

From: [REDACTED]
To: [HCDSDFVPC](#)
Subject: Amendments of the Health Practitioner Regulations
Date: Wednesday, 5 July 2017 9:58:53 AM

I am presenting this submission in regard to my daughter [REDACTED] who obtained her Honours

Degree In Psychology from the [REDACTED] in Queensland.

On [REDACTED] The Performance and Professional standards Panel imposed on [REDACTED] certain conditions that come under section 191 of the health Practitioners National law.

Although the conditions imposed on [REDACTED] in them selves may not appear harsh, as [REDACTED] supposed indiscretion may also appear to be of a minor nature. One would assume that once the imposed conditions had been meet the matter would have been resolved, and people could continue with their lives.

But this has not been the case, the consequences of the decision of the Panel in regard to [REDACTED] have been nothing but disastrous, it not only virtually destroyed [REDACTED] Health Practice, but the effect on [REDACTED] personnel life as well as [REDACTED] family was not what the Panel intended.

In todays world of so called social media a few words by a Panel can have far reaching effects, effects that the Panel has failed to recognize.

Your rules and laws are there to protect and guide our health professionals and protect and inform the public,

Not destroy peoples lives.

Any changes to the act should reflect this and any minor infringement is not met with a life sentence.

Bryon Clissold.

[REDACTED]
[REDACTED]

[REDACTED]