First print



New South Wales

Drug and Alcohol Treatment Bill 2007

Explanatory note

This explanatory note relates to this Bill as introduced into Parliament.

Overview of Bill

The object of this Bill is to provide for a trial, in a prescribed area, of the involuntary treatment of persons with a severe substance dependence with the aim of protecting their health and safety, facilitating their stabilisation through medical treatment and giving them the opportunity to engage in voluntary treatment.

The Bill replaces the application of the *Inebriates Act 1912* in the area to be prescribed by regulation, and is generally in accordance with proposals arising from a review of that Act set out in the Legislative Council Standing Committee on Social Issues' *Report on the Inebriates Act 1912*.

The Bill is divided into Parts, each Part dealing with a discrete subject-matter relating to the treatment and care of dependent persons.

Outline of provisions

Part 1 Preliminary

Clause 1 sets out the name (also called the short title) of the proposed Act.

Explanatory note

Clause 2 provides for the commencement of the proposed Act on a day or days to be appointed by proclamation.

Clause 3 sets out the objects of the proposed Act.

Clause 4 provides that the proposed Act only applies to individuals over 18 in an area to be prescribed by the regulations.

Clause 5 defines certain words and expressions used in the proposed Act.

Part 2 Involuntary detention and treatment

Clause 6 provides that a person must not be detained in a treatment centre unless an accredited medical practitioner has issued a dependency certificate in relation to the person.

Clause 7 provides for the appointment of accredited medical practitioners.

Clause 8 provides for premises to be declared treatment centres under the proposed Act.

Clause 9 provides for the assessment of a person by an accredited medical practitioner and the issue of a dependency certificate if the practitioner is satisfied the criteria stated in the clause applies to the person.

Clause 10 provides that if an accredited medical practitioner is unable to access a person to conduct an assessment, a Magistrate or authorised officer may authorise the practitioner to visit and assess the person to decide whether or not a dependency certificate should be issued.

The authorisation may only be given if the Magistrate or officer is satisfied of the criteria stated in this clause.

The practitioner and any other person authorised may enter premises, by force if need be, to carry out the assessment.

Clause 11 provides that the accredited medical practitioner must arrange for an interpreter to be present at the assessment if the person to be assessed is unable to communicate adequately in English but can communicate adequately in another language.

Clause 12 provides that if the accredited medical practitioner is not satisfied a dependency certificate should be issued in relation to the person, the practitioner must, if the practitioner considers it appropriate, give advice on alternative options available for treating the person.

Clause 13 enables the dependent person to nominate another person to be the dependent person's primary carer. The dependent person may revoke or vary the nomination at any time.

An accredited medical practitioner must, in carrying out his or her functions under the proposed Act or the regulations, normally give effect to the nomination. However, this does not apply if the practitioner reasonably believes that to do so may put the dependent person or any other person at risk of serious harm.

Explanatory note

Clause 14 provides that a person for whom a dependency certificate has been issued must not be detained for treatment for more than 28 days from the day the certificate is issued, and as soon as practicable after the certificate is issued, the person must be brought before a Magistrate for a review of the issuing of the certificate.

Clause 15 provides that any person administering any medication to a dependent person must have due regard to the possible effects of the administration of the medication, and must prescribe the minimum medication, consistent with proper care, to ensure that the dependent person is not prevented from communicating adequately with any person engaged to represent the dependent person at a review under proposed Part 4.

Clause 16 provides that an accredited medical practitioner must, as soon as practicable after the dependency certificate is issued, give the dependent person an oral explanation and a written statement of the person's legal rights and other entitlements under the proposed Act.

The accredited medical practitioner must, if the dependent person is unable to communicate adequately in English but is able to communicate adequately in another language, arrange for the oral explanation to be given in the other language.

Clause 17 provides that an accredited medical practitioner must, not later than 24 hours after the dependency certificate has been issued, take all reasonably practicable steps to notify the primary carer of the dependent person that the person has been detained.

Clause 18 provides that an accredited medical practitioner must, as soon as practicable after the dependency certificate is issued, give the dependent person a statement of the rights of appeal conferred on the person under the proposed Act.

Clause 19 provides that an accredited medical practitioner must take all reasonably practicable steps to notify the primary carer if the dependent person is absent from a treatment centre without permission, fails to return at the end of a period of leave, is discharged from a treatment centre or an application is made to extend the effective period of a dependency certificate relating to the person.

If the person is referred to or discharged to another centre the accredited medical practitioner must also state in the notice the name of that centre.

Clause 20 provides that a transport officer may take a dependent person to or from a treatment centre and use reasonable force in exercising functions under this clause or any other provision of the proposed Act applying this clause, and restrain the dependent person in any way that is reasonably necessary in the circumstances.

The officer may also carry out a search of the person, if the officer reasonably suspects that the person is carrying anything that would present a danger to the officer, the person or any other person, or that could be used to assist the person to escape from the officer's custody.

Clause 21 provides that an accredited medical practitioner may permit a dependent person, in certain circumstances, to be absent from a treatment centre for the period, and on the conditions, the practitioner thinks fit.

Explanatory note

Permission may be given on any grounds the practitioner thinks fit, including, for example, compassionate grounds or that the dependent person requires medical treatment.

Clause 22 enables an accredited medical practitioner to apprehend a dependent person, or direct that the person be apprehended, if the person fails to return to a treatment centre on or before the expiry of a permitted period of absence, fails to comply with a condition of the permission or absents himself or herself from the centre otherwise than in accordance with the proposed Act.

Clause 23 enables an accredited medical practitioner to request a police officer to apprehend, or assist in apprehending, a dependent person if the practitioner is of the opinion that there are serious concerns relating to the safety of the person or other persons if the person is taken to a treatment centre without the assistance of a police officer.

The police officer may enter premises to apprehend the dependent person, may apprehend the person without a warrant and may exercise any powers conferred on a transport officer under the proposed Act.

Clause 24 enables an accredited medical practitioner to discharge a dependent person from a treatment centre at any time if the practitioner is satisfied the person's continued presence at the treatment centre will not achieve the purpose for which the person was detained.

Clause 25 provides that an accredited medical practitioner must take all reasonably practicable steps to ensure that the dependent person, and the primary carer of the person, are consulted in relation to planning the person's discharge and any later treatment or other action considered in relation to the person and the accredited medical practitioner must also take all reasonably practicable steps to provide the person, and the person's primary carer, with appropriate information about follow-up care.

Part 3 Official visitors

Clause 26 enables the Minister to appoint a person to be the principal official visitor to oversee the official visitor program conducted under the proposed Act, to refer matters relating to any significant alcohol or drug dependency issues or dependent person safety or treatment issues to the Minister and to act as an advocate to the Minister for persons receiving alcohol or drug dependency treatment.

Clause 27 provides that the Minister must appoint appropriate people to be official visitors under the proposed Act. An official visitor may refer matters relating to any significant alcohol or drug dependency issues or patient safety or treatment issues to the principal official visitor or any other appropriate person or body, may act as an advocate for patients about issues arising in the alcohol or drug dependency treatment centres.

Clause 28 provides for matters relating to principal official visitors and official visitors in Schedule 3 to the proposed Act to have effect.

Explanatory note

Clause 29 provides that the principal official visitor must ensure that 2 or more official visitors visit each treatment centre.

When visiting a treatment centre, the official visitors must inspect every part of the centre at least once, make any necessary inquiries about the treatment and detention of dependent persons in the centre, examine and sign the registers, books, records and other documents produced to them in accordance with the proposed Act, and enter the fact of their visit in the official visitors book at the centre, together with any observations they think appropriate to make.

A visit may be made with or without previous notice and at any time of the day or night, and be of such length, as the official visitors think appropriate and a visit may be made at the request of the primary carer of a dependent person being treated at the centre.

Clause 30 provides that the director of each treatment centre must allow official visitors to have access to every part of the centre, permit the official visitors to see and interview each dependent person, give full and true answers to the best of his or her knowledge to all questions the official visitors ask in relation to the centre and the dependent persons and produce to the official visitors any registers, books, records and other documents relating to dependent persons and their discharge.

Clause 31 provides that an official visitor may report to the Minister about any matter arising from the exercise by the official visitor of his or her functions.

Clause 32 enables a dependent person, or the primary carer of the person, to notify an accredited medical practitioner that the person or carer wants to see an official visitor.

The accredited medical practitioner must tell an official visitor about the request not later than 2 days after receiving the notice.

Clause 33 provides that anything done or omitted to be done by an official visitor does not, if the matter or thing was done or omitted to be done in good faith for the purpose of executing the proposed Act or the regulations, subject the official visitor personally to any action, liability, claim or demand.

Part 4 Review and extension of dependency certificates

Clause 34 provides that a Magistrate must hold an inquiry about the issuing of each dependency certificate to determine whether or not, on the balance of probabilities, the dependent person meets the criteria for detention.

If the Magistrate is satisfied, on the balance of probabilities, that the person meets the criteria for detention, the Magistrate may confirm the issuing of the dependency certificate, or confirm the issuing of the dependency certificate, but for a shorter period.

If the Magistrate is not satisfied, on the balance of probabilities, that the person meets the criteria for detention, the Magistrate must order that the person be discharged.

Explanatory note

Clause 35 enables an accredited medical practitioner to apply to a Magistrate to extend the effective period of a dependency certificate if the practitioner is satisfied that the dependent person is suffering from drug or alcohol related brain injury and that additional time is needed to carry out treatment and to plan the person's discharge.

Clause 36 provides that the Magistrate must determine whether or not the detention and treatment period should be extended and if so for how long, but for not more than 3 months from the day the dependency certificate was issued.

Clause 37 provides that the review or the consideration of an application must be conducted quickly and with as little formality and technicality as the requirements of the proposed Act, the regulations and as the proper consideration of the matters before the Magistrate permit.

In the proceedings, the Magistrate is not bound by the rules of evidence but may inform himself or herself of any matter in the way the Magistrate thinks appropriate and as the proper consideration of the matter before the Magistrate permits.

The proceedings are generally open to the public but the Magistrate may order the proceedings be conducted wholly or partly in private or prohibit or restrict the publication or broadcasting of certain matters.

If the dependent person is unable to communicate adequately in English but is able to communicate adequately in another language the dependent person may be assisted in the proceedings by a competent interpreter.

The dependent person must be represented in the proceedings by an Australian legal practitioner or, with the leave of the Magistrate, another person chosen by the dependent person, unless the dependent person states that he or she does not wish to be represented.

Clause 38 permits the Magistrate to adjourn the proceedings for up to 7 days.

Clause 39 permits the Magistrate to issue a summons requiring a person to attend as a witness in the proceedings or to attend the proceedings and to produce any documents in the possession or under the control of the person relating to the proceedings and specified in the summons.

Clause 40 provides that unless the Magistrate otherwise determines, the dependent person, or a representative of the dependent person, is entitled to inspect, or otherwise have access to, any medical records relating to the dependent person in the possession of another person.

An accredited medical practitioner may warn the representative of the dependent person that it may be harmful to communicate to the dependent person, or any other person, specified information in those medical records.

Clause 41 provides that a person must not, whether before or after the proceedings are completed and without the consent of the Magistrate, publish or broadcast the name of any person to whom the proceedings relate, who appears as a witness in the proceedings or who is mentioned or otherwise involved in the proceedings. This does not prohibit the publication or broadcasting of an official report of the proceedings

Explanatory note

that includes the name of any person the publication or broadcasting of which would otherwise be prohibited by this clause.

Clause 42 provides that the proceedings must be recorded and regulations may be made about the way in which the evidence may be recorded and the circumstances when the evidence must be transcribed.

Clause 43 provides that subject to the proposed Act and the regulations, the procedure for the proceedings, and for the conduct of the proceedings, is to be determined by the Magistrate.

Clause 44 provides that a person must not refuse, neglect or for any reason fail to obey or comply with an order or determination of the Magistrate under the proposed Act.

Clause 45 provides that if a person is aggrieved by an order or determination of the Magistrate they can appeal to the Administrative Decisions Tribunal against the order or determination.

Part 5 Miscellaneous

Clause 46 places restrictions on a person holding certain offices at the same time.

Clause 47 provides that a person must not disclose any information obtained in connection with the administration or execution of the proposed Act or regulations except in certain circumstances.

Clause 48 provides that the proposed Act will not limit or affect any power conferred on a police officer or any other person by or under any other law with respect to stopping, searching or detaining a person (whether or not a dependent person) or taking any such person to any place.

Also, nothing in the proposed Act prevents an accredited medical practitioner from taking any action the practitioner thinks fit to protect a dependent person detained in a treatment centre, or any other person in the treatment centre, from serious physical harm.

Clause 49 provides that any member of staff of the NSW Health Service, health care professional or police officer who, in good faith, exercises a function that is conferred or imposed on that person by or under the proposed Act is not personally liable for any injury or damage caused by the exercise of that function.

However, this does not relieve a medical practitioner or other person from liability the practitioner or other person would have been subject to had the treatment been carried out with the person's consent.

Clause 50 states how documents may be served under the proposed Act.

Clause 51 enables the Director-General to approve forms (other than prescribed forms required by the proposed Act) for the administration of the proposed Act.

Clause 52 provides that clause 3 of the proposed Act is intended to give guidance in the administration of the proposed Act and does not create, or confer on any person, any right or entitlement enforceable at law.

Explanatory note

Clause 53 provides that proceedings for offences under the proposed Act or regulations may be dealt with summarily before a Local Court.

Clause 54 enables the Governor to amend proposed Schedule 1 by inserting, altering or omitting the name of a substance.

Clause 55 enables the Governor to make regulations for the purposes of the proposed Act.

Clause 56 is a formal provision that gives effect to amendments of the *Inebriates Act 1912* in Schedule 4 to the proposed Act.

Clause 57 provides for a review of the proposed Act as soon as possible after its commencement and a report on the outcome of the review must be tabled in each House of Parliament within 2 years of the commencement.

Schedule 1 Substances

Schedule 1 contains the list of substances for which there is concern about severe substance dependence.

Schedule 2 Dependency certificate

Schedule 2 contains the form of a dependency certificate issued for the involuntary detention and treatment of a dependent person in a treatment centre.

Schedule 3 Provisions relating to principal official visitor and official visitors

Schedule 3 contains provisions about the remuneration and tenure of office of the principal official visitor and official visitors.

Schedule 4 Amendment of Inebriates Act 1912 No 24

Schedule 4 makes amendments to the Inebriates Act 1912.

First print



New South Wales

Drug and Alcohol Treatment Bill 2007

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New South Wales

Drug and Alcohol Treatment Bill 2007

No , 2007

A Bill for

An Act to provide for the health and safety of persons with a severe substance dependence through involuntary detention, care, treatment and stabilisation; and for other purposes.

Clause 1 Drug and Alcohol Treatment Bill 2007

Part 1 Preliminary

The Legislature of New South Wales enacts:				
Part 1 Preliminary			2	
1	Nam	ne of Act		3
		This	Act is the Drug and Alcohol Treatment Act 2007.	4
2	Com	menc	ement	5
		This	Act commences on a day or days to be appointed by proclamation.	6
3	Obje	cts of	Act	7
	(1)	The	objects of this Act are:	8
		(a)	to provide for the involuntary treatment of persons with a severe substance dependence with the aim of protecting their health and safety, and	9 10 11
		(b)	to facilitate a comprehensive assessment of those persons in relation to their dependency, and	12 13
		(c)	to facilitate the stabilisation of those persons through medical treatment, including, for example, medically assisted withdrawal, and	14 15 16
		(d)	to give those persons the opportunity to engage in voluntary treatment and restore their capacity to make decisions about their substance use and personal welfare.	17 18 19
	(2)		Act must be interpreted, and every function conferred or imposed is Act must be performed or exercised, so that, as far as practicable:	20 21
		(a)	involuntary detention and treatment of those persons is a consideration of last resort, and	22 23
		(b)	the interests of those persons is paramount in decisions made under this Act, and	24 25
		(c)	those persons will receive the best possible treatment in the least restrictive environment that will enable treatment to be effectively given, and	26 27 28
		(d)	any interference with the rights, dignity and self-respect of those persons will be kept to the minimum necessary.	29 30
4	Appl	icatio	n of Act	31
	(1)	This	Act applies in an area prescribed by the regulations.	32
	(2)	The	Inebriates Act 1912 does not apply in that area.	33

Preliminary

Part 1

(3)	How the <i>L</i>	vever, despite subsections (1) and (2), this Act does not apply, and <i>inebriates Act 1912</i> does apply, to minors.
(4)		ing in this Act affects the operation of the following:
(.)	(a)	the Mental Health Act 1990,
	(b)	the Mental Health (Criminal Procedure) Act 1990,
	(c)	the Public Health Act 1991,
	(d)	the <i>Guardianship Act 1987</i> ,
	(e)	the Law Enforcement (Powers and Responsibilities) Act 2002.
i Defi	nitions	5
(1)		is Act:
	accr	<i>edited medical practitioner</i> means a medical practitioner appointed er section 7.
		<i>e friend or relative</i> , of a dependent person, means a friend or ive of the person who:
	(a)	maintains both a close personal relationship with the person through frequent personal contact and a personal interest in the person's welfare, and
	(b)	does not provide support to the person wholly or substantially on a commercial basis.
	depe	ndency certificate means a certificate issued under section 9.
		<i>indent person</i> means a person in relation to whom a dependency ficate has been issued.
	<i>direc</i> direc	<i>ctor</i> , of a treatment centre, means the person appointed as the ctor of the centre by the Director-General.
	Dire Heal	<i>ctor-General</i> means the Director-General of the Department of th.
	exer	cise a function includes perform a duty.
		tion includes a power, authority or duty.
	prim	pary carer, of a dependent person, means:
	(a)	the guardian of the dependent person, or
	(b)	if the dependent person is not under guardianship, the person nominated by the dependent person as the primary carer under a nomination under section 13 that is in force, or
	(c)	if paragraphs (a) and (b) do not apply:
	~ /	(i) the spouse of the dependent person, if any, if the relationship between the person and the spouse is close and continuing, or

Clause 5 Drug and Alcohol Treatment Bill 2007

Part 1 Preliminary

(2)

	$(\cdot \cdot)$	1	
	(ii)	any person who is primarily responsible for providing	1
		support or care to the dependent person (other than wholly	2
		or substantially on a commercial basis), or	3
	(iii)	a close friend or relative of the dependent person.	4
sever	e subst	ance dependence, in relation to a person, means the person:	5
(a)	has a	tolerance to a substance, and	6
(b)	shows	withdrawal symptoms when the person stops using, or	7
	reduce	es the level of use of, the substance, and	8
(c)	has lo	st the capacity to make decisions about his or her substance	9
	use ar	d personal welfare due primarily to his or her dependence	10
	on the	substance.	11
subst	<i>ance</i> m	eans a substance, or a combination of substances, listed in	12
	lule 1.		13
treatn	nent c	entre means a facility declared under section 8 to be a	14
treatn	nent ce	ntre.	15
Notes	sinclud	led in this Act do not form part of this Act.	16
1.0000		part of this field.	10

Involuntary detention and treatment

Clause 6

Part 2

art 2	Involuntary detention and treatment	1
Gen	eral restriction on involuntary detention	2
	A person must not be detained in a treatment centre under this Act unless an accredited medical practitioner has issued a dependency certificate in relation to the person.	3 4 5
Acc	redited medical practitioners	6
(1)	The Director-General may appoint a medical practitioner as an accredited medical practitioner.	7 8
(2)	The Director-General may appoint the holder of an office (who is a medical practitioner) as an accredited medical practitioner.	9 10
(3)	The Director-General may impose conditions for exercising the functions of an accredited medical practitioner.	11 12
Dec	laration of treatment centres	13
(1)	The Director-General, by order published in the Gazette:	14
	(a) may declare any premises to which this section applies, and that are specified or described in the order, to be a treatment centre under this Act, and	15 16 17
	(b) may, in the same or another order so published, name the premises so specified or described.	18 19
(2)	Without limiting subsection (1), an order may change the name assigned to any premises specified or described in the order.	20 21
(3)	This section applies to the following premises:	22
	(a) premises that belong to or are under the control of the State or an authority of the State or a person acting on behalf of the State or an authority of the State,	23 24 25
	(b) a facility of a public health organisation within the meaning of the <i>Health Services Act 1997</i> ,	26 27
	(c) premises that the owner or person who has control of the premises has agreed, by an instrument in writing given to the Director-General, to being premises to which this section applies.	28 29 30
Ass	essing persons for detention and treatment	31
(1)	A medical practitioner may request an accredited medical practitioner to assess a person for detention and treatment under this Act.	32 33
(2)	After assessing the person, the accredited medical practitioner may issue a certificate (a <i>dependency certificate</i>), in the form shown in	34 35
	Gen (1) (2) (3) Dec (1) (2) (3) (3) Ass (1)	 General restriction on involuntary detention A person must not be detained in a treatment centre under this Act unless an accredited medical practitioner has issued a dependency certificate in relation to the person. Accredited medical practitioners (1) The Director-General may appoint a medical practitioner as an accredited medical practitioner. (2) The Director-General may appoint the holder of an office (who is a medical practitioner) as an accredited medical practitioner. (3) The Director-General may impose conditions for exercising the functions of an accredited medical practitioner. (3) The Director-General, by order published in the Gazette: (a) may declare any premises to which this section applies, and that are specified or described in the order, to be a treatment centre under this Act, and (b) may, in the same or another order so published, name the premises so specified or described. (2) Without limiting subsection (1), an order may change the name assigned to any premises specified or described in the order. (3) This section applies to the following premises: (a) premises that belong to or are under the control of the State or an authority of the State, (b) a facility of a public health organisation within the meaning of the <i>Health Services Act 1997</i>, (c) premises that the owner or person who has control of the premises has agreed, by an instrument in writing given to the Director-General, to being premises to which this section applies. Assessing presens for detention and treatment (1) A medical practitioner may request an accredited medical practitioner to assess a person for detention and treatment under this Act. (2) After assessing the person, the accredited medical practitioner may

Clause 10 Drug and Alcohol Treatment Bill 2007

Part 2 Involuntary detention and treatment

Schedule 2, stating the person may be detained for treatment under this

		dule 2, stating the person may be detained for treatment under this for the period stated in the certificate.	1 2
(3)		pendency certificate may be issued in relation to the person only if ccredited medical practitioner is satisfied:	3 4
	(a)	the person has a severe substance dependence, and	5
	(b)	care, treatment or control of the person is necessary to protect the person from serious harm, and	6 7
	(c)	the person is likely to benefit from treatment for his or her substance dependence but has refused treatment, and	8 9
	(d)	no other appropriate and less restrictive means for dealing with the person are reasonably available.	10 11
(4)		accredited medical practitioner may have regard to any serious that may occur to:	12 13
	(a)	children in the care of the person, or	14
	(b)	dependants of the person.	15
(5)	unde	dependency certificate is issued in relation to the person assessed r this section, the person may be detained in accordance with the ficate for treatment under this Act.	16 17 18
Orde	er for a	assessment	19
(1)		section applies if the accredited medical practitioner is unable to ss the person to conduct the assessment requested under section 9.	20 21
(2)	accre	fagistrate or authorised officer may, by order, authorise the edited medical practitioner to visit and assess the person to ascertain her a dependency certificate should be issued in relation to the on.	22 23 24 25
(3)		ever, the order may be made only if the Magistrate or officer is fied, by evidence on oath, that:	26 27
	(a)	the person is likely to have a severe substance dependence, and	28
	(b)	the person is likely to be in need of protection from serious harm or others are likely to be in need of protection from serious physical harm, and	29 30 31
	(c)	because of physical inaccessibility, the person could not, but for the making of an order under this section, be assessed, and	32 33
	(d)	the person is likely to benefit from the treatment.	34
(4)	who	order may also authorise another person (including a police officer) may be required to assist the accredited medical practitioner in ucting the assessment to accompany the accredited medical	35 36 37

practitioner.

Part 2

Involuntary detention and treatment

	(5)	The accredited medical practitioner and any other person authorised under this section may enter premises, if need be by force, to carry out the assessment.	1 2 3
	(6)	If a dependency certificate is issued in relation to the person assessed under this section, the person may be detained in accordance with the certificate for treatment under this Act.	4 5 6
	(7)	A person who takes action under the order must, as soon as practicable after taking the action, give written notice of the action taken to the person who made the order.	7 8 9
	(8)	In this section:	10
		<i>authorised officer</i> means an authorised officer within the meaning of the <i>Criminal Procedure Act 1986</i> .	11 12
11	Assi	stance of interpreters	13
		The accredited medical practitioner must arrange for an interpreter to be present at the assessment of a person under this Part if the person is unable to communicate adequately in English but can communicate adequately in another language.	14 15 16 17
12	If ce	rtificate not issued, advice must be given	18
	(1)	Subsection (2) applies if the accredited medical practitioner is not satisfied a dependency certificate should be issued in relation to the person being assessed under this Part.	19 20 21
	(2)	The practitioner must, if the practitioner considers it appropriate, give advice on alternative options available for treating the person:	22 23
		(a) to the person, and	24
		(b) to the primary carer, if any, of the person.	25
13	Nom	ination of primary carer	26
	(1)	A dependent person may nominate a person to be the dependent person's primary carer under this Act.	27 28
	(2)	A dependent person may nominate a person who is to be excluded from being given a notice or information about the person under this Act.	29 30
	(3)	A dependent person may revoke or vary any such nomination at any time.	31 32
	(4)	A nomination, variation or revocation must be made in writing and may be given to an accredited medical practitioner at the treatment centre concerned or the Director-General.	33 34 35

Clause 14 Drug and Alcohol Treatment Bill 2007

Part 2 Involuntary detention and treatment

(5) A nomination remains in force for the period stated in the nomination unless it is revoked earlier in writing.

- (6) An accredited medical practitioner must, in carrying out his or her functions under this Act or the regulations, give effect to a nomination, or a variation or revocation of a nomination, if the practitioner is given notice of it.
- (7) An accredited medical practitioner is not required to give effect to a nomination, or a variation or revocation of a nomination, if the practitioner reasonably believes:
 - (a) that to do so may put the dependent person, the nominated person or any other person at risk of serious harm, or
 - (b) that the dependent person was incapable of making the nomination, variation or revocation.

14 Length of initial detention and review of dependency certificate

If an accredited medical practitioner issues a dependency certificate in relation to a person being assessed:

- (a) the person must not be detained for treatment for more than 28 days after the day the certificate is issued, and
- (b) an accredited medical practitioner must, as soon as practicable after the certificate is issued, bring the person before a Magistrate for a review of the issuing of the certificate.

Note. Under Part 4, the period of detention may be reduced or it may be extended for up to a total period of not more than 3 months from the day the certificate is issued.

15 Treatment of dependent persons

- (1) A person who authorises the administration of any medication to a dependent person detained in a treatment centre under this Act:
 - (a) must have due regard to the possible effects of the administration of the medication, and
 - (b) must prescribe the minimum medication, consistent with proper care, to ensure that the dependent person is not prevented from communicating adequately with any other person who may be engaged to represent the dependent person at a review under Part 4.
- (2) An accredited medical practitioner may, subject to this Act, give, or authorise the giving of, such treatment (including any medication) as the practitioner thinks fit for the treatment of the dependent person's substance dependence.

Drug and Alcohol Treatment Bill 2007	Clause 16
Involuntary detention and treatment	Part 2

16 Information to be given to dependent person 1 (1)An accredited medical practitioner must give the dependent person an 2 oral explanation and a written statement of the person's legal rights and 3 other entitlements under this Act. 4 (2)The explanation and statement must be given as soon as practicable 5 after the dependency certificate is issued. 6 The written statement must be in the form approved by the (3) 7 Director-General. 8 (4) If the accredited medical practitioner is of the opinion that the 9 dependent person is not capable of understanding the explanation or 10 statement when it would normally be given, the explanation and 11 statement must be given to the person not later than 24 hours before the 12 review under section 34 is held about the person. 13 (5) The accredited medical practitioner must, if the dependent person is 14 unable to communicate adequately in English but is able to 15 communicate adequately in another language, arrange for the oral 16 explanation to be given in the other language. 17 17 Notice to primary carer about detention 18 An accredited medical practitioner must, not later than 24 hours after (1)19 the dependency certificate has been issued, take all reasonably 20 practicable steps to notify the primary carer of the dependent person that 21 the person has been detained. 22 (2)The notice need not be given if the dependent person is discharged 23 during that period. 24 18 Notice to dependent person of appeal rights 25 An accredited medical practitioner must give, or cause to be given, to (1)26 the dependent person a statement of the rights of appeal conferred on the 27 person under this Act. 28 (2) The statement must be given as soon as practicable after the dependency 29 certificate in relation to the person is issued. 30 (3) The statement must be in the form approved by the Director-General. 31 19 Notice to primary carer of events affecting dependent person 32 An accredited medical practitioner must take all reasonably practicable (1)33 steps to notify the primary carer of a dependent person if any of the 34 following events occurs: 35

(a) the person is absent from a treatment centre without permission or fails to return at the end of a period of leave,

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Clause 20 Drug and Alcohol Treatment Bill 2007

Part 2 Involuntary detention and treatment

		(b)	the person is discharged from a treatment centre,	1						
		(c)	an application is made under Part 4 to extend the effective period of the dependency certificate relating to the person.	2 3						
	(2)		accredited medical practitioner must give the notice as soon as icable after becoming aware the event has occurred.	4 5						
	(3)		e person is referred to or discharged to another centre the accredited cal practitioner must also state in the notice the name of that centre.	6 7						
20	Transporting dependent person to treatment centre									
	(1)	A tra centr	insport officer may take a dependent person to or from a treatment e.	9 10						
	(2)	A tra	nsport officer may:	11						
		(a)	use reasonable force in exercising functions under this section or any other provision of this Act applying this section, and	12 13						
		(b)	restrain the dependent person in any way that is reasonably necessary in the circumstances.	14 15						
	(3)	the d	nsport officer may carry out a frisk search or an ordinary search of lependent person, if the officer reasonably suspects the person is ring anything:	16 17 18						
		(a)	that would present a danger to the officer, the person or any other person, or	19 20						
		(b)	that could be used to assist the person to escape from the officer's custody.	21 22						
	(4)		transport officer may seize and detain a thing found in a search if it hing of a kind mentioned in subsection (3) (a) or (b).	23 24						
	(5)	In the	is section:	25						
		frisk	search means:	26						
		(a)	a search of a dependent person conducted by quickly running the hands over the person's outer clothing or by passing an electronic metal detection device over or in close proximity to the person's outer clothing, or	27 28 29 30						
		(b)	an examination of any thing worn or carried by the person that is conveniently and voluntarily removed by the person, including an examination conducted by passing an electronic metal detection device over or in close proximity to that thing.	31 32 33 34						

Drug and Alcohol Treatment Bill 2007	Clause 21
Involuntary detention and treatment	Part 2

			<i>mary search</i> means a search of a dependent person or of articles in possession of the person that may include:	1 2
		(a)	requiring the person to remove only his or her overcoat, coat or jacket or similar article of clothing and any gloves, shoes and hat, and	3 4 5
		(b)	an examination of those items.	6
		tran	sport officer means:	7
		(a)	a member of staff of the NSW Health Service,	8
		(b)	a police officer,	9
		(c)	a person of a class prescribed by the regulations.	10
21	Leav	ve of a	bsence on compassionate, medical or other grounds	11
	(1)	abse	ccredited medical practitioner may permit a dependent person to be nt from a treatment centre for the period, and on the conditions, the titioner thinks fit.	12 13 14
	(2)	inclu	nission may be given on any grounds the practitioner thinks fit, iding, for example, compassionate grounds or that the dependent on requires medical treatment.	15 16 17
	(3)	is sa adeq	practitioner may not grant leave of absence unless the practitioner tisfied that, the person is medically fit and, as far as is practicable, uate measures have been taken to prevent the person from causing a to himself or herself or others.	18 19 20 21
22	App cent		sion of persons not permitted to be absent from treatment	22 23
	(1)		ccredited medical practitioner may apprehend a dependent person, rect that the person be apprehended, if:	24 25
		(a)	the person fails to return to a treatment centre on or before the expiry of a permitted period of absence granted under section 21 or fails to comply with a condition of the permission, or	26 27 28
		(b)	the person absents himself or herself from the centre otherwise than in accordance with this Act.	29 30
	(2)	The	person may be apprehended by any of the following persons:	31
		(a)	an accredited medical practitioner,	32
		(b)	any suitably qualified person authorised by the Director-General or the director of the centre,	33 34
		(c)	a police officer,	35
		(d)	a person assisting a person mentioned in paragraph (a), (b) or (c).	36

Clause 23 Drug and Alcohol Treatment Bill 2007

Part 2 Involuntary detention and treatment

(3)	A person	who	is	apprehended	must	be	taken	to	and	detained	in	а
	treatment centre.											

23 Police assistance

- (1) An accredited medical practitioner may request that a police officer apprehend, or assist in apprehending, a dependent person if the practitioner is of the opinion there are serious concerns relating to the safety of the person or other persons if the person is taken to a treatment centre without the assistance of a police officer.
- (2) A police officer to whose notice any such request is brought may:
 - (a) apprehend and take or assist in apprehending and taking the person to a treatment centre, or
 - (b) cause or make arrangements for some other police officer to take the person to a treatment centre.
- (3) The police officer may enter premises to apprehend the dependent person under this section or section 22, and may apprehend the person, without a warrant and may exercise any powers conferred under section 20 on a transport officer under that section.
 Note. Section 20 sets out the persons who may take a person to the treatment centre and their powers when doing so.

24 Discharge from treatment centre

- (1) An accredited medical practitioner may discharge a dependent person from a treatment centre at any time if the practitioner is satisfied the person's continued presence at the treatment centre will not achieve the purpose for which the person was detained.
- (2) An accredited medical practitioner must discharge a dependent person from a treatment centre:
 - (a) if the practitioner is satisfied the person no longer meets the criteria for detention and treatment under section 9 (3), or
 - (b) when the dependency certificate in relation to the person ceases to have effect.

25 Discharge and other planning

(1) An accredited medical practitioner must take all reasonably practicable steps to ensure that the dependent person, and the primary carer of the person, are consulted in relation to planning the person's discharge and any later treatment or other action considered in relation to the person.

Drug and Alcohol Treatment Bill 2007	Clause 25
Involuntary detention and treatment	Part 2

- (2) In planning the discharge of the person, and any later treatment or other action considered in relation to the person, the accredited medical practitioner must take all reasonably practicable steps to consult with agencies involved in providing relevant services to the person, any primary carer of the person and any dependant of the person.
- (3) The accredited medical practitioner must take all reasonably practicable steps to provide the person, and the person's primary carer, with appropriate information about follow-up care.

Page 13

Drug and Alcohol Treatment Bill 2007 Clause 26

Part 3 Official visitors

Part 3	Official visitors	,
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Principal official visitor

(1)	The Minister may, by instrument in writing, appoint a person to be the principal official visitor.							
(2)	The principal official visitor has the following functions:							
	(a)	to advise and assist official visitors in the exercise of the functions conferred or imposed on them under this Act,	6 7					
	(b)	to oversee the official visitor program conducted under this Act,	8					
	(c)	to report to the Minister, as directed by the Minister, about the exercise of the functions of the principal official visitor and official visitors,	9 10 11					
	(d)	to refer matters relating to any significant alcohol or drug dependency issues or dependent person safety or treatment issues to the Minister or any other appropriate person or body,	12 13 14					
	(e)	to act as an advocate to the Minister for persons receiving alcohol or drug dependency treatment,	15 16					
	(f)	any other function conferred on the principal official visitor under this or any other Act.	17 18					
Offic	ial vis	itors	19					
(1)		Minister must, by instrument in writing, appoint official visitors r both subsections (2) and (3).	20 21					
(2)		erson may be appointed as an official visitor if the person is a cal practitioner.	22 23					
(3)		rson may also be appointed as an official visitor if the Minister is fied the person is otherwise suitably qualified.	24 25					
(4)	An o	fficial visitor has the following functions:	26					
	(a)	to refer matters relating to any significant alcohol or drug dependency issues or patient safety or treatment issues to the principal official visitor or any other appropriate person or body,	27 28 29					
	(b)	to act as an advocate for patients about issues arising in the alcohol or drug dependency treatment system, including issues raised by the primary carer of a dependent person,	30 31 32					
	(c)	to inspect treatment centres as directed by the principal official visitor and in accordance with this Part,	33 34					
	(d)	any other function conferred on official visitors under this or any other Act.	35 36					

Official visitors

Part 3

28	Prov	visions	s relating to the principal official visitor and official visitors	1
		Sche offic	dule 3 has effect in relation to the principal official visitor and ial visitors.	2 3
29	lnsp visit		s of alcohol or drug dependency treatment centre by official	4 5
	(1)		principal official visitor must ensure that 2 or more official visitors each treatment centre.	6 7
	(2)	refer	he purposes of the visit, one of the official visitors must be a person red to in section 27 (2) and one of the official visitors must be a on referred to in section 27 (3).	8 9 10
	(3)	On a	visit to a treatment centre, the official visitors must:	11
		(a)	so far as practicable, inspect every part of the centre at least once, and	12 13
		(b)	so far as practicable, make any necessary inquiries about the treatment and detention of dependent persons in the centre, and	14 15
		(c)	examine and sign the registers, books, records and other documents produced to them in accordance with this Part, and	16 17
		(d)	enter the fact of their visit in the official visitors book at the centre, together with any observations they think appropriate to make.	18 19 20
	(4)	each	official visitors must report to the principal official visitor about visit in accordance with any arrangements made by the principal ial visitor.	21 22 23
	(5)	the c	sit may be made with or without previous notice and at any time of day or night, and be of such length, as the official visitors think opriate.	24 25 26
	(6)		sit may be made at the request of the primary carer of a dependent on being treated at the centre.	27 28
	(7)		regulations may provide for other matters in relation to visits to a ment centre.	29 30
30	Obli	gation	s to facilitate exercise of functions by official visitors	31
			director of each treatment centre must do the following for the oses of any visit by official visitors:	32 33
		(a)	allow the official visitors to have access to and to inspect every part of the centre,	34 35
		(b)	permit the official visitors to see and to interview each dependent person in the centre,	36 37

Clause 31 Drug and Alcohol Treatment Bill 2007

Part 3 Official visitors

- (c) give full and true answers to the best of his or her knowledge to all questions the official visitors ask in relation to the centre and the dependent persons,
- (d) produce to the official visitors any registers, books, records, orders, certificates, returns and other documents relating to the admission and treatment of the dependent persons and the discharge of persons required by the official visitors.

31 Reports to Minister

Nothing in this Part prevents an official visitor from reporting to the Minister about any matter arising from or relating to the exercise by the official visitor of the official visitor's functions.

32 Request by patient or other person to see official visitor

- (1) A dependent person who is being treated in a treatment centre, or the primary carer of the person, may notify an accredited medical practitioner, orally or in writing, that the person or carer wants to see an official visitor.
- (2) The practitioner must inform an official visitor of the person's or primary carer's desire to see an official visitor not later than 2 days after receiving the notice.

33 Official visitors not personally liable

A matter or thing done or omitted to be done by an official visitor does not, if the matter or thing was done or omitted to be done in good faith for the purpose of executing this Act or the regulations, subject the official visitor personally to any action, liability, claim or demand.

Drug and Alcohol Treatment Bill 2007	Clause 34
Review and extension of dependency certificates	Part 4

Part 4		Review and extension of dependency certificates				
34	Revi	Reviewing issue of dependency certificates				
	(1)		agistrate must hold an inquiry in relation to a person brought before Magistrate in accordance with section 14.	4 5		
	(2)	An arran	accredited medical practitioner must make all necessary agements to ensure that:	6 7		
		(a)	all appropriate medical witnesses appear before the Magistrate, and	8 9		
		(b)	other relevant medical evidence concerning the person is placed before the Magistrate.	10 11		
	(3)		Magistrate must determine whether or not, on the balance of abilities, the person meets the criteria for detention under section 9.	12 13		
	(4)	For t	hat purpose, the Magistrate must consider the following:	14		
		(a)	the reports and recommendations of any accredited medical practitioner who has examined the person,	15 16		
		(b)	any proposed further treatment for the person and the likelihood the treatment will be of benefit to the person,	17 18		
		(c)	the views of the person (if any),	19		
		(d)	any cultural factors relating to the person that may be relevant to the determination,	20 21		
		(e)	any other relevant information given to the Magistrate.	22		
	(5)	perso	e Magistrate is satisfied, on the balance of probabilities, that the on meets the criteria for detention under section 9, the Magistrate having regard to the matters considered under subsection (4):	23 24 25		
		(a)	confirm the issuing of the dependency certificate, or	26		
		(b)	confirm the issuing of the dependency certificate, but for a shorter period.	27 28		
	(6)		e Magistrate acts under subsection (5) (b), the certificate has effect for the shorter period.	29 30		
	(7)	perso must	e Magistrate is not satisfied, on the balance of probabilities, that the on meets the criteria for detention under section 9, the Magistrate order that the person be discharged from the treatment centre and ependency certificate is of no further effect.	31 32 33 34		

Clause 35 Drug and Alcohol Treatment Bill 2007

35	App	lying f	or extension of dependency certificates	1
			ccredited medical practitioner may apply to a Magistrate to extend ffective period of a dependency certificate if:	2 3
		(a)	the practitioner is satisfied:	4
			(i) the dependent person is suffering from drug or alcohol related brain injury, and	5 6
			(ii) additional time is needed to carry out treatment and to plan the person's discharge, and	7 8
		(b)	the practitioner presents, with the application, a proposed treatment plan to be followed during the additional time granted.	9 10
36			tion of applications to extend detention and treatment under cy certificates	11 12
	(1)		Magistrate must consider the application made under section 35 in 7 days of receiving it.	13 14
	(2)	Afte	r considering the application, the Magistrate must determine:	15
		(a)	whether or not the detention and treatment period for the dependent person should be extended, and	16 17
		(b)	if so, for how long, but for not more than 3 months from the day the dependency certificate was issued.	18 19
	(3)		naking the determination, the Magistrate must consider the wing:	20 21
		(a)	the treatment proposed in the treatment plan accompanying the application,	22 23
		(b)	the length of the extension sought,	24
		(c)	whether or not it is likely the additional treatment will benefit the dependent person,	25 26
		(d)	the views of the person (if any),	27
		(e)	any cultural factors relating to the person that may be relevant in making the decision,	28 29
		(f)	any other relevant information given to the Magistrate.	30
	(4)	gran	e Magistrate determines that the extension sought should not be ted, the certificate continues to have effect as if the application had been made.	31 32 33
	(5)		e Magistrate grants an extension, the certificate has effect for the od determined by the Magistrate.	34 35

Drug and Alcohol Treatment Bill 2007	Clause 37
Review and extension of dependency certificates	Part 4

37 Proceedings to be informal

- (1) The review under section 34 or the consideration of an application under section 35 (both, the *proceedings*) must be conducted quickly and with as little formality and technicality as the requirements of this Act, the regulations and as the proper consideration of the matters before the Magistrate permit.
- (2) In the proceedings, the Magistrate is not bound by the rules of evidence but may inform himself or herself of any matter in the way the Magistrate thinks appropriate and as the proper consideration of the matter before the Magistrate permits.
- (3) The proceedings are open to the public.
- (4) However, if the Magistrate is satisfied that it is desirable to do so for the welfare of the dependent person or for any other reason, the Magistrate may (of the Magistrate's own motion or on the application of the person or another person appearing at the proceedings) make any one or more of the following orders:
 - (a) an order that the proceedings be conducted wholly or partly in private,
 - (b) an order prohibiting or restricting the publication or broadcasting of any report of the proceedings,
 - (c) an order prohibiting or restricting the publication of evidence given in the proceedings, whether in public or in private, or of matters contained in documents lodged with the Magistrate or received in evidence before the Magistrate,
 - (d) an order prohibiting or restricting the disclosure to some or all of the parties to the proceedings of evidence given before the Magistrate, or of the contents of a document lodged with the Magistrate or received in evidence by the Magistrate, in relation to the proceedings.

Note. Section 41 prohibits the publication or broadcasting of the name of a person involved in the proceedings or other material that may identify any such person, except with the consent of the Magistrate.

- (5) If the dependent person is unable to communicate adequately in English but is able to communicate adequately in another language the dependent person may be assisted in the proceedings by a competent interpreter.
- (6) The Magistrate may administer an oath to any person giving evidence in the proceedings.

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Clause 38 Drug and Alcohol Treatment Bill 2007

Part 4

(7)	The dependent person must be represented in the proceedings by an Australian legal practitioner or, with the leave of the Magistrate, another person chosen by the dependent person, unless the dependent person states that he or she does not wish to be represented.	
(8)	Any other person appearing in the proceedings may, with the leave of the Magistrate, be represented by an Australian legal practitioner.	
(9)	The primary carer of the dependent person may, with the leave of the Magistrate, appear in the proceedings.	
Adjournments		
(1)	The Magistrate may, from time to time and if it is in the best interests of the dependent person to do so, adjourn the proceedings for up to 7 days.	
(2)	If the proceedings are adjourned, the dependency certificate continues to have effect unless another provision of this Act states otherwise.	
Proc	Production of evidence	
(1)	The Magistrate may of his or her own motion, or on the application of another person involved in the proceeding, issue a summons requiring the person to whom the summons is addressed to do either or both of the following things:	
	 (8) (9) Adjo (1) (2) Proc 	

Review and extension of dependency certificates

- (a) to attend as a witness in the proceedings,
- to attend the proceedings and to produce any documents in the (b) possession or under the control of the person relating to the proceedings and specified in the summons.

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- (2) The regulations may make provision for or with respect to authorising compliance with a summons to produce any documents by the production of the documents at a place specified in the summons at any time before the proceedings at which the documents are required to be produced.
- (3) A person to whom a summons is addressed is entitled to receive the amounts payable for compliance with a subpoena under the Uniform Civil Procedure Rules 2005:
 - if the summons was issued by the Magistrate on his or her own (a) motion, from the Magistrate, or
 - if the summons was issued on the application of another person, (b) from the other person.
- (4) If a person:
 - (a) is served with a summons under this section, and

Drug and Alcohol Treatment Bill 2007	Clause 40
Review and extension of dependency certificates	Part 4

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(b) at the time of service, is given an amount that is sufficient to cover the person's travelling and other out-of-pocket expenses in 2 attending the proceedings and producing any thing required by the summons to be produced, the person must comply with the summons, unless the person has a reasonable excuse. 6 Maximum penalty: 50 penalty units. Inspection etc of medical records 8 Unless the Magistrate otherwise determines, the dependent person is (1)9 entitled to inspect, or otherwise have access to, any medical records 10 relating to the person in the possession of another person. 11 (2)A representative of the dependent person is entitled, at any time before 12 or during the proceedings, to inspect or otherwise have access to any 13 medical records relating to the person in the possession of another 14 person. 15 (3)If an accredited medical practitioner warns the representative of the 16 dependent person that it may be harmful to communicate to the person, 17 or any other person, specified information in those medical records: 18 (a) the representative must have full and proper regard to that 19 warning, and 20 (b) the representative is not obliged to disclose to the person, or any 21 other person, any information obtained by virtue of the inspection 22 or other access. 23 (4)Subsection (3) is subject to any order or direction of the Magistrate, in 24 relation to an inspection under subsection (2). 25 **Publication of names** 26 A person must not, whether before or after the proceedings are (1)27 completed and without the consent of the Magistrate, publish or 28 broadcast the name of any person: 29 (a) to whom the proceedings relate, or 30 (b) who appears as a witness in the proceedings, or 31 (c) who is mentioned or otherwise involved in the proceedings. 32 Maximum penalty: 50 penalty units or imprisonment for 12 months, or 33 both. 34 This section does not prohibit the publication or broadcasting of an (2)35 official report of the proceedings that includes the name of any person 36 the publication or broadcasting of which would otherwise be prohibited 37 by this section.

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Clause 42 Drug and Alcohol Treatment Bill 2007

Part 4 Review and extension of dependency certificates

	(3)	inclu	the purposes of this section, a reference to the name of a person des a reference to any information, picture or material that ifies the person or is likely to lead to the identification of the on.	1 2 3 4	
42	Record of proceedings				
	(1)	The	proceedings must be recorded.	6	
	(2)	evide	alations may be made for or with respect to the way in which the ence may be recorded and the authentication of evidence or of cripts of evidence given in the proceedings.	7 8 9	
	(3)		regulations may provide for the circumstances in which evidence n in the proceedings must be transcribed.	10 11	
43	Procedure generally				
	(1)	Subject to this Part and the regulations, the procedure for the proceedings, and for the conduct of the proceedings, must be determined by the Magistrate.		13 14 15	
	(2)	The	regulations may provide for the following matters:	16	
		(a)	the procedure for the calling of, and for the conduct of business at, any proceedings,	17 18	
		(b)	giving assistance to the Magistrate by relevant qualified persons for the purposes of determining any matter,	19 20	
		(c)	reports and information required to be given to the Magistrate, including provisions relating to the matters to be dealt with in reports and the making of reports available to the Magistrate,	21 22 23	
		(d)	the recording of proceedings and determinations of the Magistrate,	24 25	
		(e)	the service of documents.	26	
44	Cont	empt		27	
		comp	erson must not refuse, neglect or for any reason fail to obey or ply with an order or determination of the Magistrate under this Act. imum penalty: 50 penalty units.	28 29 30	
45	Appe	eal to	Administrative Decisions Tribunal	31	
	(1)	A pe unde Adm Note	erson aggrieved by an order or determination of the Magistrate r this Part may appeal against the order or determination to the inistrative Decisions Tribunal. . Section 118A of the <i>Administrative Decisions Tribunal Act 1997</i> sets out mmary of the appeal process for an appealable decision.	32 33 34 35 36	

Drug and Alcohol Treatment Bill 2007	Clause 45
Review and extension of dependency certificates	Part 4

(2) An appeal under this section is an external appeal within the meaning of the *Administrative Decisions Tribunal Act 1997*.

Clause 46 Drug and Alcohol Treatment Bill 2007

Part 5 Miscellaneous

Part 5 Miscellaneous

46 Restrictions on holding joint offices

(1) An accredited medical practitioner must not be appointed as an official visitor.

- (2) An official visitor must not be appointed as an accredited medical practitioner.
- (3) If a person is appointed contrary to subsection (1) or (2), any act of the person performed during the purported appointment and under this Act is taken to be validly performed.
- (4) Subsection (3) applies only if the act would have been valid but for the appointment contrary to this section.

47 Disclosure of information

- (1) A person must not disclose any information obtained in connection with the administration or execution of this Act or the regulations unless the disclosure is:
 - (a) made with the consent of the person from whom the information was obtained, or
 - (b) made in connection with the administration or execution of this Act, or
 - (c) made for the purposes of any legal proceedings arising out of this Act or the regulations or of any report of any such proceedings, or
 - (d) made with other lawful excuse, or
 - (e) necessary to assist or support the review of the Act under section 57.

Maximum penalty: 50 penalty units.

(2) A person is not required to comply with subsection (1) if non-compliance is necessarily implied or reasonably contemplated under an Act or law.

48 Act does not limit or affect other powers

- (1) Nothing in this Act limits or affects any power conferred on a police officer or any other person by or under any other law with respect to stopping, searching or detaining a person (whether or not a dependent person) or taking any such person to any place.
- (2) Nothing in this Act prevents an accredited medical practitioner from taking any action that the practitioner thinks fit to protect a dependent person detained in a treatment centre, or any other person in the treatment centre, from serious physical harm.

Miscellaneous

Clause 49

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Part 5

49 Liability of police officers and health care professionals exercising functions under this Act

- (1) Any member of staff of the NSW Health Service, health care professional or police officer who, in good faith, exercises a function that is conferred or imposed on that person by or under this Act is not personally liable for any injury or damage caused by the exercise of that function.
- (2) Nothing in this section, or any other provision of this Act or the regulations, relieves a medical practitioner or other person from liability in respect of carrying out medical treatment on a person to which the medical practitioner or other person would have been subject had the treatment been carried out with the person's consent.
- (3) Nothing in this section affects any exclusion from liability provided by another provision of this Act or any other law.
- (4) In this section, *health care professional* means a person registered under a health registration Act within the meaning of the *Health Care Complaints Act 1993*.

50 Service of documents

- (1) A document authorised by or required by this Act or the regulations to be given to or served on a person may be served by:
 - (a) in the case of a natural person:
 - (i) giving it to the person personally, or
 - sending it by post to the address specified by the person for the giving or service of documents or, if no such address is specified, the residential or business address of the person last known to the person giving or serving the document, or
 - (iii) sending it by facsimile transmission to the facsimile number of the person, or
 - (b) in the case of a body corporate:
 - (i) leaving it with a person apparently of or above the age of 16 years at, or by sending it by post to, the head office, a registered office or a principal office of the body corporate or to an address specified by the body corporate for the giving or service of documents, or
 - (ii) sending it by facsimile transmission to the facsimile number of the body corporate.
- (2) Nothing in this section affects the operation of any provision of a law or of the rules of a court authorising a document to be served on a person in any other way.

Clause 51 Drug and Alcohol Treatment Bill 2007

Part 5 Miscellaneous

51 Approved forms The Director-General may approve such forms (other than prescribed forms required by this Act) as may be necessary or convenient for the administration of this Act. 52 Role of objects provisions Section 3 is intended to give guidance in the administration of this Act and does not create, or confer on any person, any right or entitlement enforceable at law. 53 Nature of proceedings for offences Proceedings for an offence under this Act or the regulations may be 10 dealt with summarily before a Local Court. 11 54 Amendment of Schedule 1 (Substances) 12 The Governor may, by order published in the Gazette, amend 13 Schedule 1 by inserting, altering or omitting the name of a substance. 14 55 Regulations 15 The Governor may make regulations, not inconsistent with this Act, for (1)16 or with respect to any matter that by this Act is required or permitted to 17 be prescribed or that is necessary or convenient to be prescribed for 18 carrying out or giving effect to this Act. 19 (2)A regulation may create an offence punishable by a penalty not 20 exceeding 5 penalty units. 21 56 Amendment of Inebriates Act 1912 No 24 22 The Inebriates Act 1912 is amended as set out in Schedule 4. 23 57 **Review of Act** 24 The Minister must review this Act to determine whether the policy (1)25 objectives of the Act remain valid and whether the terms of the Act 26 remain appropriate for securing those objectives. 27 (2) The review must be started as soon as possible after the commencement 28 of this section. 29 A report on the outcome of the review must be tabled in each House of (3)30

Parliament within 2 years of the commencement.

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Substances

Schedule 1

Schedule 1 Substances

(Section 5 (1), definition of "substance")

Column 1	Column 2
ANALGESICS—Organic opiate analgesics	Codeine (including Codral Forte, Disprin Forte, Mersyndol, Panadeine)
	Morphine (including MS Contin, Opium)
	Organic opiate analgesics, NEC
ANALGESICS—	Buprenorphine (including Subutex)
Semisynthetic & Synthetic opioid analgesics	Heroin
opioia anaigeoico	Oxycodone (including Endone)
	Buprenorphine/Naloxone (including Suboxone)
	Semisynthetic Opioid Analgesics, NEC (including Rikodeine)
	Fentanyl
	Fentanyl analogues
	Levomethadyl acetate hydrochloride (including LAAM)
	Meperidine analogues
	Methadone (including Biodone)
	Pethidine
	Synthetic Opioid Analgesics, NEC (including Physeptone, Fortral, Palfium)
SEDATIVES &	Ethanol (including alcohol)
HYPNOTICS—Alcohols	Methanol (including methylated spirits, metho)
	Alcohols, NEC (including rubbing alcohol, antifreeze)
SEDATIVES & HYPNOTICS—Anaesthetics	Gamma-hydroxybutyrate (including Liquid Ecstasy, GHB, GBH)
	Ketamine (including Special K)
	Nitrous oxide (including laughing gas)
	Phencyclidine (including Angel dust, PCP)
	Anaesthetics, NEC

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Schedule 1 Substances

Column 1	Column 2
SEDATIVES &	Amylobarbitone
HYPNOTICS—Barbiturates	Methylphenobarbitone
	Phenobarbitone
	Barbiturates, NEC
SEDATIVES &	Chlormethiazole
HYPNOTICS—Other sedatives & hypnotics	Kava lactones
	Zopiclone
	Other Sedatives & Hypnotics, NEC (including Dozile, Unisom)
STIMULANTS &	Amphetamine (including Benzedrine)
HALLUCINOGENS— Amphetamines	Dexamphetamine
1 mprovemmos	Methamphetamine (including Speed, Ice, Crystal Meth)
	Amphetamines, NEC
STIMULANTS & HALLUCINOGENS— Cannabinoids	Cannabinoids (including Cannabis, hash, pot)
STIMULANTS &	Ephedrine (including Shabu)
HALLUCINOGENS— Ephedra alkaloids	Norephedrine
1	Pseudoephedrine (including Benadryl, Panadol Sinus, Sinutab, Sudafed, Nurofen Cold & Flu)
	Ephedra Alkaloids, NEC

Substances

Column 1	Column 2
STIMULANTS &	DOB (including Bromo-DNA)
HALLUCINOGENS— Phenethylamines &	DOM (including STP)
Tryptamines	MDA (including Love Drug)
	MDEA (including Eve)
	MDMA (including Ecstasy)
	Mescaline (including Peyote)
	PMA
	TMA
	Phenethylamines, NEC
	Atropinic alkaloids (including Atrobel Forte, Donnatab)
	Diethyltryptamine
	Dimethyltryptamine (including DMT, Fantasia)
	Lysergic acid diethylamide (including Acid, LSD)
	Psilocybin (including Magic Mushrooms)
	Tryptamines, NEC
STIMULANTS &	Caffeine
HALLUCINOGENS—Other stimulants & hallucinogens	Cathinone
0	Cocaine (including Coke)
	Methcathinone
	Methylphenidate (including Ritalin)
	Nicotine (including chewing tobacco, snuff)
	Other stimulants and hallucinogens, NEC

Schedule 1 Substances

Column 1	Column 2
VOLATILE SOLVENTS— Hydrocarbons: Aliphatic,	Butane (including air freshener, antiperspirant, aerosol, lighter fluid)
Aromatic & Halogenated	Petroleum
	Propane
	Aliphatic Hydrocarbons, NEC
	Toluene (including glue, paint, lacquer and paint thinners)
	Xylene
	Aromatic hydrocarbons, NEC
	Bromochlorodifluoromethane
	Chloroform
	Tetrachloroethylene (including dry cleaning agents)
	Trichloroethane (including correction fluid and thinner)
	Trichloroethylene (including PVC cement, degreasing agents)
	Halogenated Hydrocarbons, NEC
VOLATILE SOLVENTS—	Acetone (including nail polish remover)
Other volatile solvents	Ethyl acetate (including balsa wood cement)
	Other Volatile Solvents, NEC

Dependency certificate

Schedule 2

Scł	nedu	le 2 Dependency certificate	1		
		(Section 9 (2))	2		
Drug	g and /	Icohol Treatment Act 2007	3		
Part	-		4		
I, [<i>na</i>	ime in f	<i>ull—use block letters</i>] (accredited medical practitioner) of [<i>address</i>] certify that	5		
		mediately before, or shortly before, completing this certificate, I personally me of person in full under section 9 of the Drug and Alcohol Treatment Act	6 7		
2007	at [stat	e place where assessment took place] for a period of [state length of assessment].	8		
I cert	2	following matters:	9		
1.		of the opinion that:	10		
	(a)	the person I assessed (the <i>dependent person</i>) has a severe substance dependence, and	11 12		
	(b)	care, treatment or control of the person is necessary to protect the person from serious harm, and	13 14		
	(c)	the person is likely to benefit from treatment for his or her substance dependence but the person has refused treatment, and	15 16		
	(d)	no other appropriate and less restrictive means for dealing with the person are reasonably available.	17 18		
2.	and/c	ollowing incidents and/or abnormalities of behaviour have been observed by me r communicated to me by others (state name, relationship and address of each nant):	19 20 21		
3.	The g	eneral medical and/or surgical condition of the dependent person is as follows:	22		
4.		bllowing medication (if any) has been administered for the purposes of treating pendent person:	23 24		
5.		of the opinion the dependent person should be detained for 28* days for treatment the <i>Drug and Alcohol Treatment Act 2007</i> .	25 26		
	(* les	ser days may be inserted in item 5 by the accredited medical practitioner)	27		
6.	I am	not a near relative or the primary carer of the dependent person.	28		
Signe	ed this	day of 20	29		
Signa	ature		30		
Part	2		31		
		Staff of the NSW Health Service or a police officer may transport the dependent reatment centre under the <i>Drug and Alcohol Treatment Act 2007</i> .	32 33		
If the assistance of a police officer is required, this Part of the Form must be completed.					

Schedule 2 Dependency certificate

YOU SHOULD NOT REQUEST THIS ASSISTANCE UNLESS THERE ARE SERIOUS CONCERNS RELATING TO THE SAFETY OF THE DEPENDENT PERSON OR OTHER PERSONS IF THE PERSON IS TAKEN TO A TREATMENT CENTRE WITHOUT THE ASSISTANCE OF A POLICE OFFICER.

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I have assessed the risk and I am of the opinion that there are serious concerns relating to the safety of the dependent person or other persons if the dependent person is taken to a treatment centre without the assistance of a police officer. The reason for me being of this opinion is (include any information known about the dependent person relevant to the risk):

Signed this	day of	20	

Signature

Notes

1 Section 9 of the *Drug and Alcohol Treatment Act 2007* states:

9 Assessing persons for detention and treatment

- (1) A medical practitioner may request an accredited medical practitioner to assess a person for detention and treatment under this Act.
- (2) After assessing the person, the accredited medical practitioner may issue a certificate (a *dependency certificate*), in the form shown in Schedule 2, stating the person may be detained for treatment under this Act for the period stated in the certificate.
- (3) A dependency certificate may be issued in relation to the person only if the accredited medical practitioner is satisfied:
 - (a) the person has a severe substance dependence, and
 - (b) care, treatment or control of the person is necessary to protect the person from serious harm, and
 - (c) the person is likely to benefit from treatment for his or her substance dependence but has refused treatment, and
 - (d) no other appropriate and less restrictive means for dealing with the person are reasonably available.
- (4) The accredited medical practitioner may have regard to any serious harm that may occur to:
 - (a) children in the care of the person, or
 - (b) dependants of the person.
- (5) If a dependency certificate is issued in relation to the person assessed under this section, the person may be detained in accordance with the certificate for treatment under this Act.

2 In the Drug and Alcohol Treatment Act 2007 close friend or relative is defined as follows:

close friend or relative, of a dependent person, means a friend or relative of the person who:

(a) maintains both a close personal relationship with the person through frequent personal contact and a personal interest in the person's welfare, and

Dependency certificate

Schedule 2

	(b)		not provide support to the person wholly or substantially on a nercial basis.	1 2
In the Drug a	and Alcol	nol Trea	tment Act 2007 primary carer is defined as follows:	3
	prima	ary care	er, of a dependent person, means:	4
	(a)	the g	uardian of the dependent person, or	5
	(b)	by th	dependent person is not under guardianship, the person nominated e dependent person as the primary carer under a nomination under on 13 that is in force, or	6 7 8
	(C)	if par	agraphs (a) and (b) do not apply:	9
		(i)	the spouse of the dependent person, if any, if the relationship between the person and the spouse is close and continuing, or	10 11
		(ii)	any person who is primarily responsible for providing support or care to the dependent person (other than wholly or substantially on a commercial basis), or	12 13 14
		(iii)	a close friend or relative of the dependent person.	15
In the <i>Drug</i> follows:	and Alco	ohol Tre	eatment Act 2007 severe substance dependence is defined as	16 17
	seve	re subs	tance dependence, in relation to a person, means the person:	18
	(a)	has a	a tolerance to a substance, and	19
	(b)		vs withdrawal symptoms when the person stops using, or reduces evel of use of, the substance, and	20 21
	(C)	and	ost the capacity to make decisions about his or her substance use personal welfare due primarily to his or her dependence on the tance.	22 23 24
than 28 day	s from th	e day th	te the dependent person must not be detained for treatment for more ne certificate was issued and within 7 days of the certificate being bught before a Magistrate for a review of the issuing of the certificate.	25 26 27

than 28 days from the day the certificate was issued and within 7 days of the certificate being issued the person must be brought before a Magistrate for a review of the issuing of the certificate.

Schedule 3 Provisions relating to principal official visitor and official visitors

Provisions relating to principal official visitor and official visitors Schedule 3

n 221 (Section

			(Section 28)	3
1	Defi	nition		4
		In th	is Schedule:	5
			ial visitor includes the principal official visitor.	6
2	Tern	ns of c	office	7
		Subj	ect to this Schedule, an official visitor holds office for the period	8
		(noť	exceeding 3 years) specified in the official visitor's instrument of	9
		appo	bintment, but is eligible (if otherwise qualified) for re-appointment.	10
3	Rem	unera	tion	11
		An o	official visitor is entitled to be paid such remuneration (including	12
			elling and subsistence allowances) as the Minister may from time to	13
		time	determine in respect of the official visitor.	14
4	Vaca	ancy ii	n office of official visitor	15
	(1)	The	office of an official visitor becomes vacant if the official visitor:	16
		(a)	dies, or	17
		(b)	completes a term of office and is not re-appointed, or	18
		(c)	resigns the office by instrument in writing addressed to the Minister, or	19 20
		(d)	is removed from office by the Minister under this clause or by the	21
		, í	Governor under Chapter 5 of the Public Sector Employment and	22
			Management Act 2002, or	23
		(e)	becomes bankrupt, applies to take the benefit of any law for the	24
			relief of bankrupt or insolvent debtors, compounds with his or her	25
			creditors or makes an assignment of his or her remuneration for their benefit, or	26 27
		(f)		
		(f)	is convicted in New South Wales of an offence that is punishable by imprisonment for 12 months or more or is convicted	28 29
			elsewhere than in New South Wales of an offence that, if	30
			committed in New South Wales, would be an offence so	31
			punishable, or	32
		(g)	being an official visitor appointed for a treatment centre, has a	33
			pecuniary interest, directly or indirectly, in the treatment centre,	34
			or	35

Provisions relating to principal official visitor and official visitors

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		(h) signs a certificate or request for the admission of a person to a treatment centre or attends professionally on a patient in a treatment centre.	1 2 3		
	(2)	The Minister may remove an official visitor from office at any time.	4		
5	Susp	ension of office	5		
	(1)	An official visitor is suspended from office if the official visitor becomes a mentally incapacitated person.	6 7		
	(2)	The suspension from office ceases when the official visitor ceases to be a mentally incapacitated person or the period of the official visitor's appointment expires, whichever is the earlier.	8 9 10		
6	Effe	t of certain other Acts	11		
	(1)	The <i>Public Sector Employment and Management Act 2002</i> does not apply to the appointment of an official visitor and an official visitor is not, as an official visitor, subject to that Act (except Chapter 5).			
	(2)	If by or under any Act provision is made:	15		
		(a) requiring a person who is the holder of a specified office to devote the whole of his or her time to the duties of that office, or	16 17		
		(b) prohibiting the person from engaging in employment outside the duties of that office,	18 19		
		the provision does not operate to disqualify the person from holding that office and also the office of an official visitor or from accepting and retaining any remuneration payable to the person under this Act as an official visitor.	20 21 22 23		

Schedule 4 Amendment of Inebriates Act 1912 No 24

Schedule 4 Amendment of Inebriates Act 1912 No 24 1 (Section 56) 2 [1] Section 3 Order for control of inebriates 3 Omit "inebriate, to order:" from section 3 (1). 4 Insert instead "inebriate and would benefit from the making of an order, to 5 order:". 6 [2] Section 3 (1), proviso 7 Omit "Provided that no such order shall be made except:". 8 Insert instead "Provided that no such order shall be made:". 9 Section 3 (1), proviso [3] 10 Insert "except" before "on production" in paragraph (i). 11 Section 3 (1), proviso [4] 12 Insert "except" before "on personal inspection" in paragraph (ii). 13 Section 3 (1), proviso [5] 14 Insert at the end of paragraph (ii): 15 , and 16 (iii) unless the inebriate would benefit from the making of the 17 order. 18