Table of errors in the *Health Services Act 2016* (as passed) corrected in the Health Services Amendment Bill 2021

Act provision	Error in the Health Services Act 2016	Amendment Bill
s.20(1)(n)	Original provision referred to 'service providers'	Corrected to 'health service providers'
s.97(2)	Original sub-section referred to 'advisor' whereas rest of the provision referred to 'adviser'	Corrected to 'adviser'
s.182	Original provision states 'In this Division'	Corrected to 'In this Part'.
	At the time of its commencement, the Act amended the Hospital and Health Services Act 1927 by changing its title to the Private Hospital and Health Services Act 1927. Consequential amendments made to the Mental Health Act 2014 included some, but not all of the references to the re-named Act.	References in sections 4, 524, 541 and 543 of the Mental Health Act 2014 amended to refer to the Private Hospital and Health Services Act 1927.
s.301	Consequential amendments to the Queen Elizabeth II Medical Centre Trust Act 1966 (QEII Act) (subs 2, 3, 6 and 7) were contained in the Act however they were not commenced due to a drafting error.	All references in section 20 of the QEII Act inserted to allow the Governor to make regulations.
	The consequential amendments to the QEII Act were designed to replace the existing by-laws, which are made by the Trust, with regulations made by the Governor. However, not all relevant sections were amended to replace references to the Trust making by-laws with reference to the Governor making regulations. Specifically, the amendments to sections 20(1d) and 20(2) of the QEII Act did not give effect to the policy intention.	
	If the clauses had been commenced with this error, the Governor would not have had sufficient power to make the regulations required to replace the existing by-laws. This would have resulted in the Trust being unable to control conduct and traffic on the QEII reserve.	
	provision s.20(1)(n) s.97(2)	s.20(1)(n) Original provision referred to 'service providers' s.97(2) Original sub-section referred to 'advisor' whereas rest of the provision referred to 'adviser' s.182 Original provision states 'In this Division' At the time of its commencement, the Act amended the Hospital and Health Services Act 1927 by changing its title to the Private Hospital and Health Services Act 1927. Consequential amendments made to the Mental Health Act 2014 included some, but not all of the references to the re-named Act. s.301 Consequential amendments to the Queen Elizabeth II Medical Centre Trust Act 1966 (QEII Act) (subs 2, 3, 6 and 7) were contained in the Act however they were not commenced due to a drafting error. The consequential amendments to the QEII Act were designed to replace the existing by-laws, which are made by the Trust, with regulations made by the Governor. However, not all relevant sections were amended to replace references to the Trust making by-laws with reference to the Governor making regulations. Specifically, the amendments to sections 20(1d) and 20(2) of the QEII Act did not give effect to the policy intention. If the clauses had been commenced with this error, the Governor would not have had sufficient power to make the regulations required to replace the existing by-laws. This would have resulted in the Trust being unable to control conduct and traffic on the QEII

Clause 99	s.305(5)	Consequential amendment to the	Reference to 'State'
		University Medical School, Teaching	corrected to
		Hospitals, Act 1955, s.4, contained a	'Senate'.
		reference about entering into an	
- Party		agreement with the 'State', this should	
		have been the 'Senate'	