
c2021-027C
PHON--Pauline Hanson's One Nation

LEGISLATIVE COUNCIL

Mandatory Disease Testing Bill 2020

Second print

Proposed amendments

- No. 1 **Use of blood samples**
Page 3. Insert after line 7—
 6A Use of blood samples by NSW Police Force
 To avoid doubt, blood taken from a third party under a mandatory testing order must not be used by a member of the NSW Police Force for a purpose that is not authorised under this Act.
- No. 2 **Notifying Ombudsman of mandatory testing orders**
Page 7, proposed section 12(1). Insert after line 8—
 (d) the Ombudsman.
- No. 3 **Notifying Ombudsman of mandatory testing orders**
Page 7, proposed section 12(3), lines 11–13. Omit all words on those lines.
- No. 4 **Destruction of blood samples**
Page 11, proposed section 21. Insert after line 43—
 (2) The pathology laboratory at which the testing of a third party's blood under a mandatory testing order was carried out may destroy the sample as soon as the sample is no longer required for the purposes of this Act.
- No. 5 **Notifying Ombudsman of mandatory testing orders**
Page 13, proposed section 25(1). Insert after line 20—
 (e) the Ombudsman.
- No. 6 **Notifying Ombudsman of mandatory testing orders**
Page 13, proposed section 25(2), lines 21–23. Omit all words on those lines.
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- No. 7 **Inadmissible evidence**
Page 15, proposed section 30(1). Insert after line 8—
 (c) a blood sample obtained from a third party under a mandatory testing order,

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- (d) information derived from a blood sample obtained from a third party under a mandatory testing order.

No. 8 **Inadmissible evidence**

Page 15, proposed section 30. Insert after line 10—

- (2A) Evidence referred to in subsection (1) may not be used as a ground on which a search warrant may be issued under an Act or law.

No. 9 **Commencement**

Page 16, proposed section 32. Insert after line 22—

- (5) Despite section 2, this Act does not have effect until guidelines are issued by the Chief Health Officer and made publicly available.