

Queensland

Health Legislation Amendment Bill 2013



Queensland

Health Legislation Amendment Bill 2013

Contents

			Page
Part 1	Prelimina	ry	
1	Short title		6
2	Commence	ement	6
Part 2	Amendme	ent of Health Legislation Amendment Act 2011	
3	Act amend	led	6
4	Amendme	nt of s 2 (Commencement)	6
5	Omission of	of ss 5 and 14	6
6	Amendme	nt of s 16 (Insertion of new ch 12, pt 3)	7
7	Amendme	nt of s 18 (Amendment of sch 3 (Dictionary))	7
Part 3	Amendme	ent of Hospital and Health Boards Act 2011	
8	Act amend	led	7
9	Insertion o	f new pt 12, div 1 and div 2 hdg	7
	Division 1	Transfer notices	
	273A	Transfer notice	8
	273B	Registering authority to note transfer or other dealing	9
	273C	Decisions not reviewable	10
	273D	Effect on legal relationships	11
	273E	Things done under transfer notice	13
	Division 2	General provisions	
10	Amendme	nt of sch 2 (Dictionary)	13
Part 4	Amendme	ent of Public Health Act 2005	
11	Act amend	led	13
12	Insertion o	f new ss 228A and 228B	13
	228A	Disclosure of information for an investigation under the Coroners Act	14
	228B	Arrangements about transfer of information	14
13	Insertion o	f new ch 6, pt 1A	14

Contents

19	Amendme	ent of s 9 (Council may carry out agreements)	27
18		ent of ss 5C, 7, 8, 32 and 33	26
10	5B Amondmi	Council members' term of appointment	26
17		nent of s 5B (Council members' term of appointment).	26
16		ded	26
Part 5	Act 1945		
15		ent of sch 2 (Dictionary)	24
	495	Maternal Death Statistics Collection.	24
	Part 4	Transitional provision for Health Legislation Amendment Act 2013	
14	Insertion	of new ch 12, pt 4	23
	228S	Arrangements about transfer of information	23
	228R	Disclosure of information for an investigation under the Coroners Act	23
	228Q	Disclosure to allow chief executive to act	23
	228P	Disclosure to quality assurance committee	22
	2280	Disclosure to Commonwealth, another State or Commonwealth or State entity	21
	228N	Disclosure for purposes relating to health services	21
	228M	Disclosure for data collection and public health monitoring	20
	228L	Disclosure of confidential information in the public interest	20
	228K	Disclosure under Act or with written consent etc	19
	228J	Disclosure under an Act or another law	19
	2281	Confidentiality of information	19
	228H	Definitions for div 4	18
	Division 4	Confidentiality	
	228G	Further information may be required	17
	228F	Giving information to chief executive	16
	Division 3	Notifications about maternal death statistics	
	228E	Purposes of collection	16
	228D	Collection	15
	Division 2	Establishment and purposes of collection	
	228C	Definitions for pt 1A	15
	Division 1	Definitions	
	Part 1A	Maternal death statistics	

Contents

20		Amendment of s 15 (Requirements in respect of property given, devised or bequeathed) 2			
21	Insertio	n of new pt 4, div 3	27		
	Division	3 Transitional provision for Health Legislation Amendment Act 2013			
	34	Members of Council	27		
Part 6	Amend 2013	Amendment of Queensland Mental Health Commission Act 2013			
22	Act ame	ended	28		
23	Amendr	nent of ss 40, 41, 42 and 44	28		
Part 7	Amend	ment of Transplantation and Anatomy Act 1979			
24	Act ame	ended	28		
25	Amendr	nent of s 4 (Interpretation)	29		
26		nent of s 22 (Authority to remove tissue where body of ed in a hospital)	30		
27	Replace	ement of s 30 (Conditions of performance of post-mortem)	30		
	30	Conditions of performance of post-mortem	31		
28	Amendr	nent of ss 37 and 38	32		
29		Amendment of s 42A (Person who owns a prescribed tissue bank may charge amount to recover certain costs)			
30		ement of pt 10 hdg (Transitional provision for Health ion Amendment Act 2001)	32		
31	Insertio	n of new pt 10, div 2	33		
	Division	2 Transitional provisions for Health Legislation Amendment Act 2013			
	54	Schools of anatomy	33		
	55	Inspectors of schools of anatomy	33		

2013

A Bill

for

An Act to amend the Health Legislation Amendment Act 2011, the Hospital and Health Boards Act 2011, the Public Health Act 2005, the Queensland Institute of Medical Research Act 1945, the Queensland Mental Health Commission Act 2013 and the Transplantation and Anatomy Act 1979 for particular purposes

	The Parliament of Queensland enacts—		1
	Part	1 Preliminary	2
Clause	1	Short title This Act may be cited as the <i>Health Legislation Amendment</i> <i>Act 2013</i> .	3 4 5
Clause	2	Commencement Part 4 of this Act commences on a day to be fixed by proclamation.	6 7 8
	Part	2 Amendment of Health Legislation Amendment Act 2011	9 10 11
Clause	3	Act amended This part amends the <i>Health Legislation Amendment Act</i> 2011.	12 13 14
Clause	4	Amendment of s 2 (Commencement) Section 2(a) to (ba)— <i>omit</i> .	15 16 17
Clause	5	Omission of ss 5 and 14 Sections 5 and 14— <i>omit</i> .	18 19 20

Health Legislation Amendment Bill 2013 Part 3 Amendment of Hospital and Health Boards Act 2011

		[s	s 6]
		Editor's note—	1
		Legislation ultimately amended—	2
		• Food Act 2006	3
Clause	6	Amendment of s 16 (Insertion of new ch 12, pt 3)	4
		Section 16, to the extent it inserts new section 303—	5
		omit.	6
		Editor's note—	7
		Legislation ultimately amended—	8
		• Food Act 2006	9
Clause	7	Amendment of s 18 (Amendment of sch 3 (Dictionary))	10
		Section 18(2), to the extent it inserts new definitions conduct disallow, disallowance notice, food business rating scheme a prescribed requirements—	
		omit.	14
		Editor's note—	15
		Legislation ultimately amended—	16
		• Food Act 2006	17
	Part		18
		Health Boards Act 2011	19
Clause	8	Act amended	20
		This part amends the Hospital and Health Boards Act 2011.	. 21
Clause	9	Insertion of new pt 12, div 1 and div 2 hdg	22
		Part 12, before section 274—	23

_ Divisio	on 1	Transfer notices	1 2
273A Tı	ransf	er notice	3
(1)		s section applies to each of the following rests held by the State or a Service—	4 5
	(a)	freehold land;	6
	(b)	a lease under the Land Act 1994;	7
	(c)	a reserve under the Land Act 1994;	8
	(d)	any other interest in land.	9
(2)		Minister may do any of the following by ette notice (a <i>transfer notice</i>)—	10 11
	(a)	transfer an interest held by the State to a Service;	12 13
	(b)	transfer an interest held by a Service to the State or another Service;	14 15
	(c)	transfer or grant, to the State or another Service, an associated interest;	16 17
	(d)	vary an associated interest held by the State or another Service.	18 19
(3)	noti	ransfer notice may amend an earlier transfer ce, or a further transfer notice may be made, prrect an error in an earlier transfer notice.	20 21 22
(4)	appl	transfer notice may include conditions ying to something done or to be done under notice.	23 24 25
(5)	inap in a size prov	the Minister is satisfied it would be propriate for a particular matter to be stated transfer notice (for example, because of the or nature of the matter), the Minister may yide for the matter by including a reference in transfer notice to another document that is—	26 27 28 29 30 31
	(a)	signed by the Minister; and	32

	(b) kept available, at a place stated in the transfer notice, for inspection by the persons to whom the matter relates.	1 2 3
(6)	A transfer notice has effect despite any other law or instrument.	4 5
(7)	A transfer notice—	6
	(a) has effect on the day it is published in the gazette or another day stated in the notice; and	7 8 9
	(b) may have retrospective operation to a day not earlier than the day this section commences.	10 11 12
(8)	The transfer of a liability of the State under a transfer notice discharges the State from the liability, except to the extent stated in the notice.	13 14 15
(9)	No government duties, fees or charges are payable for anything done under a transfer notice.	16 17
(10)	In this section—	18
	<i>associated interest</i> means a lease, easement, occupancy right, contract, agreement, asset, liability, licence, instrument or other right, function or obligation associated with an interest transferred under subsection (2)(a) or (b).	19 20 21 22 23
	<i>earlier transfer notice</i> includes an earlier transfer notice under section 307.	24 25
	egistering authority to note transfer or er dealing	26 27
(1)	The registrar of titles or other person required or authorised by law to register or record transactions affecting assets or liabilities—	28 29 30
	(a) may, without formal application, register or record in the appropriate way a transfer or	31 32

other	dealing	affecting	an	asset	or	liability	
under	a transfe	er notice;	and	l			

1 2

- (b) must, on written application by a transferee 3
 entity, register or record in the appropriate 4
 way the transfer of an asset or liability under 5
 a transfer notice to the transferee entity. 6
- (2)A transaction, related to an asset or liability 7 transferred to a transferee entity, entered into by 8 the transferee entity in the relevant transferor 9 entity's name or the name of a predecessor in title 10 to the relevant transferor entity, if effected by an 11 instrument otherwise in registrable form, must be 12 registered even though the transferee entity has 13 not been registered as proprietor of the asset or 14 liability. 15
- (3) If an asset or liability is registered in the name of a transferor entity, the registrar of titles or other registering authority may register a dealing for a transaction about the asset or liability without being concerned to enquire whether it is, or is not, an asset or liability transferred under a transfer notice.
- (4) In this section— 23

transferee entity means the entity to which an 24 asset or liability is transferred under a transfer 25 notice. 26

transferor entity means the entity from which an 27 asset or liability is transferred under a transfer 28 notice. 29

273C Decisions not reviewable			
(1)	Unless the Supreme Court decides that a decision relating to a transfer notice is affected by jurisdictional error, the decision—	31 32 33	
	(a) is final and conclusive; and	34	

	(b)	can not be challenged, appealed against, reviewed, quashed, set aside or called in question in any other way, under the <i>Judicial</i> <i>Review Act 1991</i> or otherwise (whether by the Supreme Court, or another court, a tribunal or another entity); and	1 2 3 4 5 6
	(c)	is not subject to any declaratory, injunctive or other order of the Supreme Court, another court, a tribunal or another entity on any ground.	7 8 9 10
(2)	In tl	his section—	11
	deci	<i>ision</i> , relating to a transfer notice, includes—	12
	(a)	a decision to give a transfer notice; and	13
	(b)	a decision or conduct leading up to or forming part of the process of making a decision to give a transfer notice.	14 15 16
273D E	ffect	on legal relationships	17
(1)	Not	hing done under a transfer notice—	18
	(a)	makes a relevant entity liable for a civil wrong or contravention of a law, including for a breach of a contract, confidence or duty; or	19 20 21 22
	(b)	makes a relevant entity in breach of any instrument, including an instrument prohibiting, restricting or regulating the assignment, novation or transfer of a right or liability or the disclosure of information; or	23 24 25 26 27
	(c)	except as expressly provided under a transfer notice, is taken to fulfil a condition that—	28 29 30
		(i) terminates, or allows a person to terminate, an instrument or obligation; or	31 32 33

(2)

(3)

(4)

(5)

[s 9]

(ii) modifies, or allows a person to modify,	1
the operation or effect of an instrument	2
or obligation; or	3
(iii) allows a person to avoid or enforce an obligation or liability contained in an instrument or requires a person to perform an obligation contained in an instrument; or	4 5 6 7 8
(iv) requires any money to be paid before	9
its stated maturity; or	10
(d) releases a surety or other obligee, wholly or partly, from an obligation.	11 12
If, apart from this subsection, the advice, consent	13
or approval of a person would be necessary to do	14
something under a transfer notice, the advice is	15
taken to have been obtained or the consent or	16
approval is taken to have been given	17
unconditionally.	18
Example—	19
A contract entered into by the State provides that the	20
State agrees not to transfer a particular asset without a	21
particular person's consent and that, if the consent is	22
given, it may be subject to particular conditions. If the	23
asset is transferred to another entity under a transfer	24
notice, the consent required under the contract is taken	25
to have been given unconditionally.	26
If, apart from this subsection, giving notice to a	27
person would be necessary to do something	28
under a transfer notice, the notice is taken to have	29
been given.	30
A reference in this section to things done under a transfer notice includes the steps taken, before the transfer notice is made, for the purpose of doing the things.	31 32 33 34
In this section—	35

		[s 10]	
		<i>relevant entity</i> means the State or an employee or agent of the State.	1 2
		273E Things done under transfer notice	3
		To remove any doubt, it is declared that a thing is taken to be done under a transfer notice if it is done by, or in compliance with, a transfer notice, even if the thing includes taking steps under another Act.	4 5 6 7
		Division 2 General provisions	8
Clause	10	Amendment of sch 2 (Dictionary)	9
		Schedule 2, definition transfer notice—	10
		omit, insert—	11
		transfer notice—	12
		(a) for part 12, division 1—see section 273A(2); or	13 14
		(b) for part 13—see section 307(2).	15
	Part	4 Amendment of Public Health	16
		Act 2005	17
Clause	11	Act amended	18
		This part amends the Public Health Act 2005.	19
Clause	12	Insertion of new ss 228A and 228B	20
		Chapter 6, part 1, division 4—	21
		insert—	22

			re of information for an investigation Coroners Act	1 2
	(1)		ection applies if a coroner is investigating th of a person.	3 4
	(2)	a police the dea	ief executive may give to the coroner, or to e officer helping the coroner to investigate ath, information from the collection that is at to the person's death.	5 6 7 8
	(3)	inform inform subsect	oroner or police officer to whom the ation is given and anyone else to whom the ation is subsequently given under this tion must not use or disclose the ation other than—	9 10 11 12 13
		(a) fo	r a purpose of the investigation; or	14
			s otherwise required or permitted under is or another Act.	15 16
	228B A	rrangen	nents about transfer of information	17
	(1)	of info	ief executive may arrange for the transfer rmation in the collection for inclusion in ternal Death Statistics Collection.	18 19 20
	(2)	section	son does not commit an offence against $220(1)$ merely because the person does ning under the arrangement.	21 22 23
Clause 13	Insertion of n	ew ch 6	, pt 1A	24
	Chapter 6—			25
	insert—			26
	Part 1	Α	Maternal death	27
			statistics	28
	Divisi	on 1	Definitions	29

228C Definit	ions for pt 1A]
In this pa	urt—	4
	ection means the Maternal Death Statistics ection.	2
heal	Ith professional means—	4
(a)	a registered health practitioner; or	e
(b)	another person who provides a health service.	2
	<i>Ith service</i> see the <i>Hospital and Health rds Act 2011</i> , section 15.	Ç
the	ernal death, of a woman, means the death of woman, from any cause, while she is pregnant within 365 days after the end of her pregnancy.	-
	<i>Ternal Death Statistics Collection</i> see section D(3).	-
	<i>fication</i> means a notification under section $F(2)$.	-
regi	stered health practitioner means—	1
(a)	a person registered under the Health Practitioner Regulation National Law to practice a health profession, other than a student; or	
(b)	a person who holds non-practising registration under the Health Practitioner Regulation National Law in a health profession.	
Division 2	Establishment and	4
	purposes of collection	4
228D Collec	tion	2
. ,	chief executive must keep a collection of ernal death statistics.	

(2)	The chief executive may keep the collection in a form the chief executive considers appropriate, including an electronic form.						
(3)	The collection is to be known as the Maternal Death Statistics Collection.						
228E Pu	urpo	ses o	of collection	6			
	e purj ows—	-	for establishing the collection are as	7 8			
	(a)	to co	ollect data to help in—	9			
		(i)	monitoring maternal mortality rates; and	10 11			
		(ii)	increasing awareness of the incidence and causes of maternal death; and	12 13			
		(iii)	monitoring and analysing maternity patterns and outcomes; and	14 15			
		(iv)	researching obstetric care;	16			
	(b)	serv	elp in the planning of maternal health ices and strategies to minimise maternal tality.	17 18 19			
Divisio	on 3		Notifications about	20			
			maternal death statistics	21			
228F Gi	vina	info	rmation to chief executive	22			
(1)	-		ion applies if a health professional—	22			
(1)							
	(a)	treat preg	primary responsibility for the care or ment of a woman while she was mant or within 365 days after the end of pregnancy; and	24 25 26 27			
	(b)	is a won	ware of the maternal death of the nan.	28 29			

(2)	The health professional must, within the time prescribed under a regulation, give the chief executive a notification about the death.	1 2 3
	Maximum penalty—20 penalty units.	4
(3)	The notification must—	5
	(a) be in the approved form; and	6
	(b) contain the information prescribed under a regulation.	7 8
228G F	urther information may be required	9
(1)	This section applies if the chief executive considers further information is required in relation to the notification to ensure the accuracy, completeness or integrity of the collection.	10 11 12 13
(2)	The chief executive may give any of the following persons a notice requiring the person to give the further information stated in the notice to the chief executive within the reasonable time stated in the notice—	14 15 16 17 18
	(a) the person who gave the notification;	19
	(b) a health professional involved in the care or treatment of the deceased woman;	20 21
	(c) another health professional who has information that may ensure the accuracy, completeness or integrity of the register.	22 23 24
(3)	The notice must warn the person that failure to comply with the notice is an offence under this Act.	25 26 27
(4)	A person given a notice under subsection (2) must comply with the notice unless the person has a reasonable excuse.	28 29 30
	Maximum penalty—20 penalty units.	31

(5)	A person who gives information requested under this section who would otherwise be required to maintain confidentiality about the information given under an Act, oath, rule of law or practice—				
	(a) does not contravene the Act, oath, rule of law or practice by giving the information; and	6 7 8			
	(b) is not liable to disciplinary action for giving the information.	9 10			
	Note—	11			
	See, for example, the <i>Hospital and Health Boards Act</i> 2011, section 142.	12 13			
(6)	Also, merely because the person gives the information, the person can not be held to have—	14 15			
	(a) breached any code of professional etiquette or ethics; or	16 17			
	(b) departed from accepted standards of professional conduct.	18 19			
Divisio	n 4 Confidentiality	20			
228H De	finitions for div 4	21			
In th	is division—	22			
	<i>confidential information</i> means information that has become known to a relevant person in the course of performing the relevant person's functions under this part.	23 24 25 26			
	<i>entity of the State</i> includes a department and an entity established under an Act for a public purpose.	27 28 29			
	information includes a document.	30			
	relevant person means the following—	31			

[s	13]
----	-----

	(a) a person who is, or was, the(b) a person who is, or was,	involved in the 2
	administration or enforcen including, for example, a employee or a public servic	a health service 4
228I C	Confidentiality of information	6
(1)	A relevant person must not, wh indirectly, disclose confidential	
	Maximum penalty—50 penalty	units. 9
(2)	The <i>Hospital and Health Ba</i> section 142 does not apply to a r relation to confidential informat	elevant person in 11
228J [Disclosure under an Act or and	ther law 13
сс	ection 228I(1) does not apply if the onfidential information by a rel athorised under an Act or another la	evant person is 15
	Disclosure under Act or with w tc.	ritten consent 17 18
	ection 228I(1) does not apply if formation is disclosed by a relevant	
	(a) in the performance of fun Act; or	ctions under this 21 22
	(b) with the written consent whom the information relat	-
	(c) to the person to whom relates; or	the information 25 26
	(d) in a form that could not ide	ntify any person. 27

	isclosure of confidential information in the blic interest	1 2
(1)	Section 228I(1) does not apply to the disclosure of confidential information by a relevant person if—	3 4 5
	 (a) the chief executive believes, on reasonable grounds, the disclosure is in the public interest; and 	6 7 8
	(b) the chief executive has, in writing, authorised the disclosure.	9 10
(2)	The department's annual report for a financial year under the <i>Financial Accountability Act 2009</i> must include details of—	11 12 13
	(a) the nature of any confidential information disclosed under subsection (1) during the financial year; and	14 15 16
	(b) the purpose for which the confidential information was disclosed.	17 18
(3)	However, the details mentioned in subsection $(2)(a)$ must not identify, directly or indirectly, the person to whom the confidential information relates.	19 20 21 22
(4)	Despite the <i>Public Service Act 2008</i> , section 103 the chief executive may not delegate the chief executive's power under subsection (1).	23 24 25
	Disclosure for data collection and public alth monitoring	26 27
	ction 228I(1) does not apply to the disclosure of nfidential information by a relevant person if—	28 29
	 (a) the disclosure is to an employee of the department or a person approved by the chief executive who is contracted by the department to analyse, monitor or evaluate public health; and 	30 31 32 33 34

8

9

(b)	the disclosure and receipt of the confidential information is for analysing, monitoring or evaluating public health; and	1 2 3
(c)	the employee of the department or other person is authorised in writing by the chief executive to receive the confidential information.	4 5 6 7

228N Disclosure for purposes relating to health services

Section 228I(1) does not apply to the disclosure of 10 confidential information by a relevant person if— 11

- (a) the disclosure is to an employee of the 12 department or a person approved by the 13 chief executive who is contracted by the 14 department to evaluate, manage, monitor or 15 plan health services; or 16
- (b) the disclosure is to an entity prescribed 17
 under a regulation for this paragraph for 18
 evaluating, managing, monitoring or 19
 planning health services as stated in the 20
 regulation. 21

2280 Disclosure to Commonwealth, another State22or Commonwealth or State entity23

- Section 228I(1) does not apply to the disclosure 24 of confidential information by the chief executive 25 if— 26
 - (a) the disclosure is to the Commonwealth or 27 another State, or an entity of the 28 Commonwealth or another State and the 29 disclosure— 30
 - (i) is required or allowed under an 31 agreement— 32

[s 13]

			(A) between Queensland and Commonwealth, State or and	
			(B) prescribed under a regulation this paragraph; and	on for 4 5
		(ii)	is considered by the chief execu be in the public interest; or	tive to 6 7
	(b)		lisclosure is to an entity of the Sta lisclosure—	ate and 8 9
		(i)	is required or allowed und agreement—	er an 10 11
			(A) between the chief executive the entity; and	ve and 12 13
			(B) prescribed under a regulation this paragraph; and	on for 14 15
		(ii)	is considered by the chief execu be in the public interest.	tive to 16 17
(2)	rece	eives	nmonwealth, a State or entity confidential information und at under subsection (1)—	
	(a)	allo	t not give it to anyone else wed to do so by the agreement ing by the chief executive; and	
	(b)	used	t ensure the confidential informa l only for the purpose for which n under the agreement.	
228P Di	sclo	sure	to quality assurance commit	tee 27
			1) does not apply to the disclos	

Section 228I(1) does not apply to the disclosure of 28 confidential information by a relevant person if the 29 disclosure is to a quality assurance committee, or to a 30 person authorised by the committee to receive the 31 confidential information, to allow the committee to 32 perform its functions. 33

[s 14]

cor chi	ction 228I(1) does not apply if the disclosure of the affidential information by a relevant person is to the ef executive to allow the chief executive to act der this division.
	isclosure of information for an investigation der the Coroners Act
(1)	This section applies if a coroner is investigating the death of a person.
(2)	The chief executive may give to the coroner, or to a police officer helping the coroner to investigate the death, information from the collection that is relevant to the person's death.
(3)	The coroner or police officer to whom the information is given and anyone else to whom the information is subsequently given under this subsection must not use or disclose the information other than—
	(a) for a purpose of the investigation; or
	(b) as otherwise required or permitted under this or another Act.
228S A	rrangements about transfer of information
(1)	The chief executive may arrange for the transfer of information in the collection for inclusion in the Perinatal Statistics Collection.
(2)	A person does not commit an offence against section 228I(1) merely because the person does something under the arrangement.
ertion of n	ew ch 12, pt 4
pter 12—	· •

Clause 14

[s 15]

		inse	Part 4	L	Transitional provision for Health Legislation Amendment Act 2013	1 2 3 4
			495 Mat	terna	I Death Statistics Collection	5
			Dea mat	ath St ternal	f executive may include, in the Maternal atistics Collection, information relating to mortality that was received by the chief before the commencement of this section.	6 7 8 9
Clause	15	Am	endment o	of sch	2 (Dictionary)	10
		(1)	Schedule 2,	, defin	ition <i>collection</i> —	11
			omit.			12
		(2)	Schedule 2-			13
			insert—			14
				colle	ection—	15
				(a)	for chapter 6, part 1, see section 214; or	16
				(b)	for chapter 6, part 1A, see section 228C.	17
					<i>th professional</i> , for chapter 6, part 1A, see on 228C.	18 19
				heal 2280	<i>th service</i> , for chapter 6, part 1A, see section C.	20 21
					ernal death, for chapter 6, part 1A, see on 228C.	22 23
				<i>Mat</i> 2280	ernal Death Statistics Collection see section C.	24 25
				<i>notij</i> 2280	<i>fication</i> , for chapter 6, part 1A, see section C.	26 27

[s 15]

	<i>registered health practitioner</i> , for chapter 6, part 1A, see section 228C.	1 2
(3)	Schedule 2, definition confidential information—	3
	insert—	4
	(ea) for chapter 6, part 1A, division 4, see section 228H; or	5 6
(4)	Schedule 2, definition <i>confidential information</i> , paragraphs (ea) to (g) —	7 8
	<i>renumber</i> as paragraphs (f) to (h).	9
(5)	Schedule 2, definition entity of the State—	10
	insert—	11
	(ba) for chapter 6, part 1A, division 4, see section 228H; or	12 13
(6)	Schedule 2, definition <i>entity of the State</i> , paragraphs (ba) to (d)—	14 15
	renumber as paragraphs (c) to (e).	16
(7)	Schedule 2, definition information—	17
	insert—	18
	(ea) for chapter 6, part 1A, division 4, see section 228H; or	19 20
(8)	Schedule 2, definition information, paragraphs (ea) to (g)-	21
	renumber as paragraphs (f) to (h).	22
(9)	Schedule 2, definition relevant person—	23
	insert—	24
	(ea) for chapter 6, part 1A, division 4, see section 228H; or	25 26
(10)	Schedule 2, definition <i>relevant person</i> , paragraphs (ea) to (g)—	27 28
	renumber as paragraphs (f) to (h).	29

[s 16]

	Part	5	Amendment of Queensland Institute of Medical Research Act 1945	1 2 3
Clause	16	Act amended		4
		This part Research A	amends the Queensland Institute of Medical ct 1945.	5 6
Clause	17	Replacement appointment)	of s 5B (Council members' term of	7 8
		Section 5B—		9
		omit, insert—		10
		5B Co	uncil members' term of appointment	11
		(1)	A member of the Council holds office for the term stated in the member's instrument of appointment.	12 13 14
		(2)	The stated term must not be more than 4 years.	15
		(3)	The member may be reappointed.	16
		(4)	However, a member must not be reappointed if the total of the member's terms of appointments would be more than 12 years.	17 18 19
		(5)	Subsection (4) does not apply if the Minister is satisfied there are special circumstances that justify a member being appointed for a total of more than 12 years.	20 21 22 23
Clause	18	Amendment o	of ss 5C, 7, 8, 32 and 33	24
		Sections 5C, 7,	8, 32 and 33, 'chairperson'—	25
		omit, insert—		26
		cha	ir	27

Clause	19	Amendment of s 9 (Council may carry out agreements)	1
		(1) Section 9(1), from 'with' to 'determine'—	2
		omit.	3
		(2) Section 9(1A)—	4
		omit.	5
Clause	20	Amendment of s 15 (Requirements in respect of property given, devised or bequeathed)	6 7
		(1) Section 15(4A)(b) and (d)—	8
		renumber as section 15(4A)(a) and (b).	9
		(2) Section $15(2)$ to (6)—	10
		<i>renumber</i> as section $15(1)$ to (5) .	11
Clause	21	Insertion of new pt 4, div 3	12
		Part 4—	13
		insert—	14
		Division 3 Transitional provision	15
		for Health Legislation	16
		Amendment Act 2013	17
		34 Members of Council	18
		 This section applies to a person who, immediately before the commencement, was a member of the Council appointed under previous section 5B. 	19 20 21 22
		(2) The person is taken to be appointed as a member of the Council under amended section 5B for the remainder of the term for which the person was originally appointed.	23 24 25 26
		(3) In this section—	27

[s 22]

<i>amended section 5B</i> means section 5B as in force immediately after the commencement.	1 2
<i>commencement</i> means the commencement of this section.	3 4
<i>previous section 5B</i> means section 5B as in force immediately before the commencement.	5 6

Part 6	Amendment of Queensland	7
	Mental Health Commission Act	8
	2013	9

Clause	22	Act amended	10
		This part amends the <i>Queensland Mental Health Commission</i> Act 2013.	11 12
Clause	23	Amendment of ss 40, 41, 42 and 44	13
		Sections 40, 41, 42 and 44, 'chairperson'—	14
		omit, insert—	15
		chair	16

Part 7Amendment of Transplantation17and Anatomy Act 197918

Clause	24	Act amended	19
		This part amends the Transplantation and Anatomy Act 1979.	20

[s 25]

Clause	25	Am	nendment of	s 4	(Interpretation)	1
		(1)			definition <i>senior available next of kin</i> , ii) and (b)(iv), 'brother or sister'—	2 3
			omit, insert-			4
			sibli	ng		5
		(2)	Section 4(1) (b)(ii), 'son		finition <i>senior available next of kin</i> , paragraph aughter'—	6 7
			omit, insert-			8
			child	1		9
		(3)	Section 4(1)			10
			insert—			11
					<i>d</i> , if descendancy rather than age is relevant, udes—	12 13
				(a)	a biological child; and	14
				(b)	an adopted child; and	15
				(c)	a stepchild; and	16
				(d)	a foster child; and	17
				(e)	a child through surrogacy; and	18
				(f)	a person who, under Aboriginal tradition or Island custom, is regarded as a child; and	19 20
				(g)	a person who, under the cultural traditions of their community, is regarded as a child.	21 22
				par	ent, of a child, includes—	23
				(a)	a step-parent of the child; and	24
				(b)	a person who, under Aboriginal tradition or Island custom, is regarded as a parent of the child; and	25 26 27
				(c)	a person who, under the cultural traditions of their community, is regarded as a parent of the child; and	28 29 30

[s 26]

				(d)	another person having or exercising parental responsibility for the child, whether or not the person is the legal guardian of the child.	1 2 3
				sibl	<i>ing</i> includes—	4
				(a)	a biological sibling; and	5
				(b)	an adopted sibling; and	6
				(c)	a sibling by surrogacy; and	7
				(d)	a stepbrother or stepsister; and	8
				(e)	a person who, under Aboriginal tradition or Island custom, is regarded as a sibling; and	9 10
				(f)	a person who, under the cultural traditions of their community, is regarded as a sibling.	11 13
Clause	26				2 (Authority to remove tissue where in a hospital)	14 15
		Section	n 22—			16
		insert–	_			17
			(3A)	is 1	subsections (1)(b) and (3), a deceased person not to be taken as having expressed an ection to the removal after death of tissue if—	18 19 20
				(a)	the deceased person expressed an objection but subsequently withdrew it; and	21 22
				(b)	the designated officer, or the senior available next of kin of the deceased person, believes the withdrawal is the most recent and reliable indication of the deceased person's wishes.	23 24 25 26 27
Clause	27		cement nortem)	of s :	30 (Conditions of performance of	28 29
		Section	n 30—			30
		omit, ir	ısert—			31

[s 27]

30 Co	nditi	ons	of pe	rformance of post-mortem	1
(1)	dec	eased	pers	m examination of the body of a on must not be made if the chief has forbidden the examination.	2 3 4
(2)	1			m examination of the body of a on in a hospital must be—	5 6
	(a)	mac	le in–	_	7
		(i)	the	mortuary of the hospital; or	8
		(ii)	suita exar hosp	he mortuary of the hospital is not able for the making of the mination—the mortuary of another bital that is suitable for the making he examination; and	9 10 11 12 13
	(b)	mac	le by-	_	14
		(i)	a me	edical practitioner; or	15
		(ii)	a pe	rson who—	16
			(A)	is registered under the Health Practitioner Regulation National Law to practise in the medical profession as a provisional registrant, other than as a student; and	17 18 19 20 21 22
			(B)	has the approval of the medical superintendent of the hospital to make the examination.	23 24 25
(3)	dec		pers	m examination of the body of a on in a place other than a hospital	26 27 28
	(a)		le in a cer; a	a place approved by the chief health nd	29 30
	(b)	mac	le by	a medical practitioner.	31

[s 28]

		(4)	A person who makes a post-mortem examination of the body of a deceased person must do so in a quiet, orderly and decent manner.	1 2 3
		(5)	In this section—	4
			<i>hospital</i> means a hospital in the charge of a medical superintendent.	5 6
Clause	28	Amendment o	of ss 37 and 38	7
		Sections 37 and	38, 'Governor in Council'—	8
		omit, insert—		9
		chie	ef executive	10
Clause	29		of s 42A (Person who owns a prescribed hay charge amount to recover certain costs)	11 12
		(1) Section 42λ	A(6), definition donated tissue, after 'Act'-	13
		insert—		14
		or a	a corresponding law	15
		(2) Section 42	A(6)—	16
		insert—		17
			<i>corresponding law</i> means a law of another State or country corresponding, or substantially corresponding, to this Act.	18 19 20
Clause	30		of pt 10 hdg (Transitional provision for ation Amendment Act 2001)	21 22
		Part 10, heading	·	23
		omit, insert—		24

[s 31]

			[]
	Part 1	0	Transitional provisions
	Divisi	on 1	Transitional provision for Health Legislation Amendment Act 2001
iuse 31	Insertion of ne Part 10— insert—	ew pt 10,	div 2
	Divisio	on 2	Transitional provisions for Health Legislation Amendment Act 2013
	54 Scł	nools of a	natomy
	(1)		tion applies to a school of anatomy ed under previous section 37 and in immediately before the eement.
	(2)		ol of anatomy is taken to be established ended section 37.
	(3)	In this see	ction—
			<i>section 37</i> means section 37 as in force ely after the commencement.
		<i>comment</i> this section	<i>cement</i> means the commencement of on.
			<i>section 37</i> means section 37 as in force ely before the commencement.
	55 Ins	pectors o	f schools of anatomy
	(1)		on applies to an inspector of a school of appointed under previous section 38.

[s 31]

(2)	The inspector is taken to be appointed under amended section 38.	1 2
(3)	In this section—	3
	<i>amended section 38</i> means section 38 as in force immediately after the commencement.	4 5
	<i>commencement</i> means the commencement of this section.	6 7
	<i>previous section 38</i> means section 38 as in force immediately before the commencement.	8 9

© State of Queensland 2013

Authorised by the Parliamentary Counsel