

Health Practitioner Regulation National Law and Other Legislation Amendment Bill 2018



Queensland

Health Practitioner Regulation National Law and Other Legislation Amendment Bill 2018

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2018

A Bill

for

An Act to amend the *Ambulance Service Act 1991*, the *Health Practitioner Regulation National Law Act 2009* and the *Hospital and Health Boards Act 2011* for particular purposes

[s 1]

	The P	arliament of Queensland enacts—	1
	Part	1 Preliminary	2
Clause	1	Short title	3
		This Act may be cited as the Health Practitioner Regulation National Law and Other Legislation Amendment Act 2018.	4 5
Clause	2	Commencement	6
		This Act commences on a day to be fixed by proclamation.	7
	Part	2 Amendment of Health Practitioner Regulation National Law Act 2009	8 9 10
Clause	3	Act amended	11
		This part amends the <i>Health Practitioner Regulation National Law Act 2009</i> .	12 13
Clause	4	Amendment of s 25 (Amendment of s 141 (Mandatory notifications by health practitioners))	14 15
		(1) Section 25, heading, after 'practitioners'—	16
		insert—	17
		other than treating practitioners	18
		(2) Section 25(3)—	19
		omit.	20

[s 5]

Clause	5	Insertion of ne	ew ss 25A-25C	1
		After section	on 25—	2
		insert—		3
		not	endment of s 141A (Mandatory ifications by treating practitioners of sexual sconduct)	4 5 6
		(1)	Section 141A(2), 'National Agency'—	7
			omit, insert—	8
			health ombudsman	9
		(2)	Section 141A(3), after 'this Part'—	10
			insert—	11
			or the Health Ombudsman Act 2013	12
		not	nendment of s 141B (Mandatory cifications by treating practitioners of postantial risk of harm to public)	13 14 15
		(1)	Section 141B(2) and (4), 'National Agency'—	16
			omit, insert—	17
			health ombudsman	18
		(2)	Section 141B(6), after 'this Part'—	19
			insert—	20
			or the Health Ombudsman Act 2013	21
		not	nendment of s 141C (When practitioner does form reasonable belief in course of oviding health service)	22 23 24
			Section 141C(2)(e), 'National Agency'—	25
			omit, insert—	26
			health ombudsman	27

s	6]

Clause	6	Insertion of new s	56A	1
		After section 56-	<u> </u>	2
		insert—		3
		56A Replace	ement of s 241A	4
		Sec	tion 241A—	5
		omi	t, insert—	6
		241A Pı	roceedings for indictable offences	7
		(1)	An offence against part 7, division 10 or section 196A(1) is an indictable offence that is a misdemeanour.	8 9 10
		(2)	Subject to subsection (3), a proceeding for an indictable offence is to be heard and decided summarily.	11 12 13
		(3)	A Magistrates Court must abstain from dealing summarily with a charge of an indictable offence—	14 15 16
			(a) if satisfied, on an application made by the prosecution or the defence, that because of exceptional circumstances the charge should not be heard and decided summarily; or	17 18 19 20 21
			1 There is sufficient connection between the offence the subject of the charge, and other offences allegedly committed by the defendant and to be tried on indictment, to allow all the offences to be tried together.	22 23 24 25 26 27 28
			2 There is an important issue of law involved.	29 30
			3 An issue of general community importance or public interest is involved, or the holding of a trial by jury is justified in order to establish contemporary community standards.	31 32 33 34 35

	(b)	if satisfied, at any stage and after hearing any submissions by the prosecution and defence, that because of the nature or seriousness of the offence or any other relevant consideration the defendant, if convicted, may not be adequately punished on summary conviction.	1 2 3 4 5 6 7 8
(4)		a Magistrates Court abstains from sdiction—	9 10
	(a)	the court must stop treating the proceeding as a proceeding to hear and decide the charge summarily; and	11 12 13
	(b)	the proceeding for the charge must be conducted as a committal proceeding; and	14 15 16
	(c)	a plea of the defendant at the start of the hearing must be disregarded; and	17 18
	(d)	the evidence already heard by the court is taken to be evidence in the committal proceeding; and	19 20 21
	(e)	the <i>Justices Act 1886</i> , section 104 must be complied with for the committal proceeding.	22 23 24
(5)	on a	maximum penalty that may be imposed a summary conviction for an indictable ence is 165 penalty units.	25 26 27
(6)		Magistrates Court that summarily deals a charge of an indictable offence—	28 29
	(a)	must be constituted by a magistrate; and	30 31
	(b)	has jurisdiction despite the time that has elapsed from the time when the matter of complaint of the charge arose.	32 33 34 35

[s 7]

	Part	3 Amendment of Health Practitioner Regulation National Law	1 2 3
Clause	7	Law amended	4
		This part amends the Health Practitioner Regulation National Law set out in the schedule to the <i>Health Practitioner Regulation National Law Act 2009</i> .	5 6 7
Clause	8	Amendment of s 113 (Restriction on use of protected titles)	8 9
		Section 113(1) and (2), penalty—	10
		omit, insert—	11
		Maximum penalty—	12
		(a) in the case of an individual—\$60,000 or 3 years imprisonment or both; or	13 14
		(b) in the case of a body corporate—\$120,000.	15
Clause	9	Amendment of s 115 (Restriction on use of specialist titles)	16 17
		Section 115(1) and (2), penalty—	18
		omit, insert—	19
		Maximum penalty—	20
		(a) in the case of an individual—\$60,000 or 3 years imprisonment or both; or	21 22
		(b) in the case of a body corporate—\$120,000.	23
Clause	10	Amendment of s 116 (Claims by persons as to registration as health practitioner)	24 25
		Section 116(1) and (2), penalty—	26

ſs	1	1	1

		omit, insert—		1
		Max	ximum penalty—	2
		(a)	in the case of an individual—\$60,000 or 3 years imprisonment or both; or	3 4
		(b)	in the case of a body corporate—\$120,000.	5
Clause	11		17 (Claims by persons as to ticular profession or division)	6 7
		Section 117(3),	penalty—	8
		omit, insert—		9
		Max	ximum penalty—	10
		(a)	in the case of an individual—\$60,000 or 3 years imprisonment or both; or	11 12
		(b)	in the case of a body corporate—\$120,000.	13
Clause	12	Amendment of s 1 registration)	18 (Claims by persons as to specialist	14 15
		Section 118(1) a	and (2), penalty—	16
		omit, insert—		17
		Max	ximum penalty—	18
		(a)	in the case of an individual—\$60,000 or 3 years imprisonment or both; or	19 20
		(b)	in the case of a body corporate—\$120,000.	21
Clause	13	Amendment of s 1 registration in rec	19 (Claims about type of registration or ognised specialty)	22 23
		Section 119(3),	penalty—	24
		omit, insert—		25
		Max	ximum penalty—	26

[s	14]
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	<u> </u>	
		(a) in the case of an individual—\$60,000 or 3 years imprisonment or both; or
		(b) in the case of a body corporate—\$120,000.
se	14	Amendment of s 121 (Restricted dental acts)
		Section 121(1), penalty—
		omit, insert—
		Maximum penalty—\$60,000 or 3 years imprisonment or both.
se	15	Amendment of s 122 (Restriction on prescription of optical appliances)
		Section 122(1), penalty—
		omit, insert—
		Maximum penalty—\$60,000 or 3 years imprisonment or both.
se	16	Amendment of s 123 (Restriction on spinal manipulation)
		Section 123(1), penalty—
		omit, insert—
		Maximum penalty—\$60,000 or 3 years imprisonment or both.
se	17	Amendment of s 140 (Definition of notifiable conduct)
		(1) Section 140, definition <i>notifiable conduct</i> , 'the practitioner has', first mention—
		omit.
		(2) Section 140, definition <i>notifiable conduct</i> , paragraph (a), 'practised'—
		omit, insert—

			practising	1
		(3)	Section 140, definition <i>notifiable conduct</i> , paragraph (b), 'engaged'—	2 3
			omit, insert—	4
			engaging	5
		(4)	Section 140, definition <i>notifiable conduct</i> , paragraph (c), 'placed'—	6 7
			omit, insert—	8
			placing	9
		(5)	Section 140, definition <i>notifiable conduct</i> , paragraph (d), from 'placed' to 'practised'—	10 11
			omit, insert—	12
			placing the public at risk of harm by practising	13
Clause	18		endment of s 141 (Mandatory notifications by health octitioners)	14 15
		(1)	Section 141, heading, after 'practitioners'—	16
			insert—	17
			other than treating practitioners	18
		(2)	Section 141, after subsection (2)—	19
			insert—	20
			(2A) However, subsection (2) does not apply if the first health practitioner forms the reasonable belief in the course of providing a health service to the second health practitioner or student.	21 22 23 24
Clause	19	Ins	ertion of new ss 141A–141C	25
			After section 141—	26
			insert—	27

141A Ma	andatory notifications by treating ctitioners of sexual misconduct	1 2
(1)	This section applies to a registered health practitioner (the <i>treating practitioner</i>) who, in the course of providing a health service to another registered health practitioner (the <i>second health practitioner</i>), forms a reasonable belief that the second health practitioner has engaged, is engaging, or is at risk of engaging, in sexual misconduct in connection with the practice of the practitioner's profession.	3 4 5 6 7 8 9 10
(2)	The treating practitioner must, as soon as practicable after forming the reasonable belief, notify the National Agency of the second health practitioner's conduct that forms the basis of the reasonable belief.	12 13 14 15 16
	Note— See section 237 which provides protection from civil, criminal and administrative liability for persons who, in good faith, make a notification under this Law.	17 18 19 20
(3)	A contravention of subsection (2) by the treating practitioner does not constitute an offence but may constitute behaviour for which action may be taken under this Part.	21 22 23 24
(4)	This section applies subject to section 141C.	25
	andatory notifications by treating ctitioners of substantial risk of harm to blic	26 27 28
(1)	Subsection (2) applies to a registered health practitioner (the <i>treating practitioner</i>) who, in the course of providing a health service to another registered health practitioner (the <i>second health practitioner</i>), forms a reasonable belief that the second health practitioner is placing the public at substantial risk of harm by practising the profession—	29 30 31 32 33 34 35 36

	(a) while the practitioner has an impairment; or	1
	(b) while intoxicated by alcohol or drugs; or	2
	(c) in a way that constitutes a significant departure from accepted professional standards.	3 4 5
(2)	The treating practitioner must, as soon as practicable after forming the reasonable belief, notify the National Agency of the second health practitioner's conduct that forms the basis of the reasonable belief. Note—	6 7 8 9 10
	See section 237 which provides protection from civil, criminal and administrative liability for persons who, in good faith, make a notification under this Law.	12 13 14
(3)	Subsection (4) applies to a registered health practitioner (also the <i>treating practitioner</i>) who, in the course of providing a health service to a student, forms a reasonable belief that the student has an impairment that, in the course of the student undertaking clinical training, may place the public at substantial risk of harm.	15 16 17 18 19 20 21
(4)	The treating practitioner must, as soon as practicable after forming the reasonable belief, notify the National Agency of the student's impairment. Note— See section 237 which provides protection from civil, criminal and administrative liability for persons who, in	22 23 24 25 26 27 28
(5)	good faith, make a notification under this Law. In considering whether the public is being, or may	29 30
, ,	be, placed at substantial risk of harm, the treating practitioner may consider the following matters relating to an impairment of the second health practitioner or student—	31 32 33 34
	(a) the nature, extent and severity of the impairment;	35 36

	(b) the extent to which the second health practitioner or student is taking, or is willing to take, steps to manage the impairment;	1 2 3
	(c) the extent to which the impairment can be managed with appropriate treatment;	4 5
	(d) any other matter the treating practitioner considers is relevant to the risk of harm the impairment poses to the public.	6 7 8
(6)	A contravention of subsection (2) or (4) by the treating practitioner does not constitute an offence but may constitute behaviour for which action may be taken under this Part.	9 10 11 12
(7)	This section applies subject to section 141C.	13
	hen practitioner does not form reasonable ef in course of providing health service	14 15
(1)	This section applies if a registered health practitioner (the <i>first health practitioner</i>) forms a reasonable belief about—	16 17 18
	(a) a matter, relating to another registered health practitioner (the <i>second health practitioner</i>), mentioned in section 141A(1) or 141B(1); or	19 20 21 22
	(b) a matter, relating to a student, mentioned in section 141B(3).	23 24
(2)	For this Division, the first health practitioner is taken not to form the reasonable belief in the course of providing a health service to the second health practitioner or student if—	25 26 27 28
	(a) the first health practitioner—	29
	(i) is employed or otherwise engaged by an insurer that provides professional indemnity insurance that relates to the second health practitioner or student; and	30 31 32 33 34

(ii) forms the reasonable belief about the 1 matter as a result of a disclosure made 2 by a person to the first health 3 practitioner in the course of a legal 4 proceeding or the provision of legal 5 advice arising from the insurance 6 policy; or 7 (b) the first health practitioner forms the 8 reasonable belief in the course of providing 9 advice in relation to the matter for the 10 purposes of a legal proceeding or the 11 preparation of legal advice; or 12 (c) the first health practitioner is a legal 13 practitioner and forms the reasonable belief 14 in the course of providing legal services to 15 the second health practitioner or student in 16 relation to a legal proceeding or the 17 preparation of legal advice in which the 18 matter is an issue; or 19 (d) the first health practitioner— 20 forms the reasonable belief in the 21 course of exercising functions as a 22. member of a quality assurance 23 committee, council or other body 24 approved or authorised under an Act of 25 a participating jurisdiction; and 26 (ii) is unable to disclose the information 27 that forms the basis of the reasonable 28 belief because a provision of that Act 29 prohibits disclosure the of the 30 information: or 31 the first health practitioner knows, or 32 reasonably believes, the National Agency 33 has been notified of the matter that forms 34 the basis of the reasonable belief. 35

[s 20]

Clause	20		1 2
		Section 196A(1), penalty—	3
		omit, insert—	4
			5 6
Clause	21	Insertion of new s 241A	7
		Before section 242—	8
		insert—	9
		241A Proceedings for indictable offences	10
			11 12
		•	13 14
			15 16
		(b) on indictment.	17
		the participating jurisdiction in which the	18 19 20
Clause	22	Amendment of s 242 (Proceedings for offences)	21
		(1) Section 242, heading, after 'for'—	22
		insert—	23
		other	24
		(2) Section 242, after 'this Law'—	25
		insert—	26
			27 28

Clause	23	Amendment of sch 6, s 16 (Return of seized things)					
		(1)	Schedule 6, section 16(1)—				
			omit, insert	_			3
			(1)			zed thing has not been forfeited, the must return it to its owner—	4 5
				(a)	with the	roceedings involving the thing are started nin 6 months after the thing is seized—at end of the proceedings and any appeal in the proceedings; or	6 7 8 9
				(b)	othe	erwise—	10
					(i)	6 months after the thing is seized; or	11
					(ii)	at the end of any longer time for which the thing may be kept under subclause (3).	12 13 14
		(2)	Schedule 6,	secti	ion 1	6, after subsection (2)—	15
			insert—				16
			(3)	may	kee	ized thing is a document, the inspector p it while the inspector is satisfied it is or may be needed, for the purposes of—	17 18 19
				(a)	that	oceeding for an offence against this Law is likely to be started or that has been ted but not completed; or	20 21 22
				(b)		appeal from a decision in a proceeding an offence against this Law.	23 24
Clause	24	Am	nendment o	f sch	າ 6, ຣ	s 17 (Access to seized things)	25
		(1)	Schedule 6,	secti	ion 1	7(1), after 'copy it'—	26
			insert—				27
				or ta	ake a	n extract from it	28
		(2)	Schedule 6,	secti	ion 1	7(2), 'or copying'—	29
			omit, insert	_			30

[s 25]

			, co	pying or taking of an extract	1
	Part	4	An	nendment of other legislation	2
	Divis	ion 1		endment of Ambulance Service 1 1991	3 4
Clause	25	Act amended This division	on am	nends the Ambulance Service Act 1991.	5 6
Clause	26	Amendment o	ofs3	6A (Definitions for pt 4A)	7
		Section 36	A, de	finition public risk notifiable conduct—	8
		omit, insert	t—		9
			_	<i>lic risk notifiable conduct</i> , for a registered lth practitioner, means—	10 11
			(a)	placing the public at risk of substantial harm in the practitioner's practice of the profession because the practitioner has an impairment; or	12 13 14 15
			(b)	placing the public at risk of substantial harm by practising the profession in a way that constitutes a significant departure from accepted professional standards.	16 17 18 19
Clause	27	Amendment o	ofs3	6L (Definitions for div 5)	20
		Section 36l	L, def	finition excluded notifiable conduct—	21
		omit, insert	t—		22
				luded notifiable conduct , for a registered lth practitioner, means—	23 24
			(a)	practising the practitioner's profession while intoxicated by alcohol or drugs; or	25 26

		[6 = 6]	
		(b) practising the practitioner's profession in a way that constitutes a significant departure from accepted professional standards but not in a way that places the public at risk of substantial harm; or	2 3
		(c) engaging in sexual misconduct in connection with the practice of the practitioner's profession.	0
Clause	28	Amendment of s 36NA (Information about excluded notifiable conduct)	9 10
		Section 36NA(1), 'section 141(4)(d)'—	11
		omit, insert—	12
		sections 141(4)(d) and 141C(2)(d)	13
	Divis	Amendment of Hospital and Health Boards Act 2011	14 15
Clause	29	Act amended	16
		This division amends the Hospital and Health Boards Act 2011.	17 18
Clause	30	Amendment of s 86 (Information about excluded notifiable conduct)	19 20
		Section 86(1), 'section 141(4)(d)'—	21
		omit, insert—	22
		sections 141(4)(d) and 141C(2)(d)	23
Clause	31	Amendment of s 107 (Information about excluded notifiable conduct)	24 25
		Section 107(1), 'section 141(4)(d)'—	26

[s 32]

Clause 32

	omit, insert			1
		sect	ions 141(4)(d) and 141C(2)(d)	2
Am	endment o	f scl	n 2 (Dictionary)	3
(1)	Schedule 2, risk notifial		nitions excluded notifiable conduct and public onduct—	4 5
	omit.			6
(2)	Schedule 2-	_		7
	insert—			8
			duded notifiable conduct, for a registered th practitioner, means—	9 10
		(a)	practising the practitioner's profession while intoxicated by alcohol or drugs; or	11 12
		(b)	practising the practitioner's profession in a way that constitutes a significant departure from accepted professional standards but not in a way that places the public at risk of substantial harm; or	13 14 15 16 17
		(c)	engaging in sexual misconduct in connection with the practice of the practitioner's profession.	18 19 20
		_	lic risk notifiable conduct, for a registered th practitioner, means—	21 22
		(a)	placing the public at risk of substantial harm in the practitioner's practice of the profession because the practitioner has an impairment; or	23 24 25 26
		(b)	placing the public at risk of substantial harm by practising the profession in a way that constitutes a significant departure from accepted professional standards.	27 28 29 30

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