

New South Wales

Human Tissue Amendment (Ante-mortem Interventions) Bill 2024

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This public bill which originated in the Legislative Assembly, has passed and is now ready for presentation to the Legislative Council for its concurrence.

Clerk of the Legislative Assembly. Legislative Assembly, Sydney,

, 2024



New South Wales

Human Tissue Amendment (Ante-mortem Interventions) Bill 2024

Act No , 2024

A Bill for

An Act to amend the *Human Tissue Act 1983* to allow ante-mortem procedures to be carried out to facilitate post-mortem tissue donation; and for related purposes.

EXAMINED

Speaker

The Legislature of New South Wales enacts—				
1	Name of Act	2		
	This Act is the Human Tissue Amendment (Ante-mortem Interventions) Act 2024.	3		
2	Commencement	4		
	This Act commences on the day that is 4 months after the date of assent to this Act.	5		

Scl	hedu	le 1	A	Amer	ndment of Human Tissue Act 1983 No 164	1		
[1]	Sect	Section 4 Definitions						
		t "seni lable n			next of kin means—" from section 4(1), definition of senior	2 3 4		
					vailable next of kin, other than in Part 4A, means—".	5		
[2]	Part	4A				6		
		t after	Part 4	_		7		
	Par	t 4A		te-me	ortem procedures for donation of tissue eath	8		
	27B	Defir	nitions	8		10		
			In th	is part-		11		
			<i>ante</i> norn	-morte nothern	<i>m procedure</i> means the following medical procedures, other than nic regional perfusion, carried out to determine, maintain or e viability of tissue for a relevant purpose—	12 13 14		
			(a)	the a	dministration of medication,	15		
			(b)	the re	emoval of blood and tissue for testing,	16		
			(c)	medi	cal imaging and other diagnostic procedures,	17		
			(d)	blood	d transfusions for the purpose of improving organ viability.	18		
					ssue donor means the person on whom an ante-mortem procedure ried out.	19 20		
			gam	etes, fr	com a potential tissue donor's body, after the potential tissue donor's e body of another living person.	21 22 23		
			seni	or avai	flable next of kin, of a potential tissue donor, means—	24		
			(a)	in re	lation to a child who is a potential tissue donor—	25		
				(i)	a parent of the child, or	26		
				(ii)	if a parent of the child is not available—a brother or sister of the child who is at least 18 years of age, or	27 28		
				(iii)	if no person referred to in subparagraph (i) or (ii) is available—a guardian of the child, and	29 30		
			(b)	other	wise—	31		
				(i)	the potential tissue donor's spouse, or	32		
				(ii)	if the potential tissue donor does not have a spouse or the potential tissue donor's spouse is not available—a child of the potential tissue donor who is at least 18 years of age, or	33 34 35		
				(iii)	if no person referred to in subparagraph (i) or (ii) is available—a parent of the potential tissue donor, or	36 37		
				(iv)	if no person referred to in subparagraph (i), (ii) or (iii) is available—a brother or sister of the potential tissue donor who is at least 18 years of age.	38 39 40		
	27C	Auth	ority	to carr	y out ante-mortem procedures	41		
		(1)			ed officer in relation to a hospital may authorise the carrying out of rtem procedure if the potential tissue donor provides consent.	42 43		

(2)	If the potential tissue donor lacks the capacity to provide consent under subsection (1), the designated officer may authorise the carrying out of an ante-mortem procedure if—						
	(a) there are one or more senior available next of kin of the potential tissue donor and a senior available next of kin provides consent under section 27D, or						
	(b)			b known senior available next of kin of the potential tissue he designated officer is satisfied that—	7 8		
		(i)	lifeti	otential tissue donor has, during the potential tissue donor's me, provided consent in writing to the removal of tissue for evant purpose, and	9 10 11		
		(ii)	the c	onsent has not been revoked, and	12		
		(iii)	the p carry dono	otential tissue donor has not expressed an objection to the ring out of an ante-mortem procedure on the potential tissue or.	13 14 15		
(3)		oite su orisatio		ons (1) and (2), a designated officer must not give an ess—	16 17		
	(a)	tissu	e after	ted officer is reasonably satisfied an authorisation to remove the death of the potential tissue donor under the Act, Part 4 en, and	18 19 20		
	(b)			d practitioner has certified in writing that the prescribed is reasonably satisfied—	21 22		
		(i)	the d	leath of the potential tissue donor is imminently expected,	23 24		
		(ii)		arrying out of an ante-mortem procedure on the potential e donor will not—	25 26		
			(A)	hasten the death of the potential tissue donor, or	27		
			(B)	cause more than minimal harm to the potential tissue donor, or	28 29		
			(C)	cause undue risk to the potential tissue donor.	30		
(4)	In th	is secti	on—		31		
	experienced medical practitioner means a medical practitioner who has been a registered medical practitioner for at least 5 years.						
	prescribed practitioner means a designated specialist or, if a designated specialist is not available, an experienced medical practitioner, who is not involved in—						
	(a)	trans	plantat	tion procedures, or	37		
	(b)	the c	are of	the potential tissue donor, or	38		
	(c)	the c	are of	a potential recipient of tissue.	39		
Sen	ior av	ailable	next	of kin may consent to ante-mortem procedures	40		
(1)	A se	enior a	ıvailab	le next of kin may consent to the carrying out of an edure on a potential tissue donor.	41 42		
(2)	The senior available next of kin must not provide consent under subsection (1) unless the senior available next of kin is satisfied that there is no reason to believe the potential tissue donor has expressed an objection to the carrying out of an ante-mortem procedure on the potential tissue donor.						

27D

27E	Effe	ct of an authority			
		An authority under section 27C is sufficient authority for the carrying out of an ante-mortem procedure on a potential tissue donor.	2		
27F	Rela	tionship with Guardianship Act 1987	4		
	(1)	An authority under section 27C has effect despite the Guardianship Act 1987.	5		
	(2)	Despite subsection (1), an authority under section 27C does not have effect if—	6 7		
		(a) a person responsible has given consent to treatment on the potential tissue donor under the <i>Guardianship Act 1987</i> , Part 5, and	8 9		
		(b) the treatment is incompatible with the ante-mortem procedure.	10		
	(3)	In this section—	11		
		<i>person responsible</i> has the same meaning as in the <i>Guardianship Act 1987</i> , Part 5.	12 13		
		treatment has the same meaning as in the Guardianship Act 1987, Part 5.	14		
27G	Ante	e-mortem procedure not to interfere with coroner's functions	15		
		Despite the other provisions of this part, an ante-mortem procedure must not be carried out if the procedure is reasonably likely to interfere with the functions of the coroner under the <i>Coroners Act 2009</i> in respect of the death of the potential tissue donor.	16 17 18 19		