

Criminal Code (Decriminalising Sex Work) and Other Legislation Amendment Bill 2024

Submission No: 170
Submitted by: Declan Winterton
Publication: Making the submission and your name public
Attachments:
Submitter Comments:

From: [REDACTED]
To: [Housing, Big Build and Manufacturing Committee](#)
Subject: Submission regarding the Decriminalising Sex Work Bill
Date: Friday, 8 March 2024 9:34:07 PM

8/03/2024

Committee Secretary
Housing, Big Build and Manufacturing Committee
George Street
Parliament House
Brisbane Qld 4000
HBBMC@parliament.qld.gov.au

Please accept this submission in support of the Criminal Code (Decriminalising Sex Work) and Other Legislation Amendment Bill 2024. I congratulate the Miles Government for acting on this important reform. This Bill finds the right balance to protect the health, safety and rights of sex workers, and the rights of the broader community.

I live on the Gold Coast, in Surfers Paradise and have previously lived across Queensland.

The *Decriminalising Sex Work Bill* will end the treatment of sex work as a criminal activity, instead sex work would be treated as work and sex workers will be able to work together. A decriminalised framework is established in line with the recommendations of the independent Queensland Law Reform Commission (QLRC) eighteen month review.

I know from talking to members of my community my lived experience and from what friends, and people I have met have told me that this bill is a positive step in treating sex work in the same as any other form of work, putting in safeguards and protections for workers and removing discriminations and overly

The Bill will

- repeal sex work specific criminal offences such as those relating to working alone or with others, in the Criminal Code, Prostitution Act 1999 and Prostitution Regulation 2014;
- result in sex work being regulated using existing systems, regulations and laws:
- remove the current licensing system and licensing authority that only regulates 17 brothels;
 - repeal sex work specific criminal offences that are located in the Prostitution Act and Prostitution Regulation;
- implement the QLRC's recommendation to update discrimination protections in the Anti-Discrimination Act 1991 (AD Act);
- ensure fair treatment by local governments;
- introduce a legislated review requirement to assess the implementation of

decriminalisation of sex work in Queensland; and

- implement consequential amendments to reflect the decriminalisation of the sex work industry and removal of the brothel licensing system.

General criminal laws that apply to everyone will still apply to the sex industry. The QLRC recommendations also set out that Sex Work Workplace Health & Safety (WHS) guidelines would be developed, including provision and use of condoms.

This reform will bring Queensland into line with other jurisdictions that have already decriminalised sex work. There should be no delay in commencement by 1 July, 2024.

I am happy to have my submission published on the committee website and really do want to emphasise that this is an important step in making Queensland a state that protects and looks after its workers, no matter their field of work. There is no reasonable justification for the overly restrictive and archaic sex laws in our state.

Thank you for considering my submission.

Yours sincerely,

Declan Winterton, Surfers Paradise