Queensland Family and Child Commission
Submission

To: Education, Tourism, Innovation and Small Business Committee  Date: 30 June 2016

Topic: Submission on the Education and Other Legislation Amendment Bill 2016

Queensland Family and Child Commission
PO Box 15217
Brisbane City East QLD 4002
Email: info@QFCC.qld.gov.au
Phone: (07) 3900 6000

Submission contact:
Emma Heller
Principal Advisor, Policy and Community Resources
Email: policy@qfcc.qld.gov.au
Phone: [redacted]
The Queensland Family and Child Commission (QFCC) is pleased to provide the Education, Tourism, Innovation and Small Business Committee with research, information and advice relevant to the Education and Other Legislation Amendment Bill 2016.

There are many protective factors which can improve a child’s chance of development to their full potential. Within broader economic, policy, political, social and environmental influences, protective factors include high quality universal programs in early childhood and access and availability to formal education programs. Research also indicates the children who benefit the most from attendance at quality early education programs were children from a background of greater social disadvantage1.

**Preparatory Year (prep) recognition as the compulsory first year of school education in Queensland**

The QFCC supports the primary policy objective of the Education and Other Legislation Amendment Bill to make the preparatory year compulsory.

The QFCC supports the inclusion of the prep year as the first compulsory year of school education in Queensland. Global research has strongly established the importance of the early childhood years in laying a foundation for the future2.

Literature demonstrates the children who bear the highest burden of risk factors (individual, family and social environments which predict developmental vulnerability) have the highest chance of poor educational engagement3. Prep, as a compulsory year of schooling, is a step towards ensuring all children, including those most vulnerable, are provided with connections to education early in their life.

While prep has been well received in Queensland since 2007 with attendance levels at 98% of the expected cohort in 20154, we need to continue to support transition to school and school readiness in the early education experience. Children who fall within the early year’s age range (0-8 years) are characteristically different from children at older ages5. The transition to formal schooling needs to be holistic and relational and occur over a period of time6.

**Policy considerations**

On dissent, the Education and Other Legislation Amendment Bill will make Queensland the second state or territory in Australia to make prep schooling compulsory. While prep attendance, in its non-compulsory form, is already well prescribed, there are some policy considerations which must be considered moving forward.

---

2 State Government of Victoria, 2008, *Analysis of Curriculum/Learning Frameworks for the Early Years (Birth to Age 8)*, Victorian Curriculum an Assessment Authority.
3 Australian National University 2013, Biddle, N & Seth-Purdie, R, *Development risk exposure and participation in early childhood education: how can we reach the most vulnerable children?*, p.1.
School readiness
Evidence is growing that quality early childhood programs can improve ‘school readiness’ among socially disadvantaged children by stimulating their cognitive, socio-emotional and behavioural development. The prep year is an integral part of the school readiness process.

Prep as a compulsory requirement assures all children have equal access to early quality education in a pre-formal schooling setting and are suitably prepared to transition into formal schooling (year one). This is reflected in the Australian Curriculum which provides a structured approach to foundational learnings to prepare a child for transition to year one.

As already discussed, prep is vital to provide each child with solid foundations of learning at the right developmentally appropriate age and as such, the QFCC strongly supports the Bill in not reducing the age of formal schooling eligibility.

Cultural impacts on school readiness
In Clause 8, (1A)(d) Principals are required to consider the impact of the child’s environment, as well as their attributes (aptitude and ability; social and emotional competence; physical development; knowledge and understanding) when a child transitions to year one. The QFCC strongly urges guiding policy to reflect consideration of a child’s ecological perspective prior to transition to year one.

The contemporary notions of ecology, or the impact of a child’s environment, as a readiness factor is particularly important for Aboriginal and Torres Strait Islander children. Dockett, Mason and Perry (2006) cited in ACER state,

“there is a cultural mismatch between home and school expectations and that ‘Aboriginal learners… need to adjust to an extra range of layer of experiences, demands and expectations relating to their cultural, language and social skills’ when commencing school”.

Schools need to be able to accommodate and understand Aboriginal and Torres Strait Islander cultural practices and views and provide appropriate support to children transitioning from both formal and informal early childhood education settings. This is particularly important for students in very remote areas as the developmental vulnerability gap for these students, compared to their metro based peers, is continuing to widen.


9 Queensland Government, 2016, Education and Other Legislation Amendment Bill 2016, Explanatory Notes, p.4

10 Australian Council for Educational Research (ACER), 2016, Literature Review relating to the current context and discourse surrounding Indigenous Early Childhood Education, School Readiness and Transition programs to Primary School, p.11

Improved regulation of teaching provisions in Queensland

The QFCC supports legislative amendment to improve the regulation of teaching provisions in Queensland.

Assuming dissent of the Bill in its current form, the QFCC urges:

- policies and procedures to address matters of timeliness when preparing evidence for QCAT.
- information, training and advice regarding the amendments to the Queensland College of Teachers and notifications of child harm are provided (in a timely manner) to all schools across Queensland.

Improved governance and regulation frameworks will support the role of the Queensland College of Teachers (the College) in keeping students safe and well. The QFCC supports the amendments proposed for the Education (Queensland College of Teachers) Act 2005 included within the Bill.

The QFCC particularly acknowledges and support the following amendments:

- The strengthening of the suspension powers of the College. This acknowledges the College’s ability to act in the best interests of children – including the protection of a child’s safety and wellbeing.
- The College’s ability to intervene earlier to protect the best interests of a child.
- Balance in membership of the College’s Board. Including the requirement to include skills and experience relevant to the College’s corporate, strategic and regulatory functions.
- Removing provisions relating to commencement of disciplinary action while maintaining the current threshold for when the College must act in relation to harm.
- The addition of powers that allow the College to obtain further information from the Queensland Police Service to inform teacher registration and renewal processes.
- Requirements to notify the Public Safety Business Agency (PSBA) when a teacher’s registration is suspended.
- Providing the Professional Capacity and Teacher Conduct Committee (PCTCC) with legislated support to consider teacher impairment in minor disciplinary matters. This includes the provision of a supportive rather than punitive response to minor matters when assessing the impact of an impairment.
- Strengthening of provisions for the PCTCC to impose conditions on teacher registration if further action is required.
- Powers provided to the College which allow them to enter into information sharing arrangements with the Non-State Schooling Accreditation Board.

The difficulties associated with the timeframe imposed under current legislation which impact the College’s preparation of quality evidence to the Queensland Civil and Administrative Tribunal (QCAT) is noted. As the current amendments remove this time restriction in a legislative sense, the QFCC does suggest policies and procedures detail a ‘best practice’ approach which includes swift and timely responses to QCAT.

Policy considerations

---

Information sharing
As with all change processes, the timely release of relevant information, training and advice is required. Where changes relate directly to legislative reform guiding harm or prevention of harm to a child, the widespread circulation of information is vital. Policies and procedures related to information sharing with others, including non-state schools and external agencies, must be developed and shared as soon as possible. This includes providing information detailing employing authority’s responsibility to immediately provide the College with notification of harm information. The College must be supported to deliberate on immediate actions to protect the safety of children or to make decisions relating to teacher registration action.

The QFCC strongly suggests the College provide information and guidelines to employing authorities for immediate (on dissent) circulation.

Cultural considerations
In the formation of the Professional Capacity and Teacher Conduct Committee’s the QFCC urges policy and procedures to require an Aboriginal and or Torres Strait Islander member when applicable. This is particularly appropriate if a practice and conduct agreement is to be established.

Other related considerations
Given recommendations in this submission suggest the review of policies and procedures relating to harm reporting processes, the QFCC urges the subsequent review to also provide guidance on peer to peer sexual abuse occurrences. While the abuse of a child by a person in a position of authority is rightly a central focus for those responsible for a child’s safety, peer to peer abuse is a less visible public issue.  

When children and young people demonstrate problematic sexual behaviours or abusive behaviours with their peers it can be indicative they themselves may have been target of unwanted behaviour from other young people or be a victim of abuse by an adult.

Schools are an avenue where the foundations for respectful relationships can be promoted and as such may play a role in having to respond to disclosures of sexual harm of a peer to peer nature. Educators in this environment need to be able to understand the way in which young people make disclosures and the importance of the reactions to these disclosures. Educators also need to be provided with support, information and regular training on how to respond appropriately and with a whole-of-school approach to disclosures of this nature.

---

17 Quadara, A., 2008, Responding to young people disclosing sexual assault: A resource for schools, Australian Centre for the Study of Sexual Assault, vol. 6.