South Australia

Coroners (Recommendations) Amendment Bill 2010

A BILL FOR An Act to amend the *Coroners Act 2003*.

Contents

Part 1—Preliminary

1 Short title 2 Amendment provisions

Part 2—Amendment of Coroners Act 2003

3 Amendment of section 25—Findings on inquests

Schedule 1—Transitional provisions

The Parliament of South Australia enacts as follows:

Part 1—Preliminary

1—Short title

This Act may be cited as the Coroners (Recommendations) Amendment Act 2010.

2—Amendment provisions

In this Act, a provision under a heading referring to the amendment of a specified Act amends the Act so specified.

Part 2—Amendment of Coroners Act 2003

3—Amendment of section 25—Findings on inquests

- (1) Section 25(2)—delete subsection (2) and substitute:
 - (2) The Court may add to its findings any recommendation that, in the opinion of the Court—
 - (a) might prevent, or reduce the likelihood of, a recurrence of an event similar to the event that was the subject of the inquest; or
 - (b) relates to a matter arising from the inquest, including matters concerning—
 - (i) the quality of care, treatment and supervision of the dead person prior to death; and
 - (ii) public health or safety; and
 - (iii) the administration of justice,

and is, in the circumstances, an appropriate matter on which to make a recommendation.

(2) Section 25(4)(a)—after "Attorney-General" insert:

and any relevant Minister other than the Attorney-General

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	(3)	(3) Section 25(4)(b)(i)—delete subparagraph (i)				
	. ,					
	(4)					
5		(5)	of 3 mo	ach relevant Minister must, within 8 sitting days of the expiration of 3 months after receipt of a copy of a recommendation resulting or an inquest—		
			(a)	cause a	report to be laid before each House of Parliament—	
				(i)	giving details of any action taken or proposed to be taken in consequence of the recommendation; or	
10				(ii)	if no action has been taken or is proposed to be taken—giving reasons for not taking action or proposing to take action; and	
			(b)	forward	d a copy of the report to the State Coroner.	
	(5)	Section 25—afte	er subsec	ction (5)	insert:	
15		(6)	under s by the l	ubsectio Minister	her may, at any time after the provision of a report n (5), request a supplementary report to be prepared that addresses any matter that the State Coroner sary arising out of the report.	
20		(7)	Ministe	er to who	oner makes a request under subsection (6), the on the request was made must, within 8 sitting days of 3 months after receiving the request—	
			(a)	of Parli	supplementary report to be laid before each House ament addressing the matters requested to be sed by the State Coroner; and	
25			(b)	forward Corone	d a copy of the supplementary report to the State or.	
		(8)	In this :	section-	-	
			<i>relevan</i> Court, 1		er, in relation to findings and recommendations of the	
30			(a)	agency the inqu response	ommendation is directed to a Minister, or to an or other instrumentality of the Crown, as a result of uest—the Minister to whom, or the Minister sible for the agency or other instrumentality of the to which, the recommendation is directed; or	
			(b)	in any o	other case—the Attorney-General.	
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35 Schedule 1—Transitional provisions

The amendments to section 25 of the *Coroners Act 2003* affected by section 3 apply in relation to any inquest completed after the commencement of section 3 (whether the event the subject of the inquest occurred before or after that commencement).