3
		omit, insert— 4
		regard to— 5
		(a) the transfer considerations for the person; 6 and 7
		(b) to the greatest extent practicable, the views, 8wishes and preferences of the person. 9
Clause	72	Amendment of s 352 (Transfer between services by1requirement of chief psychiatrist)1
		Section 352(3), from 'regard to'— 1
		omit, insert— 1
		regard to—1
		(a) the transfer considerations for the person; 1 and 1
		(b) to the greatest extent practicable, the views, 1 wishes and preferences of the person. 1
Clause	73	Amendment of s 353 (Transfer between authorised1mental health service and forensic disability service)2
		Section 353(3)— 2
		insert— 2
		(c) to the greatest extent practicable, the views, 2 wishes and preferences of the person. 2
Clause	74	Amendment of s 354 (Transfer of person subject to treatment authority to another State)2 2
		(1) Section 354(2)(a) and (b)— 2
		omit, insert— 2

			[s 75]
		(a)	appropriate treatment and care is available for the person at the interstate mental health service; and
		(b)	the transfer is otherwise appropriate in the circumstances.
			mple of when a transfer under this section may be ropriate—
			allow the person to be in closer proximity to their amily, carers or other support persons
(2)	Section 354	1—	
	insert—		
	(2A)	the adm prac	leciding whether the transfer is appropriate in circumstances under subsection (2)(b), the ninistrator must, to the greatest extent cticable, have regard to the views, wishes and ferences of the person.
(3)	Section 354	4(2A)) and (3)—
	<i>renumber</i> a	is sec	tion 354(3) and (4).
Am inte	endment o erstate ord	of s 3 er fro	55 (Transfer of person subject to om another State)
(1)	Section 355	5(2)(a	ı)—
	omit.		
(2)	Section 355	5(2)-	-
(2)	Section 355 insert—	5(2)—	_
(2)		5(2)— (d)	
(2)		(d) Exar	the transfer is otherwise appropriate in the
(2)		(d) Exar appr to	the transfer is otherwise appropriate in the circumstances. mple of when a transfer under this section may be

Clause 75

[s 76]

Clause

	renumber a	as section 355(2)(a) to (c).
(4)	Section 35:	5—
	insert—	
	(2A)	In deciding whether the transfer is appropriate in the circumstances under subsection $(2)(c)$, the administrator must, to the greatest extent practicable, have regard to the views, wishes and preferences of the person.
	Section 35:	5(2A) to (7)—
	renumber a	as section 355(3) to (8).
		of s 368 (Apprehension of person absent e mental health service) 8—
	omit, insert	4
	onni, inseri	1—
	368 Ap pei	prehension, detention and transport of rson absent from interstate mental health rvice
	368 Ap pei	prehension, detention and transport of rson absent from interstate mental health
	368 Ap pei sei	prehension, detention and transport of rson absent from interstate mental health rvice An authorised person may apprehend, in
	368 Ap pei sei	prehension, detention and transport of rson absent from interstate mental health vice An authorised person may apprehend, in Queensland, a person (the <i>absent person</i>)— (a) who is absent without permission from an
	368 Ap pei sei	 prehension, detention and transport of rson absent from interstate mental health vice An authorised person may apprehend, in Queensland, a person (the <i>absent person</i>)— (a) who is absent without permission from an interstate mental health service; and (b) for whom an apprehension authority has been issued under a corresponding law of the State (the <i>other State</i>) in which the
	368 Ap per ser (1)	 prehension, detention and transport of rson absent from interstate mental health vice An authorised person may apprehend, in Queensland, a person (the <i>absent person</i>)— (a) who is absent without permission from an interstate mental health service; and (b) for whom an apprehension authority has been issued under a corresponding law of the State (the <i>other State</i>) in which the interstate mental health service is located. The apprehension authority is taken to be a warrant for apprehension of the absent person, by

	(i) an interstate mental health service in the other State; or	1 2				
	(ii) an authorised mental health service; or	3				
	 (b) detained in an authorised mental health service for the period reasonably necessary to enable the administrator of the service to make arrangements for the absent person to be transported to an interstate mental health service under paragraph (a). 	4 5 6 7 8 9				
(4)	Before the absent person is detained or transported under this section, an authorised person must explain to the absent person why the absent person is being detained or transported.	10 11 12 13				
(5)	Subsection (6) applies if a corresponding law confers a function or power on a person (an <i>interstate person</i>) in relation to the apprehension of the absent person.					
(6)	The interstate person may, in Queensland, perform the function, or exercise the power, to the extent necessary to assist in the apprehension, detention or transport, under this section, of the absent person.	18 19 20 21 22				
(7)	In this section—	23				
	<i>apprehension authority</i> , in relation to a person, means a warrant, or another document (however described), that authorises the apprehension of the person.	24 25 26 27				
Clause 77 Amendment o	fs 383 (Purnose of nt 7)	20				
	f s 383 (Purpose of pt 7) B(b), 'particular', second mention—	28 29				
omit.	(c), particular, second mention	30				

[s 78]

Clause	78	Amendmen mental heal	t of s 427 (Transfer to another authorised th service)	1 2				
		Section 4	-27(2)(d)—	3				
		omit, ins	ert—	4				
			(d) to the greatest extent practicable, the views, wishes and preferences of the person;	5 6				
			(e) without limiting paragraphs (a) to (d), whether the transfer is appropriate in the circumstances.	7 8 9				
			Example of when a transfer under this section may be appropriate—	10 11				
			to allow the person to be in closer proximity to their family, carers or other support persons	12 13				
Clause	79	Amendment of s 435 (Requirement to conduct periodic review suspended)						
		(1) Section 4	35(1), after 'service'—	16				
		insert—		17				
			or another country	18				
		(2) Section 4	35(2)—	19				
		omit, ins	ert—	20				
		(2	The tribunal is not required to conduct a periodic review of the forensic order under section 433(1) while the person is out of Queensland because of the person's transfer under part 10, division 2.	21 22 23 24				
Clause	80	Amendmen forensic pat	t of s 456 (Transfer of responsibility for ient)	25 26				
		Section 4	56(2)(f)—	27				
		omit, ins	ert—	28				
			(f) to the greatest extent practicable, the views, wishes and preferences of the person;	29 30				

	[9	s 81]	
(a) priate		~ / /	

1

(g) without limiting paragraphs whether the transfer is approp 2 circumstances. 3 4 Example of when a transfer under this section may be 5 appropriate-6 to allow the person to be in closer proximity to their family, carers or other support persons 7 Clause 81 Amendment of s 467 (Requirement to conduct periodic 8 review suspended) 9 Section 467(1), after 'service'— (1)10 insert— 11 or another country 12 Section 467(2)— (2)13 omit, insert— 14 (2) The tribunal is not required to conduct a periodic 15 review of the treatment support order under 16 section 465(1) while the person is out of 17 Queensland because of the person's transfer 18 under part 10, division 2. 19 Amendment of s 479 (Transfer to another authorised Clause 82 20 mental health service) 21 Section 479(2)(e)— 22 omit, insert— 23 (e) to the greatest extent practicable, the views, 24 wishes and preferences of the person; 25 without limiting paragraphs (a) to (e), (f) 26 whether the transfer is appropriate in the 27 circumstances. 28

[s 83]

		Example of when a transfer under this section may be appropriate—									
					w the person to be in closer proximity to their carers or other support persons	3 4					
Clause	83 Aı	Am	mendment of s 507 (Who may apply)								
			Section 507(a)—								
			omit, insert—			7					
			(a)) the	person is an adult who is—	8					
				(i)	subject to a treatment authority, forensic order or treatment support order; or	9 10 11					
				(ii)	unable to give informed consent to the therapy; or	12 13					
Clause	84	Am	endment of s	509 ([Decision on application)	14					
	((1)	1) Section 509(2)(a)—								
		(1)	Section 309(2)	(a)—		15					
		(1)	omit, insert—	(a)—		15 16					
		(1)			e person is an adult—						
		(1)	omit, insert—		te person is an adult— whether the adult is able to give informed consent to the therapy; and	16					
		(1)	omit, insert—) if th (i)	whether the adult is able to give	16 17 18					
		(2)	omit, insert— (a)) if th (i) (ii)	whether the adult is able to give informed consent to the therapy; and to the greatest extent practicable, any views, wishes and preferences the adult has expressed about the therapy, whether in an advance health directive	16 17 18 19 20 21 22 23					
			omit, insert— (a)) if th (i) (ii)	whether the adult is able to give informed consent to the therapy; and to the greatest extent practicable, any views, wishes and preferences the adult has expressed about the therapy, whether in an advance health directive or otherwise; or	 16 17 18 19 20 21 22 23 24 					
			omit, insert— (a) Section 509(2) omit, insert—) if th (i) (ii)	whether the adult is able to give informed consent to the therapy; and to the greatest extent practicable, any views, wishes and preferences the adult has expressed about the therapy, whether in an advance health directive or otherwise; or oplication relates to'—	 16 17 18 19 20 21 22 23 24 25 					
			omit, insert— (a) Section 509(2) omit, insert—) if th (i) (ii) (b), 'aj	whether the adult is able to give informed consent to the therapy; and to the greatest extent practicable, any views, wishes and preferences the adult has expressed about the therapy, whether in an advance health directive or otherwise; or oplication relates to'—	 16 17 18 19 20 21 22 23 24 25 26 					

(3)	Subject to subsections (4) to (6), the tribunal may give the approval only if the tribunal is satisfied the person is—										
	(a)	an adult who is not able to give informed consent to the therapy, whether or not the adult is subject to a treatment authority, forensic order or treatment support order; or									
	(b)	an adult who is—	8								
		(i) able to give informed consent to the therapy; and	9 10								
		(ii) subject to a treatment authority, forensic order or treatment support order; or	11 12 13								
	(c)	a minor.	14								
(3A)	If subsection (3)(a) applies, the tribunal must also be satisfied—										
	(a)	the therapy has clinical merit and is appropriate in the circumstances; and	17 18								
	(b)	evidence supports the effectiveness of the therapy for the adult's particular mental illness; and									
	(c)	if the therapy has previously been performed on the adult—of the effectiveness of the therapy for the adult.	22 23 24								
(3B)		ubsection (3)(b) applies, the tribunal must also atisfied—	25 26								
	(a)	the applicant has given the adult the explanation required under section 234; and	27 28								
	(b)	the adult has given informed consent to the therapy under chapter 7, part 10.	29 30								
(3C)		ubsection (3)(c) applies, the tribunal must also atisfied—	31 32								

[s 85]

Clause

		(a)			therapy opriate in					is 1 2		
		(b)			ence sup apy for—		the effe	ectivenes	ss of th	e 3 4		
			((i)	the mine and	or's p	particula	r menta	l illness	s; 5 6		
			((ii)	persons	of the	minor's	age; an	d	7		
		(c)	(on t	e therapy he minor apy for th	:—of	the effe					
		(d			berformar the mino				he minc	or 11 12		
	(4)	Section 509(3A	4) t	to (4))—					13		
		renumber as se	ectio	on 5	09(4) to ((7).				14		
85	Am	Amendment of s 513 (Definitions for div 1)										
	(1)	Section 513, de	efin	nition	n <i>intersta</i>	te tra	nsfer reg	uiremer	nts—	16		
		omit.								17		
	(2)	Section 513—								18		
		insert—								19		
		pe the me	erso e t enta	on, m trans al h	<i>transfer</i> neans an a fer of th ealth ser rvice or th	approv ne pe vice	val unde erson fro to an a	r this div om an a uthorised	vision fo interstat d menta	or 21 ae 22		
		ра	tie	nt se	eking tra	nsfer	• means-	_		25		
		(a)	1	the	lation to person oval; or							
		(b)			lation to sfer appro							

					[s 86]	
				e subject of the appropriate subject of the appropriate strain text.	oval if the approval	1 2
Clause	86	-		5 (Requirements for	application)	3
		Section 515	5—			4
		omit, insert				5
		515 Red	quire	ents for application		6
		(1)	The	plication must—		7
			(a)	ate the reasons who propriate in the circur	•	8 9
				xample of when a transfer e appropriate—	under this division may	10 11
				to allow the patient seekin proximity to their family, persons	-	12 13 14
			(b)	ate—		15
				·	ental health service responsible for the asfer; or	16 17 18
					disability service is responsible for the hsfer; and	19 20 21
			(c)		atement from the nat complies with	22 23 24
		(2)		bsection (1)(c), the wr ne responsible person c		25 26
			(a)	ther—		27
						28 29 30 31 32

[s 87]

				(ii)	for the		(1)(b)(ii) care is available g transfer at the ice; and	2		
			(b)		-	nents for th protect the	ne transfer are safety of the			
		(3)	In th	nis se	ection—			8		
		responsible person means—								
			(a)	prop	posed to	be responsible	health service is the for the patient psychiatrist; or			
			(b)	to ł	be respon	sible for the	vice is proposed patient seeking rensic disability.			
Clause	87	Amendment o	f s 5 ⁻	16 (N	Notice of	hearing)		16		
		Section 516(1)(a) and (b), 'the person'—								
		omit, insert						18		
			the j	patie	nt seeking	, transfer		19		
Clause	88	Amendment o	fs5	17 ([Decision	on applicati	on)	20		
		Section 517	'(1) a	nd (2	2)—		-	21		
		omit, insert						22		
		(1)	In c	lecid	ing the ap	plication, the	tribunal must—	23		
			(a)	rega	ard to the	-	racticable, have and preferences er; and			
			(b)	app	rove, or re	efuse to approv	ve, the transfer.	27		
			(-)	11		11				

[s 89]

	(a)	the	transfer	is	appropriate	in	the	1 2			
		Exar	circumstances; and Example of when a transfer under this division may be appropriate—								
		tc pi	allow the pat		eking transfer to nily, carers or o			3 4 5 6 7			
	(b)	eith	er—					8			
		(i)	 (i) if an authorised mental health service is stated in the application—appropriate treatment and care is available for the patient seeking transfer at the authorised mental health service; or 								
		(ii)	(ii) if the forensic disability service is stated in the application—appropriate care is available for the patient seeking transfer at the forensic disability service; and								
	(c)	orde the tran com the	er (disabilit mental con sfer, to p munity, in	y) is dition protec cludi	ental health) o necessary, b n of the patien et the safety ng, for exam arm to other p	ecaus nt see 7 of ple, 1	e of king the from	19 20 21 22 23 24 25			
	(d)		U		for the tran ct the safety	nsfer y of	are the	26 27 28			
Amendment o	ofe 5	18 /1	Jaking of	foror	sic order)			20			
		•	1 (3) , 'the		-			29 30			
omit, inser		(=) •••	(-),					31			
		patie	nt seeking t	ransfe	er			32			
(2) Section 51	8(2)(t), 'th	e person's'					33			

Clause 89

[s 90]

			omit, insert												1
				the j	patie	ent's									2
		(3)	Section 51 forensic ord			'the	person	sub	ject	to	the	i	ntersta	ate	3 4
			omit, insert												5
				the j	patie	ent se	eking tr	ansfe	r						6
Clause 9	90	Rep	lacement	of ss	519	9 and	d 520								7
			Sections 51	9 and	1 520	0—									8
			omit, insert												9
		519 When interstate transfer approval takes effect												10	
		An interstate transfer approval takes effect—									11				
	 (a) if the tribunal imposes 1 or more condition on the approval that must be satisfied before the approval takes effect—when all of the conditions are satisfied; or 						d befo	ore	12 13 14 15						
				(b)	oth	erwis	se—on	the gr	antin	ig of	the	aŗ	pprova	ıl.	16
		520 Transport of patient seeking transfer under interstate transfer approval										17 18			
			(1)				applie effect.	es if	an	inte	rstat	e	transf	fer	19 20
			(2)		-		eeking proval b		fer n	nay	be ti	raı	nsport	ed	21 22
				(a)	ma	y tra	proval nsport e appro	the p	atien	t se	ekin	ıg	transf		23 24 25
				(b)	oth	erwis	se—								26
					(i)	an	authoris	sed pe	erson	; or					27

[s 91]

	 Note— For the powers of an authorised person when detaining and transporting a person, see chapter 11, part 6, division 5. (ii) if the patient seeking transfer is to be transported to the forensic disability. 	1 2 3 4 5
	transported to the forensic disability service—an authorised practitioner under the Forensic Disability Act; or	6 7 8
	(iii) a person who is authorised under a corresponding law to transport the patient seeking transfer from an interstate mental health service to an authorised mental health service or the forensic disability service.	9 10 11 12 13 14
(3)	As soon as practicable after the approval takes effect, the administrator of the responsible service for the patient seeking transfer must arrange for the patient to be transported to the responsible service by an entity authorised under subsection (2).	15 16 17 18 19 20
(4)	In this section—	21
	<i>responsible service</i> , for a patient seeking transfer under an interstate transfer approval, means—	22 23
	(a) if an authorised mental health service is stated in the approval—the authorised mental health service; or	24 25 26
	 (b) if the forensic disability service is stated in the approval—the forensic disability service. 	27 28 29
Clause 01 Declassion	of a 501 (Definition for the 0)	•
•	of s 521 (Definition for div 2)	30
Section 521		31
omit, insert	ţ	32

[s 91]

521 Definiti	ons for division	1					
In t	his division—	2					
per the me	<i>international transfer approval</i> , in relation to a person, means an approval under this division for the transfer of the person from an authorised mental health service, or the forensic disability service, to another country.						
per the me	<i>interstate transfer approval</i> , in relation to a person, means an approval under this division for the transfer of the person from an authorised mental health service, or the forensic disability service, to an interstate mental health service.						
pat	ient seeking transfer means—	13					
(a)	in relation to an international transfer approval or interstate transfer approval, the person who is the subject of the approval; or	14 15 16					
(b)	in relation to an application for an international transfer approval or interstate transfer approval, the person who would be the subject of the approval if the approval were granted.	17 18 19 20 21					
-	<i>ponsible service</i> , for a patient seeking transfer, ans—	22 23					
(a)	if an authorised mental health service is responsible for the patient seeking transfer before the patient is transferred under this division—the authorised mental health service; or	24 25 26 27 28					
(b)	if the forensic disability service is responsible for the patient seeking transfer before the patient is transferred under this division—the forensic disability service.	29 30 31 32					

[s 92] 92 Amendment of s 522 (Who may apply) Clause 1 Section 522(1), from 'authorised mental health service'— 2 omit, insert— 3 authorised mental health service, or the forensic 4 disability service, to-5 (a) a stated interstate mental health service; or 6 (b) a stated country. 7 Clause 93 Replacement of s 523 (Requirements for application) 8 Section 523— 9 omit, insert— 10 523 Requirements for application 11 The application must— (1)12 state the reasons why the transfer is (a) 13 appropriate in the circumstances; and 14 Example of when a transfer under this division may 15 be appropriate— 16 to allow the patient seeking transfer to be in closer 17 proximity to their family, carers or other support 18 persons 19 (b) include a written statement from the 20 responsible person that complies with 21 subsection (2). 22 For subsection (1)(b), the written statement must (2)23 state the responsible person considers-24 (a) either— 25 if an authorised mental health service is (i) 26 responsible for the patient seeking 27 transfer-28 (A) for an application for an interstate 29 transfer approval-appropriate 30 treatment and care is available for 31

[s 93]

 the patient seeking transfer at the interstate mental health service stated in the application; or (B) for an application for an international transfer approval—appropriate treatment and care is available for the patient seeking transfer in the country stated in the application; or 	2 3 4 5 6 7 8		
 (ii) if the forensic disability service is responsible for the patient seeking transfer— 			
 (A) for an application for an interstate transfer approval—appropriate care is available for the patient seeking transfer at the interstate mental health service stated in the application; or 	15 16 17		
 (B) for an application for an international transfer approval—appropriate care is available for the patient seeking transfer in the country stated in the application; and 	21 22 23		
(b) the arrangements for the transfer are adequate to protect the safety of the community; and	-0		
(c) for an application for an interstate transfer approval—the transfer is, or may be, permitted under a law of the State in which the interstate mental health service stated in the application is located.			
In this section— <i>responsible person</i> means—	34 35		
	55		

(3)

				[s 94]	
			(a)	if an authorised mental health service is responsible for the patient seeking transfer—the chief psychiatrist; or	1 2 3
			(b)	if the forensic disability service is responsible for the patient seeking transfer—the director of forensic disability.	4 5 6
Clause	94	Amendment o	fs5	24 (Notice of hearing)	7
		Section 524	l(1)(a) to (d), 'the person'—	8
		omit, insert	·		9
			the	patient seeking transfer	10
Clause	95	Amendment o	fs5	25 (Decision on application)	11
		Section 525	5(1) a	nd (2)—	12
		omit, insert	. <u> </u>		13
		(1)	In o	leciding the application, the tribunal must—	14
			(a)	to the greatest extent practicable, have regard to the views, wishes and preferences of the patient seeking transfer; and	15 16 17
			(b)	approve, or refuse to approve, the transfer.	18
		(2)		tribunal may approve the transfer only if sfied—	19 20
			(a)	the transfer is appropriate in the circumstances; and	21 22
				Example of when a transfer under this division may be appropriate—	23 24
				to allow the patient seeking transfer to be in closer proximity to their family, carers or other support persons	25 26 27
			(b)	either—	28

[s 95]

	(i)		1 2 3
		transfer approval—appropriate treatment and care is available for the patient seeking transfer at the interstate mental health service	4 5 6 7 8 9
		international transfer approval—appropriate treatment and care is available for the patient seeking transfer in the country stated in the application;	10 11 12 13 14 15 16
	(ii)	responsible for the patient seeking	17 18 19
		transfer approval—appropriate care is available for the patient seeking transfer at the interstate mental health service stated in the	20 21 22 23 24 25
		international transfer approval—appropriate care is available for the patient seeking transfer in the country stated in	26 27 28 29 30 31
(c)		quate to protect the safety of the	32 33 34
(d)	app	roval—the transfer is, or may be,	35 36 37

					[s 96]	
					interstate mental health service stated in application is located.	1 2
Clause	96	Replacement	of ss	526	-528	3
		Sections 52	26 to 5	528—	-	4
		omit, insert	<u> </u>			5
					tate transfer approval or I transfer approval takes effect	6 7
					state transfer approval or international approval takes effect—	8 9
			(a)	on t the	e tribunal imposes 1 or more conditions he approval that must be satisfied before approval takes effect—when all of the ditions are satisfied; or	10 11 12 13
			(b)	othe	erwise—on the granting of the approval.	14
					f patient seeking transfer under ansfer approval	15 16
		(1)			tion applies if an interstate transfer is in effect.	17 18
		(2)		-	ent seeking transfer may be transported approval by—	19 20
			(a)	may	e approval states that a particular entity transport the patient seeking transfer er the approval—the stated entity; or	21 22 23
			(b)	othe	erwise—	24
				(i)	an authorised person; or	25
					Note—	26
					For the powers of an authorised person when detaining and transporting a person, see chapter 11, part 6, division 5.	27 28 29
				(ii)	if the patient seeking transfer is to be transported from the forensic disability	30 31

[s 96]

	service—an authorised practitioner under the Forensic Disability Act; or
	(iii) a person who is authorised under a corresponding law to transport the patient seeking transfer from the responsible service for the patient to the interstate mental health service stated in the approval.
(3)	As soon as practicable after the approval takes effect, the administrator of the responsible service for the patient seeking transfer must arrange for the patient to be transported to the interstate mental health service stated in the approval by an entity authorised under subsection (2).
	ansport of patient seeking transfer under ernational transfer approval
(1)	This section applies if an international transfer approval is in effect.
(2)	The patient seeking transfer may be transported under the approval by—
	 (a) if the approval states that a particular entity may transport the patient seeking transfer under the approval—the stated entity; or
	(b) otherwise—
	(i) an authorised person; or
	Note—
	For the powers of an authorised person when detaining and transporting a person, see chapter 11, part 6, division 5.
	 (ii) if the patient seeking transfer is to be transported from the forensic disability service—an authorised practitioner under the Forensic Disability Act.
(3)	As soon as practicable after the approval takes

[s 97]

6

16

effect, the administrator of the responsible service 1 for the patient seeking transfer must arrange for 2 the patient to be transported to the country stated 3 in the approval by an entity authorised under 4 subsection (2). 5

528 Effect on order

- This section applies to a forensic order (mental health), forensic order (disability) or treatment support order to which a patient seeking transfer
 subject when the patient is transferred under an interstate transfer approval or an international transfer approval.
- (2) The order has effect only if the patient seeking 13 transfer returns to Queensland and while the 14 patient is in Queensland.
 15

(3) Also, the order ends—

- (a) on the last day of any non-revocation period
 for the order if, on that day, the patient
 seeking transfer has been out of Queensland
 for a continuous period of at least 3 years; or
 20
- (b) if paragraph (a) does not apply—if the 21 patient seeking transfer is out of Queensland for a continuous period of 3 years.
 23

(4) In this section— 24

out of Queensland, in relation to a patient seeking25transfer, means out of Queensland because of the26transfer of the patient under an interstate transfer27approval or international transfer approval.28

Clause 97	Amendment of s 532 (Definitions for pt 2)	29
	Section 532, definition decision notice, ', 322(3)'—	30
	omit.	31

[s 98]

Clause	98	Amendment o	fs74	40 (Appointment of representative)	1
		Section 740)(5), f	rom 'ability to understand'—	2
		omit, insert-			3
			abili	ity to—	4
			(a)	understand the nature and effect of the decision to waive the right; and	5 6
			(b)	freely and voluntarily make the decision to waive the right; and	7 8
			(c)	communicate the decision to waive the right.	9 10
Clause	99	Amendment o	fs7	76 (Definitions for ch 17)	11
		Section 776	<u>)</u>		12
		insert—			13
				<i>vant person</i> means each of the following ons—	14 15
			(a)	the chief psychiatrist;	16
			(b)	the administrator of an authorised mental health service;	17 18
			(c)	the director of forensic disability;	19
			(d)	the administrator of the forensic disability service;	20 21
			(e)	an authorised doctor;	22
			(f)	an authorised mental health practitioner;	23
			(g)	a member of the tribunal;	24
			(h)	a member of the staff of the tribunal or registry;	25 26
			(i)	an assisting clinician;	27
			(j)	a person representing another person at the hearing of a proceeding in the tribunal;	28 29

	(k)	a member of a person's support network accompanying the person under section 739 at the hearing of a proceeding in the tribunal;	1 2 3 4
	(1)	an examining practitioner conducting an examination under a court examination order or an order mentioned in section 721(1);	5 6 7 8
	(m)	a designated person performing a function under this Act;	9 10
	(n)	an independent patient rights adviser;	11
	(0)	an inspector;	12
	(p)	an authorised person.	13
100 Replacement	of ss	5778 and 779	14
Sections 77	'8 and	1779—	15
omit, insert	. <u> </u>		16
	ence orma	to use or disclose personal tion	17 18
(1)	This	s section applies to a person who—	19
	(a)	is, or has been, a relevant person; and	20
	(b)	acquires, or acquired, personal information in the person's capacity as a relevant person.	21 22
(2)		person must not use the personal information isclose the information to anyone else.	23 24
	Max	kimum penalty—100 penalty units.	25
(3)		vever, the person may use or disclose the onal information—	26 27
	(a)	to the extent necessary to allow—	28
		(i) the person to perform the person's functions under this Act; or	29 30

Clause

[s 101]

			(ii) another relevant person to perform the other person's functions under this Act; or	1 2 3
		()	b) if the use or disclosure is permitted under part 3 or is otherwise required or permitted by law; or	4 5 6
			Note—	7
			See also the <i>Hospital and Health Boards Act</i> 2011, part 7 in relation to use and disclosure of confidential information, under section 139 of that Act, by designated persons.	8 9 10 11
		(6	e) if the person to whom the information relates consents to the use or disclosure.	12 13
Clause	101	Amendment of s support to victin	781 (Disclosure to identify and offer ns)	14 15
		Section 781(2), from 'information'—	16
		omit, insert—		17
		ir	formation—	18
		(8	a) to offer support services to a person who is, or may be, a victim; or	19 20
		(1	b) to assist in the identification of a person mentioned in paragraph (a) for the purpose mentioned in that paragraph.	21 22 23
Clause	102	Amendment of s	797 (Protection of official from liability)	24
		(1) Section 797(4), definition <i>official</i> , after paragraph (a)—	25
		insert—		26
		(8	a) the chief psychiatrist; or	27
		(8	b) the director of forensic disability; or	28
		(2) Section 797(4), definition <i>official</i> , paragraph (g), '(f)'—	29
		omit, insert—		30

			[s 103]
		(h)	
		(3) Section 797(4), definition	ion official, paragraphs (aa) to (g)—
		renumber as paragraph	s (b) to (i).
Clause	103	Replacement of ch 21, h Hospital Foundations A	ndg (Transitional provision for ct 2018)
		Chapter 21, heading—	
		omit, insert—	
		Chapter 21	Other transitional provisions
		Part 1	Transitional provision
			for Hospital
			Foundations Act 2018
Clause	104	Insertion of new ch 21, I	ot 2
		Chapter 21—	
		insert—	
		Part 2	Transitional provisions
			for Health and Other
			Legislation
			Amendment Act 2021
		865 Definitions fo	or part
		In this par	•
		<i>former</i> , fo	or a provision of this Act, means the as in force from time to time before the
		<i>new</i> , for	a provision of this Act, means the
			Page 71

[s 104]

	provision as in force on the commencement.	1
	plication of new s 117A to reference made fore commencement	2 3
(1)	This section applies if—	4
	(a) before the commencement, a reference in relation to a person was made to the Mental Health Court; and	
	(b) immediately before the commencement, the reference had not been decided by the court.	
(2)	This section also applies if—	10
	(a) after the commencement, a reference in relation to a person is made to the Mental Health Court; and	
	(b) the offence in relation to the reference was allegedly committed before the commencement.	
(3)	New section 117A applies in relation to the reference.	17 18
	plication of new s 157A to reference made fore commencement	19 20
(1)	This section applies if—	21
	(a) before the commencement, a reference in relation to a person was made to the Mental Health Court; and	
	(b) immediately before the commencement, the reference had not been decided by the court.	25 26
(2)	This section also applies if—	27
	(a) after the commencement, a reference in relation to a person is made to the Mental Health Court; and	-

[s 104]

(3)	(b) the offence in relation to the reference was allegedly committed before the commencement.New section 157A applies in relation to the reference.	1 2 3 4 5
gA 868	plication of new ss 317, 322 and 323	6
	New sections 317, 322 and 323 apply in relation	7
	to an information notice in effect under chapter	8
	10, part 6 from the commencement, whether the	9
	notice was made before or after the	10
	commencement.	11
869 Ap	prehension and transport of persons	12
•	New section 368 applies in relation to the	13
	apprehension and transport of a person from the	13
	commencement, whether the apprehension	15
	authority was issued before or after the	16
	commencement.	17
870 Ap	plication of new s 509	18
(1)	Subsection (2) applies if—	19
	(a) before the commencement, an application	20
	for an approval was made under former	21
	section 507; and	22
	(b) immediately before the commencement, the	23
	application had not been decided.	24
(2)	New section 509 applies in relation to the	25
	application.	26
871 An	plication of new ch 12, pt 10	27
•		
(1)	Subsection (2) applies if—	28

[s 105]

	(a) before the commencement, an application for an approval was made under former chapter 12, part 10; and	1 2 3
	(b) immediately before the commencement, the application had not been decided.	4 5
(2)	New chapter 12, part 10 applies in relation to the application.	6 7
(3)	If the application does not include information required under new section 515—	8 9
	(a) the tribunal must give the applicant a written request for the information; and	10 11
	(b) if the applicant complies with the request within any period stated in the request—the application is taken to comply, and to always have complied, with new section 515, but only to the extent the application would have complied with new section 515 if the information were included in the application when it was made.	12 13 14 15 16 17 18 19
(4)	Also, new chapter 12, part 10 applies in relation to a person who is subject to an interstate forensic order, forensic order (mental health), forensic order (disability) or treatment support order, whether the order was made before or after the commencement.	20 21 22 23 24 25
872 Apj	olication of new s 778	26
	New section 778 applies to a person mentioned in section $778(1)$ whether the person acquired or acquires the personal information before or after the commencement.	27 28 29 30
Amendment o	f sch 3 (Dictionary)	31

(1) Schedule 3, definitions *interstate transfer requirements* and 32 *relevant person*—
 33

Clause 105

		[s 105]	
	omit.		
(2)	Schedule 3-		
	insert—		
		<i>international transfer approval</i> , in relation to a person, for chapter 12, part 10, division 2, see section 521.	
		<i>interstate transfer approval</i> , in relation to a person—	
		(a) for chapter 12, part 10, division 1, see section 513; or	
		(b) for chapter 12, part 10, division 2, see section 521.	
		patient seeking transfer—	
		(a) for chapter 12, part 10, division 1, see section 513; or	
		(b) for chapter 12, part 10, division 2, see section 521.	
		<i>relevant day</i> , for a forensic order or treatment support order that has ended, for chapter 10, part 6, see section 317.	
		relevant person—	
		 (a) for chapter 16, part 2, division 6, subdivision 2, see section 728(1)(a) and (2)(a); or 	
		(b) for chapter 17, see section 776.	
		<i>responsible service</i> , for a patient seeking transfer, for chapter 12, part 10, division 2, see section 521.	
(3)	Schedule ('supported'	3, definition <i>interested person</i> , paragraph (a),	
	omit, insert		
		support	

[s 106]

	Divis	sion	(Infe	endment of Public Health ection Control for Personal eearance Services) Act 2003	1 2 3
Clause	106	Act	amended		4
				ends the Public Health (Infection Control for ance Services) Act 2003.	5 6 7
				dments in schedule 1, part 2.	7 8
Clause	107	Am	endment of s 44	(Applications for renewal of licence)	9
		(1)	Section 44(2), 'at	least 1 month'—	10
			omit, insert—		11
			with	in 60 days	12
		(2)	Section 44(5)(a)-	_	13
			omit, insert—		14
			(a)	whether, under section 35, the applicant is a suitable person to hold the licence; and	15 16
				whether, under section 36, the premises at which higher risk personal appearance services are to be provided under the licence, if the application is granted, are suitable for providing the services; and	17 18 19 20 21
		(3)	Section 44(5)(aa)	and (b)—	22
			renumber as section	ion 44(5)(b) and (c).	23
Clause	108	Am app	endment of s 46 dication for rene	6 (Licence taken to be in force while ewal is considered)	24 25
			Section 46(1), from	om 'until the application'—	26
			omit, insert—		27

[s 109]

		until the application is—	1
		(a) decided under section 44; or	2
		(b) taken to have been withdrawn under section 45(2); or	3 4
		(c) otherwise withdrawn.	5
Clause 109	Insertion of no	ew pt 4, div 2A	6
	Part 4—		7
	insert—		8
	Divisio	on 2A Restoration of licences	9
	46A Ap	plications for restoration of licence	10
	(1)	If a person's licence expires, the person may apply to the local government that issued the licence for the restoration of the licence.	11 12 13
	(2)	The application must be made within 30 days after the licence expires.	14 15
	(3)	The application must comply with section 58.	16
	(4)	The local government must consider the application and decide to—	17 18
		(a) restore the licence; or	19
		(b) restore the licence subject to conditions; or	20
		(c) refuse to restore the licence.	21
	(5)	In deciding whether to grant the application, the local government may have regard to—	22 23
		(a) whether, under section 35, the applicant is a suitable person to hold the licence; and	24 25
		(b) whether, under section 36, the premises at which higher risk personal appearance services are to be provided under the	26 27 28

[s 109]

licence, if the application is granted, are suitable for providing the services; and	1 2
(c) the results of inspections to monitor compliance with this Act during the term of the licence that ended on the expiry of the licence.	3 4 5 6
If the local government decides to restore the licence, with or without conditions—	7 8
(a) the local government must give the applicant notice of the decision; and	9 10
(b) the licence continues in force for the period of up to 3 years stated in the licence, or in the notice mentioned in paragraph (a), starting on the day the licence would have expired but for section 46C.	11 12 13 14 15
The local government must immediately give the applicant an information notice for the following decisions—	16 17 18
(a) a decision to restore the licence subject to conditions;	19 20
(b) a decision to refuse to restore the licence.	21
An expired licence may be restored, with or without conditions, by—	22 23
(a) endorsing the expired licence with details of the restoration; or	24 25
(b) issuing another licence.	26
	27 28
Before deciding the application, the local government may, by notice given to the applicant, require the applicant to give the local government, within a reasonable period of at least 40 days	29 30 31 32 33
	 suitable for providing the services; and (c) the results of inspections to monitor compliance with this Act during the term of the licence that ended on the expiry of the licence. If the local government decides to restore the licence, with or without conditions— (a) the local government must give the applicant notice of the decision; and (b) the licence continues in force for the period of up to 3 years stated in the licence, or in the notice mentioned in paragraph (a), starting on the day the licence would have expired but for section 46C. The local government must immediately give the applicant an information notice for the following decisions— (a) a decision to restore the licence subject to conditions; (b) a decision to refuse to restore the licence. An expired licence may be restored, with or without conditions, by— (a) endorsing the expired licence with details of the restoration; or (b) issuing another licence.

			(2)	requ	uires t	to decide	e the a	governme pplication.			2
			(2)	app	licatio	on if, y	within	n to have the state ply with th	ed pe	eriod, the	
								be in for on is cons			6 7
			(1)					de under se to be in fo			e 8 9
				(a)			•	er the day erwise have			e 10 11
				(b)	unti	l the app	olicatio	on is—			12
					(i)	decideo	d unde	r section 40	5A; 01	r	13
					(ii)	taken t section		ve been wi 2); or	thdrav	wn under	r 14 15
					(iii)	otherw	ise wit	thdrawn.			16
			(2)	lice	nce c	ontinues	s in fo	tion is refu orce until t is given to	he in	formation	
			(3)			ion does d or can	-	oply if the l	icence	e is earlier	r 20 21
Clause	110	Am	endment o	fs5	8 (Aı	oplicati	ons)				22
		(1)	Section 58(•		,				23
			insert—								24
				(ba)		pplication er section		the restorat	ion of	f a licence	e 25 26
		(2)	Section 58(1)(ba	a) to (d)—					27
			<i>renumber</i> a	s sec	tion 5	58(1)(c)	to (e).				28

[s 111]

Clause	111	Insertion of ne	-		_	1
		Before sect	ion 1	49—		2
		insert—				3
		Divisio	on 1		Transitional provisions for	4
					Act No. 81 of 2003	5
Clause	112	Insertion of ne	ew p	t 10,	div 2	6
		Part 10-				7
		insert—				8
		Divisio	on 2		Transitional provisions for	9
					Health and Other	10
					Legislation Amendment	11
					Act 2021	12
		161 Co	ntinu	iing	application of former pt 4, div 2	13
		(1)	Thi	s sect	tion applies if—	14
			(a)		ore the commencement, a person made application under former section 44; and	15 16
			(b)		nediately before the commencement, the lication—	17 18
				(i)	had not been decided under former section 44; and	19 20
				(ii)	was not taken to have been withdrawn under section $45(2)$; and	21 22
				(iii)	had not been otherwise withdrawn.	23
		(2)	rela <i>Oth</i>	tion	part 4, division 2 continues to apply in to the application as if the <i>Health and</i> <i>egislation Amendment Act 2021</i> had not ced.	24 25 26 27
		(3)	In t	his se	ection—	28

			[s 113]	
			<i>former</i> , for a provision of this Act, means the provision as in force from time to time before the commencement.	
		162 Ap	plication of pt 4, div 2A	۷
		(1)	This section applies if—	4
			(a) a person's licence expired before the commencement; and	e T
			(b) on the commencement, the period under section 46A(2), for making an application for restoration of the licence, has not expired.	
		(2)	Part 4, division 2A applies in relation to the licence.	
Divis	sion	5	Amendment of Radiation Safety Act	
			1999]
113	Ac	t amended		1
		This division	on amends the Radiation Safety Act 1999.	
		Note—		1
		See also the	ne amendments in schedule 1, part 2.	1
114		nendment o plications)	of s 51 (Procedural requirements for	
	(1)	Section 51	(1)(c)(ii) and (iii)—	2
		omit.		2
	(2)	Section 51	(1)(c)(iv)—	2
		renumber a	as section $51(1)(c)(ii)$.	2
	(3)	Section 51-		2
		insert—		2

Clause

Clause

[s 115]

		(1A)	If the application is for an Act instrument prescribed by regulation for this subsection, the application must also be accompanied by—	
			 (a) if the applicant is an individual—proof, to the satisfaction of the chief executive, of the individual's identity; or 	
			(b) if the applicant is required to appoint a nominated person—proof, to the satisfaction of the chief executive, of the nominated person's identity.	8
	(4)	Section 51((6), 'subsection (5)(b)'—	11
		omit, insert	<u>t</u>	12
			subsection (6)(b)	13
	(5)	Section 51((1A) to (8)—	14
		<i>renumber</i> a	as section $51(2)$ to (9) .	15
Divi	sion	6	Amendment of Transplantation and Anatomy Act 1979	16 17
Divi :		6 t amended		
		t amended		17 18
	Act	t amended This divisio 1979.	Anatomy Act 1979	17 18 19
115	Act	t amended This divisio 1979. nendment o	Anatomy Act 1979 on amends the <i>Transplantation and Anatomy Act</i>	17 18 19 20
115	Act	t amended This divisio 1979. nendment o	Anatomy Act 1979 on amends the <i>Transplantation and Anatomy Act</i> of s 4 (Interpretation) definition <i>tissue</i> —	17 18 19 20 21
115	Act	t amended This divisio 1979. nendment o Section 4, c	Anatomy Act 1979 on amends the <i>Transplantation and Anatomy Act</i> of s 4 (Interpretation) definition <i>tissue</i> —	17 18 19 20 21 22
115	Act	t amended This divisio 1979. nendment o Section 4, c	Anatomy Act 1979 on amends the <i>Transplantation and Anatomy Act</i> of s 4 (Interpretation) definition <i>tissue</i> —	17 18 19 20 21 22 23
115	Act	t amended This divisio 1979. nendment o Section 4, c	Anatomy Act 1979 on amends the <i>Transplantation and Anatomy Act</i> of s 4 (Interpretation) definition <i>tissue</i> — <i>tissue</i> —	17 18 19 20 21 22 23 24

Clause

Clause

Health and Other Legislation Amendment Bill 2021 Part 4 Minor and consequential amendments

[s 117]

				(B) a human foetus; or	1
			(ii)	a substance extracted from an organ, blood or part of—	2 3
				(A) a human body; or	4
				(B) a human foetus; but	5
		(b)	does	s not include—	6
			(i)	immunoglobulins; or	7
			(ii)	laboratory reagents, or reference and control materials, derived wholly or in part from pooled human plasma; or	8 9 10
			(iii)	human milk.	11
	Part	4 Mir	nor	and consequential	12
		am	enc	dments	13
Clause	117	Acts amended			14
		Schedule 1 amer	nds th	e Acts it mentions.	15

Schedule 1

Schedule 1	Minor and consequential amendments	1 2
	section 117	3
Part 1	Amendments commencing on assent	4 5
Corrective Servic	es Act 2006	6
1 Section 306A omit, inser	targeted substance means a substance, other than	7 8 9
	a dangerous drug, that may impair a person's physical or mental capacity.	10 11
Water Supply (Sa	fety and Reliability) Act 2008	12
1 Section 399F	(1)(h)—	13
omit, inser	<i>t</i> —	14
	(h) the <i>Medicines and Poisons Act 2019</i> , to the extent it applies to a pest control activity within the meaning of that Act;	15 16 17

Schedule 1

Part		endments commencing by clamation	1 2
Amb	ulance Service Ac	ct 1991	3
1	Sections 50G(1), 50 50O and 50S(1), 'is	l(1), 50J(1), 50K, 50M(1) and (2), 50N, authorised to'—	4 5
	omit, insert—		6
	may		7
Ment	al Health Act 2010	6	8
1		(b) and 237(1)(b), section 243, patient, paragraph (b), and section 668(4)'—	9 10 11
	omit, insert—		12
	sectio	on 368(3)(b)	13
Publi	c Health (Infectio	n Control for Personal	14
Appe	arance Services)	Act 2003	15
1	Section 49(5), edito	r's note—	16
	omit, insert—		17
	Notes-		18
	1	See section 35 in relation to the matters a local government may have regard to in deciding whether a person is a suitable person to hold a licence.	19 20 21

Schedule 1

	2 See section 36 in relation to the matters a local government may have regard to in deciding whether premises at which higher risk personal appearance services are to be provided are suitable for providing the services.	1 2 3 4 5
2	Section 51(2), editor's note—	6
	omit, insert—	7
	Note—	8
	See section 35 in relation to the matters a local government may have regard to in deciding whether a person is a suitable person to hold a licence.	9 10 11
3	Section 88(1), editor's note—	12
	omit, insert—	13
	Note—	14
	See section 115 in relation to false or misleading statements.	15 16
Rac	diation Safety Act 1999	17
1	Section 29(2), editor's note—	18
	omit, insert—	19
	Note—	20
	Under section $51(3)$ and $(4)(a)$, an application for a possession licence must be accompanied by the proposed radiation safety and protection plan for the radiation practice for which the applicant wants to possess a radiation source.	21 22 23 24 25
2	Section 34B(3), note, 'section 51(3)(b)'—	26
	omit, insert—	27
	section 51(4)(b)	28

	Schedule 1
Section 53	(1)(b), editor's note—
omit, in	sert—
	Note—
	Justification is a radiation safety, protection and security principle under section 5.
Section 53	(1)(c), editor's note—
omit, in	sert—
	Note—
	Under section $51(3)$ and $(4)(a)$, an application for a possession licence must be accompanied by the proposed radiation safety and protection plan for the

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