

# Health and Other Legislation Amendment Bill 2016



#### Queensland

# **Health and Other Legislation Amendment Bill 2016**

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### 2016

## **A Bill**

for

An Act to amend the Criminal Code, the *Hospital and Health Boards Act 2011*, the *Public Health Act 2005* and the *Queensland Institute of Medical Research Act 1945* and the legislation mentioned in schedule 1 for particular purposes

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	The P	arliament of Queensland enacts—	1
	Part	1 Preliminary	2
Clause	1	Short title  This Act may be cited as the Health and Other Legislation Amendment Act 2016.	3 4 5
	Part	2 Amendment of Criminal Code	6
Clause	2	Code amended  This part amends the Criminal Code.	7 8
Clause	3	Amendment of s 6 (Carnal knowledge)  Section 6(2), 'sodomy'—  omit, insert—  anal intercourse	9 10 11 12
Clause	4	Omission of s 208 (Unlawful sodomy) Section 208— omit.	13 14 15
Clause	5	Amendment of s 213 (Owner etc. permitting abuse of children on premises)  (1) Section 213(1), from 'prescribed age' to '208,'—  omit, insert—  age of 16 years to be in or upon the premises for	16 17 18 19 20

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			the purpose of any person, whether a particular person or not, doing an act in relation to the child (a <i>proscribed act</i> ) defined to constitute an offence in section	1 2 3 4
		(2)	Section 213(3)(a), '208 or'—	5
			omit.	6
		(3)	Section 213(4) and (6)—	7
			omit.	8
		(4)	Section 213(5)—	9
			renumber as section 213(4).	10
Clause	6		endment of s 215 (Carnal knowledge with or of ldren under 16)	11 12
			Section 215(6)—	13
			omit.	14
Clause	7		endment of s 216 (Abuse of persons with an pairment of the mind)	15 16
		(1)	Section 216(1), after 'knowledge'—	17
			insert—	18
			with or	19
		(2)	Section 216(5), definition carnal knowledge—	20
			omit.	21
Clause	8	Am	endment of s 219 (Taking child for immoral purposes)	22
		(1)	Section 219(1), from 'prescribed age' to '208,'—	23
			omit, insert—	24
			age of 16 years and is not the husband or wife of that person for the purpose of any person, whether a particular person or not, doing an act in relation	25 26 27

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			to the child (a <i>proscribed act</i> ) defined to constitute an offence in section	1 2
		(2)	Section 219(3)(a), '208 or'—	3
			omit.	4
		(3)	Section 219(4) and (6)—	5
			omit.	6
		(4)	Section 219(5)—	7
			renumber as section 219(4).	8
lause	9	Am wit	nendment of s 229B (Maintaining a sexual relationship h a child)	9 10
		(1)	Section 229B(1) and (5), 'prescribed age'—	11
			omit, insert—	12
			age of 16 years	13
		(2)	Section 229B(10), definition offence of a sexual nature, '208,'—	14 15
			omit.	16
		(3)	Section 229B(10), definition prescribed age—	17
			omit.	18
lause	10		nendment of s 578 (Charge of offence of a sexual cure)	19 20
		(1)	Section 578(1), '208,'—	21
			omit.	22
		(2)	Section 578(1A)—	23
			omit.	24
		(3)	Section 578(4), '208,'—	25
			omit.	26

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Clause	11		•	vidence of blood relationship) tion prescribed offence, paragraph (b),	1 2 3 4
Clause	12	Insertion of ne Part 9— insert—	ew pt 9, ch	ı 95	5 6 7
		Chapt	ter 95	Transitional provision for Health and Other Legislation Amendment Act 2016	8 9 10 11
		735 Ref	erences to	o particular offences	12
		(1)		ed provision applies as if a reference to 5 in the amended provision included a to—	13 14 15
			any t	riminal Code, section 208 as in force at ime before its repeal by the <i>Health and</i> r Legislation Amendment Act 2016; and	16 17 18
			any t	riminal Code, section 209 as in force at ime before its repeal by the <i>Criminal and Other Acts Amendment Act 2008</i> .	19 20 21
		(2)	636(1) apposite of the offence d	nition <i>prescribed offence</i> in section plies as if it included a reference to an efined in a provision mentioned in a (1)(a) or (b).	22 23 24 25
		(3)	In this sec	tion—	26
				provision means any of the following as in force on or after the ement—	27 28 29

			(a)	section 229B(10), definition offence of a sexual nature;	1 2
			(b)	section 578(1) and (4).	3
	Part	3		nendment of Hospital and alth Boards Act 2011	4 5
lause	13	Act	t amended This part amends	s the Hospital and Health Boards Act 2011.	6 7
lause	14	Am	endment of s 1	39 (Definitions for pt 7)	8
		(1)	Section 139, designated person	definitions <i>confidential information</i> and on—	9 10
			omit.		11
		(2)	Section 139—		12
			insert—		13
			con	fidential information means—	14
			(a)	information, acquired by a person in the person's capacity as a designated person, from which a person who is receiving or has received a public sector health service could be identified; or	15 16 17 18 19
			(b)	information accessed by a prescribed health practitioner under section 161C(2).	20 21
			desi	gnated person see section 139A.	22
			pres	scribed health practitioner means—	23
			(a)	a relevant health practitioner, other than a person mentioned in section 139A(1), who is prescribed by regulation; or	24 25 26
			(b)	a person who was a relevant health practitioner mentioned in paragraph (a).	27 28

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		_	scribed information system means an ormation system prescribed by regulation.	1 2
		who Reg	want health practitioner means an individual is registered under the Health Practitioner gulation National Law to practise a health fession, other than as a student.	3 4 5 6
lause 15	Insertion of ne	ew s	139A	7
	After section	on 139	9—	8
	insert—			9
	139A M	eani	ng of <i>designated person</i>	10
	(1)	Des	ignated person means a person who is—	11
		(a)	a public service employee employed in the department; or	12 13
		(b)	a health service employee; or	14
		(c)	the chief health officer; or	15
		(d)	the director of mental health; or	16
		(e)	a health professional (other than a person mentioned in paragraphs (a) to (d)) engaged in delivering a public sector health service, whether at a public sector health service facility or another place; or	17 18 19 20 21
		(f)	a member of a board of a Service; or	22
		(g)	a person (other than a person mentioned in paragraph (a) or (b)) engaged temporarily to provide administrative support services for a Service or the department; or	23 24 25 26
		(h)	a person being educated or trained at a public sector health service facility as part of the requirements for—	27 28 29
			(i) registration, enrolment or other authorisation (however described) to practise as a health professional; or	30 31 32

				(ii) completion of a course of study qualifying a person for registration, enrolment or authorisation mentioned in subparagraph (i); or	1 2 3 4
			(i)	a person providing education or training at a public sector health service facility to a person mentioned in paragraph (h); or	5 6 7
			(j)	a contractor who accesses confidential information under a contract to provide information and communication technology or information management services to a Service or the department; or	8 9 10 11 12
			(k)	a volunteer carrying out duties at a public sector health service facility on behalf of a Service or the department; or	13 14 15
			(1)	an inspector; or	16
			(m)	another person prescribed under a regulation for this paragraph to be a designated person.	17 18
		(2)	•	person who was a person mentioned in section (1) is also a <i>designated person</i> .	19 20
Clause	16	Insertion of ne	ew pt	7, div 2, sdiv 1, hdg	21
		Part 7, divis	sion 2	, before section 142—	22
		insert—			23
		Subdi	visic	on 1 Prohibited disclosure of confidential information	24 25
Clause	17	Amendment o	ofs 1	42 (Confidential information must not	26 27
		(1) Section 142	2, hea	ding, after 'disclosed'—	28
		insert—			29
			by d	lesignated persons	30

·				
	(2)	Section 142(2), a	after 'designated person'—	1
		insert—		2
		or a	prescribed health practitioner	3
Clause 1	8 Ins	ertion of new s	142A and pt 7, div 2, sdiv 2, hdg	4
		After section 142	2—	5
		insert—		6
			lential information must not be ed by prescribed health practitioners	7 8
		disc info	prescribed health practitioner must not close, directly or indirectly, confidential ermation to another person unless the closure is required or permitted under this Act.	9 10 11 12
		Max	ximum penalty—600 penalty units.	13
		anot	subsection (1), another person includes ther prescribed health practitioner or a gnated person.	14 15 16
		coul	section (1) applies even if the person who ld be identified from the disclosure of fidential information is deceased.	17 18 19
		Subdivisio	on 2 Permitted disclosure of confidential information	20
			confidential information	21
Clause 1	9 Am Iaw		43 (Disclosure required or permitted by	22 23
	(1)	Section 143(2)—	_	24
		insert—		25
		(e)	information provided to a prescribed health practitioner by a designated person by giving the prescribed health practitioner	26 27 28

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		access to a prescribed information system 1 for the purposes of section 161C.
		(2) Section 143— 3
		insert— 4
		(3) A prescribed health practitioner may disclose 5
		confidential information if the disclosure is 6
		required or permitted by an Act or law. 7
Clause	20	Amendment s 144 (Disclosure with consent) 8
		Section 144, after 'designated person'— 9
		insert— 10
		or prescribed health practitioner 11
Clause	21	Amendment of s 145 (Disclosure of confidential information for care or treatment of person)
		Section 145, after 'designated person'—
		insert— 15
		or prescribed health practitioner 16
Clause	22	Amendment of s 146 (Disclosure to person who has
		sufficient interest in health and welfare of person)
		Section 146(1), after 'designated person'—
		insert— 20
		or prescribed health practitioner 21
Clause	23	Amendment of s 147 (Disclosure to lessen or prevent serious risk to life, health or safety)
		Section 147, after 'designated person'—
		insert— 25
		or prescribed health practitioner 26

Clause	24	Amendment o or wellbeing o		48 (Disclosure for the protection, safety hild)	1 2
		Section 148	3—		3
		insert—			4
		(2)		prescribed health practitioner may disclose fidential information if—	5 6
			(a)	the relevant chief executive believes, on reasonable grounds, the disclosure is necessary for the protection, safety or wellbeing of a child; and	7 8 9 10
			(b)	the confidential information relates to someone other than the child mentioned in paragraph (a); and	11 12 13
			(c)	the relevant chief executive has, in writing, authorised the disclosure.	14 15
Clause	25	Insertion of ne	ew s	150A	16
		After section	on 15	0—	17
		insert—			18
			isclo earc	sure for purposes related to approved h	19 20
		(1)	give	es section applies if the relevant chief executive es a person (a <i>researcher</i> ) written approval to by out research.	21 22 23
		(2)	info	designated person may disclose confidential formation about a person (a <i>participant</i> ) for the pose of conducting the research if—	24 25 26
			(a)	the disclosure is to the researcher; and	27
			(b)	the participant is an adult who has impaired capacity for consenting to participation in the research; and	28 29 30
			(c)	the tribunal under the <i>Guardianship and</i> Administration Act 2000 or another person	31 32

			authorised under a law to make decisions for the participant consents to the participant's participation in the research.	1 2 3
			Example of a person authorised under a law—	4
			A statutory health attorney for an adult's health matter under the <i>Powers of Attorney Act 1998</i> .	5 6
		(3)	In this section—	7
			<i>impaired capacity</i> has the same meaning as impaired capacity under the <i>Guardianship and Administration Act 2000</i> .	8 9 10
			<i>research</i> see the <i>Public Health Act 2005</i> , section 280, definition <i>research</i> .	11 12
Clause	26	Amendment o executive)	f s 154 (Disclosure to or by relevant chief	13 14
		Section 154	4, after 'designated person'—	15
		insert—		16
			or prescribed health practitioner	17
Clause	27	Amendment o registration be	f s 155 (Disclosure to health practitioner pard)	18 19
		Section 155	5, after 'designated person'—	20
		insert—		21
			or prescribed health practitioner	22
Clause	28	Amendment o	f s 156 (Disclosure to health ombudsman)	23
		Section 156	6, after 'designated person'—	24
		insert—		25
			or prescribed health practitioner	26

Clause	29		s 157 (Disclosure to person performing r Coroners Act 2003)	1 2
		Section 157,	after 'designated person'—	3
		insert—		4
		C	or prescribed health practitioner	5
Clause	30	Amendment of s Society)	s 159 (Disclosure to Australian Red Cross	6 7
		Section 159,	after 'designated person'—	8
		insert—		9
		C	or prescribed health practitioner	10
Clause	31	Insertion of new	w pt 7, div 4	11
		Part 7—		12
		insert—		13
		Division	n 4 Access by prescribed	14
			health practitioner to	15
			prescribed information	16
			system	17
		preso	escribed health practitioner may access cribed information system and particular mation	18 19 20
			A prescribed health practitioner may access a prescribed information system.	21 22
		i	A prescribed health practitioner must not access information contained in a prescribed information system unless—	23 24 25
		(	(a) the information is necessary for the prescribed health practitioner to facilitate the care or treatment of an individual; or	26 27 28

s 32	s	32
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			(b) the prescribed health practitioner accesses the information incidentally while accessing information mentioned in paragraph (a).	1 2 3
			Maximum penalty—600 penalty units.	4
		(3)	A prescribed health practitioner must comply with all conditions prescribed by regulation in relation to accessing a prescribed information system and any information contained in the system.	5 6 7 8 9
			Maximum penalty—600 penalty units.	10
Clause	32	Amendment o	f sch 2 (Dictionary)	11
		Schedule 2-	_	12
		insert—		13
			<i>prescribed health practitioner</i> , for part 7, see section 139.	14 15
			<i>prescribed information system</i> , for part 7, see section 139.	16 17
			<i>relevant health practitioner</i> , for part 7, see section 139.	18 19
	Part	4	Amendment of Public Health	20
			Act 2005	21
Clause	33	Act amended		22
		This part ar	nends the Public Health Act 2005.	23
Clause	34	Amendment o	f s 158 (Definitions for ch 5)	24
		(1) Section 158	s, definition recognised immunisation provider—	25
		omit.		26

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	(2)	Section 158—	1
		insert—	2
		recognised vaccination provider, for part 2, division 1AA, see section 160A.	3 4
lause 35	Am	nendment of s 160A (Definitions for div 1AA)	5
	(1)	Section 160A, definition recognised immunisation provider—	6
		omit.	7
	(2)	Section 160A—	8
		insert—	9
		recognised vaccination provider, see the Australian Immunisation Register Act 2015 (Cwlth), section 4.	10 11 12
	(3)	Section 160A, definition immunisation history statement, paragraph (a)—	13 14
		omit, insert—	15
		(a) an immunisation history statement as recorded on the ACI register as defined under the <i>Australian Immunisation Register Act 2015</i> (Cwlth), section 4; or	16 17 18
	(4)	Section 160A, definition <i>immunisation history statement</i> , paragraph (b), 'recognised immunisation'—	20 21
		omit, insert—	22
		recognised vaccination	23
	(5)	Section 160A, definition <i>immunisation status</i> "up to date", paragraphs (b) and (c), 'recognised immunisation'—	24 25
		omit, insert—	26
		recognised vaccination	27

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lause 36	Insertion of new	v ch 5, pt 4	1
	Chapter 5—		2
	insert—		3
	Part 4	Disclosure of	4
		information for school	5
		health programs	6
	213AA De	efinitions for part	7
	I	In this part—	8
		health service see the Hospital and Health Boards Act 2011, section 15.	9 10
		health service chief executive see the Hospital and Health Boards Act 2011, section 33.	11 12
	a I	school health program, in relation to students of a school, means a program carried out for the purpose of providing a dental health service or an immunisation health service for the students.	13 14 15 16
	s e	school health program provider, in relation to a school health program, means a Service, or an entity engaged by a Service, that carries out the school health program.	17 18 19 20
		school principal includes a delegate of the principal.	21 22
	$\epsilon$	Service means a Hospital and Health Service established under the <i>Hospital and Health Boards</i> Act 2011, section 17.	23 24 25
		student, of a school, means a child who is enrolled in the school.	26 27
	213AB A <sub>l</sub>	pplication of part	28
		This part applies in relation to a school health program provider carrying out, or preparing to	29 30

	carry out, a school health program for students.	1
213AC	Identifying school health program providers	2
(1)	If the school health program provider is a Service,	3
	the health service chief executive of the Service	4
	must give the school principal notice stating that the Service is the school health program provider.	5 6
(2)	If the school health program provider is an entity	7
	engaged by a Service, the health service chief	8
	executive of the Service must give the school principal notice stating that the entity is the school	9
	health program provider.	10 11
213AD	Disclosure of information about students	12
(1)	For carrying out a function under the school	13
(1)	health program, the school health program	14
	provider may ask the school principal to provide	15
	the following information—	16
	(a) the name and date of birth of a student;	17
	(b) the name, telephone number, email address	18
	and postal address of a parent or guardian of	19
	a student;	20
	(c) any other information prescribed by regulation about a student.	21 22
(2)	The school principal must, within a reasonable	23
	period, disclose the information requested if the	24
	school principal receives, or has received, a notice under section 213AC stating that the Service or	25 26
	entity that requested the information is the school	27
	health program provider.	28
(3)	However, the school principal may refuse to	29
	disclose any information about the student if the	30
	school principal considers the disclosure is not in	31
	the best interests of the student.	32

(4)	If, under subsection (3), the school principal refuses to disclose information about 1 or more	1 2
	students, the school principal must give the school health program provider notice stating how many	3 4
	students have had information withheld for the	5
	school health program.	6
	Application of Information Privacy Act 2009 contracted service providers	7 8
(1)	This section applies to a school health program provider that is not—	9 10
	(a) an agency under the <i>Information Privacy Act 2009</i> , section 18; or	11 12
	(b) a health agency under the <i>Information Privacy Act</i> 2009, schedule 5.	13 14
(2)	For the purposes of the <i>Information Privacy Act</i> 2009, chapter 2, part 4—	15 16
	(a) the school health program provider is taken to be a bound contracted service provider; and	17 18 19
	(b) the agreement to provide a school health program between the Service and the school health program provider is taken to be a service arrangement; and	20 21 22 23
	(c) the Service is the contracting agency.	24
	Delegation by health service chief executive this part	25 26
	A health service chief executive may delegate the health service chief executive's functions under this part to an appropriately qualified—	27 28 29
	(a) employee of the Service; or	30
	(b) health service employee employed in the	31
	denartment and working for the Service	32

lause	37	Am	endment o	f sch	า 2 (I	Dictionary)	1
		(1)				as health service, health information held	2
			•	agen	cy an	d recognised immunisation provider—	3
			omit.				4
		(2)	Schedule 2				5
			insert—				6
				hea	lth in	formation held by a health agency—	7
				(a)	mea	ins—	8
					(i)	information held by the agency about a person's health or the provision of a health service to a person; or	9 10 11
					(ii)	information about a person's health or the provision of a health service to the person obtained by the agency under this Act or another Act; or	12 13 14 15
					(iii)	for chapter 6, part 4, information about a person's health or the provision of a health service to a person held or obtained by a contractor for the contractor to keep the Queensland Cancer Register; and	16 17 18 19 20 21
				(b)		udes information about a person who is eased.	22 23
				hea	lth se	ervice—	24
				(a)	for	chapter 5, part 4, see section 213AA; or	25
				(b)	for	chapter 6, part 1A, see section 228C.	26
						ervice chief executive, for chapter 5, part ection 213AA.	27 28
					0	ed vaccination provider, for chapter 5, vision 1AA, see section 160A.	29 30
						ealth program, for chapter 5, part 4, see	31

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			school health program provider, for chapter 5, part 4, see section 213AA.	1 2
			<i>school principal</i> , for chapter 5, part 4, see section 213AA.	3 4
			Service, for chapter 5, part 4, see section 213AA.	5
			student, for chapter 5, part 4, see section 213AA.	6
	Part :	5	Amendment of Queensland Institute of Medical Research	7
			Act 1945	8 9
Clause	38	Act amended		10
		This part Research A	amends the Queensland Institute of Medical act 1945.	11 12
Clause	39	Replacement	of s 19 (Bonuses to discoverers)	13
		Section 19-	<u> </u>	14
		omit, inser	<del>,</del>	15
		19 Bo	nuses to discoverers and inventors	16
		(1)	The Council may pay an amount (a <i>bonus</i> ) to a successful discoverer or inventor working, or who has worked, as an officer and employee or under the auspices of the Council.	17 18 19 20
		(2)	Without limiting subsection (1), a bonus is an amount paid in addition to the discoverer's or inventor's salary and allowances (if any).	21 22 23
		(3)	However, subsection (4) applies if the Council intends to pay a bonus to a discoverer or inventor in a financial year and the total amount of bonuses paid to all discoverers and inventors in the financial year—	24 25 26 27 28

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				[5 .6]	
			(a)	is more than \$10m before the payment is made; or	1 2
			(b)	will be more than \$10m because of the payment.	3 4
		(4)	mus	fore the Council pays the bonus, the Council st obtain the approval of the Governor in uncil.	5 6 7
	Part	6	Mi	nor and consequential	8
			am	endments	9
Clause	40	Legislation an	nenc	led	10
		Schedule 1	ame	nds the legislation it mentions.	11

Schedule 1	Legis	slation amended	1
		section 40	2
Child Protection (	(Offend	der Reporting) Act 2004	3
1 Part 7—			4
insert—			5
Divisi	on 4	Transitional provision for	6
		Health and Other	7
		Legislation Amendment	8
		Act 2016	9
88 Sc	h 1 refe	rences to the Criminal Code, s 215	10
		ale 1 applies as if the reference to the al Code, section 215 included a reference	11 12 13
	ar	e Criminal Code, section 208 as in force at my time before its repeal by the <i>Health and ther Legislation Amendment Act 2016</i> ; and	14 15 16
	ar	e Criminal Code, section 209 as in force at my time before its repeal by the <i>Criminal ode and Other Acts Amendment Act 2008</i> .	17 18 19
2 Schedule 1, it	em 9(a)	, entry for section 208—	20
omit.			21

Cor	rrective Services Act 2006	1
1	Schedule 1, entry for the Criminal Code, section 208— omit.	2 3
2	Schedule 1—	4
	insert—	5
	Criminal Code provision repealed by Health and Other Legislation Amendment Act 2016	6 7
	section 208 (Unlawful sodomy)	8
Crii	minal Organisation Act 2009  Section 7(2), from 'would be'—	9 10
	omit, insert—	11
	would have been an offence against section 208 as in force immediately before its repeal by the <i>Health and Other Legislation Amendment Act</i> 2016.	12 13 14 15
Crii	minal Practice Rules 1999	16
1	Schedule 3, form 113—	17
	omit.	18

Disa	bility Se	rvices Act 2006		1
1	Schedul 208—	•	the Criminal Code, section	2 3 4
2	Schedul inser	le 3, item 1, entry for the	the Criminal Code—	5 6
	208	Unlawful sodomy	as the provision was in force from time to time before its repeal by the Health and Other Legislation Amendment Act 2016	
3	Schedul 208—	•	the Criminal Code, section	7 8 9
4	Schedul inser	le 5, item 1, entry for t	the Criminal Code—	10 11
	208	Unlawful sodomy	as the provision was in force from time to time before its repeal by the Health and Other Legislation Amendment Act 2016 for an offence committed before 1 July 1997, only if committed against a child or a person with an impairment of the mind	

	Schedule 6, item 4, 208—	entry for the Criminal Code, section	1 2
,	omit.		3
6	Schedule 7—		4
	insert—		5
Crimina	l Code		
Provision of Code		Qualification relating to the provision of the Act	
208	Unlawful sodomy	as the provision was in force from time to time before its repeal by the <i>Health and Other Legislation Amendment Act 2016</i> for an offence committed before 1 July 1997, only if committed against a child or a person with an impairment of the mind	
		nsland Act 1967	6
	Section 61(2)(b), '20	06,—	7
	omit.		8
2	Insertion of new s 1	151	9
_	After section 150		10
	insert—		11
	151 Transitio	onal provision for Health and Other on Amendment Act 2016	12 13
	61(2) inclu 208 a	on 61 applies as if the reference in section (b) to the Criminal Code, section 215 aded a reference to the Criminal Code, section as in force at any time before its repeal by the	14 15 16 17
	Heal	th and Other Legislation Amendment Act	18

2016.	1
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Evid	ence Act 1977		2
1	<b>'208,'—</b>	finition prescribed special offence,	3 4
	omit.		5
2	Part 9—  insert—		6 7
	Division 6	Health and Other Legislation Amendment	8 9
		Act 2016	10
		bed special offence taken to include ces to Criminal Code, ss 208 and 209	11 12
	sect	definition prescribed special offence in ion 21M(3) applies as if it included a rence to—	13 14 15
	(a)	the Criminal Code, section 208 as in force at any time before its repeal by the <i>Health and Other Legislation Amendment Act 2016</i> ; and	16 17 18
	(b)	the Criminal Code, section 209 as in force at any time before its repeal by the <i>Criminal Code and Other Acts Amendment Act 2008</i> .	19 20 21

Pen	alties and Sentences	Act 1992	1
1	Section 15E(4), definite '208,'—  omit.	ion <i>offence of a sexual nature</i> ,	2 3 4
2	Part 14—		5
	insert—  Division 13	Transitional provision for Health and Other Legislation Amendment Act 2016	6 7 8 9
		a sexual nature taken to include to Criminal Code, ss 208 and 209	11 12
	The def section	finition offence of a sexual nature in 15E(4) applies as if the reference to the 1 Code, section 215 included a reference	13 14 15 16
	any	Criminal Code, section 208 as in force at time before its repeal by the <i>Health and ther Legislation Amendment Act 2016</i> ; and	17 18 19
	any	Criminal Code, section 209 as in force at time before its repeal by the <i>Criminal de and Other Acts Amendment Act 2008</i> .	20 21 22
3	_	he Criminal Code, item 5—	23
	omit.		24
4	Schedule 1—		25
	insert—		26

	Criminal Code (Provision repealed by Health and Other Legislation Amendment Act 2016)	1 2 3
	1 section 208 (Unlawful sodomy)	4
5	Schedule 1A, entry for the Criminal Code, section 208— omit.	5 6
6	insert—  Criminal Code (Provision repealed by Health and Other Legislation Amendment Act 2016)	7 8 9 10 11
Section 208	On Section heading Unlawful sodomy	
7	Schedule 2, entry for the Criminal Code, section 208— omit.	12 13
В	Schedule 2—	14

	Criminal Code (Provision repealed by Health and Other Legislation Amendment Act 2016)	1 2 3
Section	n Section heading	
208	Unlawful sodomy	
Police	e Powers and Responsibilities Act 2000	4
1	Section 538(1)(d)—	5
	omit.	6
2	Section 538(1)(e), 'girl'—	7
	omit, insert—	8
	child	9
3	Section 538(1), note, '208 (Unlawful sodomy),'—	10
	omit.	11
Priva	te Employment Agents Act 2005	12
1	Section 39(3), definition offence of a sexual nature, '208,'—	13 14
	omit.	15

2	Part 8—			1
	insert—			2
			I provision for <i>Health and Other Amendment Act 2016</i>	3 4
			Einition offence of a sexual nature in 39(3) applies as if it included a reference	5 6 7
		any	Criminal Code, section 208 as in force at time before its repeal by the <i>Health and ther Legislation Amendment Act 2016</i> ; and	8 9 10
		any	Criminal Code, section 209 as in force at time before its repeal by the <i>Criminal de and Other Acts Amendment Act 2008</i> .	11 12 13
Trai	nsport Operat	ions (Pa	assenger Transport) Act 1994	14
1	Schedule 1A, omit.	part 1, d	ivision 1, item 1—	15 16
2	Schedule 1A,	part 1—		17
	insert—			18
	Divisi	on 3A	Provision of the Criminal	19
			Code repealed by the	20
			Health and Other	21
			Legislation Amendment Act 2016	22 23
	1	offence	208 (Unlawful sodomy) unless, when the was committed, the offender was aged 17 and 20 (both inclusive) and the person	24 25 26

	in relation to whom the offence was committed was not a person with an impairment of the mind and was aged between 14 and 17 (both inclusive)	1 2 3
Vici 201	ous Lawless Association Disestablishment Act 3	4 5
1	After section 11—	6
	insert—	7
	12 Transitional provision for Health and Other Legislation Amendment Act 2016	8 9
	The definition <i>declared offence</i> in section 3 applies as if it included a reference to the Criminal Code, section 208 as in force at any time before its repeal by the <i>Health and Other Legislation Amendment Act 2016</i> .	10 11 12 13 14
2	Schedule 1, entry for the Criminal Code, section 208—	15
	omit.	16
	rking with Children (Risk Management and eening) Act 2000	17 18
1	Schedule 2, item 4, entry for the Criminal Code, section 208—	19 20
	omit.	21
2	Schedule 3, item 1, entry for the Criminal Code—	22
	insert—	23

	208	Unlawful sodomy	as the provision was in force from time to time before its repeal by the Health and Other Legislation Amendment Act 2016	
3	Schedu 208—	ule 4, item 4, entry for	the Criminal Code, section	1 2
	om	it.		3
4	Sched	ule 5, item 1, entry for	1, entry for the Criminal Code— 4	
	ins	ert—		5
	208	Unlawful sodomy	as the provision was in force from time to time before its repeal by the Health and Other Legislation Amendment Act 2016 for an offence committed before 1 July 1997, only if committed against a child or a person with an impairment of the mind	
5	208—	Schedule 6, item 4, entry for the Criminal Code, section 208—		
	om	it.		8
6	Schedi	ule 6A—		9
	ins	ert—		10

#### **Criminal Code**

**Youth Justice Act 1992** 

Provision of Code	Relevant heading	Qualification relating to the provision of the Act
208	Unlawful sodomy	as the provision was in force from time to time before its repeal by the <i>Health and Other Legislation Amendment Act 2016</i> for an offence committed before 1 July 1997, only if committed against a child or a person with an impairment of the mind

#### 1 Section 170(4), definition offence of a sexual nature, 1 **'208**,'— 3 omit. 4 2 **Part 11—** 5 insert— 6 **Division 13** Transitional provision for 7 **Health and Other** 8 **Legislation Amendment** 9 **Act 2016** 10 369 Particular definitions are taken to include 11 reference to Criminal Code, s 208 12 The following apply as if each provision included 13 a reference to the Criminal Code, section 208 as in 14 force at any time before its repeal by the Health 15 and Other Legislation Amendment Act 2016—

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	(a)	definition offence of a sexual nature in section 170(4);	1 2
	(b)	definition disqualifying offence in section 226C(4).	3
3	Schedule 5, entry	for the Criminal Code, section 208(2)—	5

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