Progress report

Victims of Crime Assistance Act 2009, v1— effective 28 August 2020

Under section 64 and 103 of the *Victims of Crime Assistance Act 2009* the Government Assessor may ask an applicant (the patient) for further information the assessor reasonably requires to decide the application or amend a decision.

The patient has given prior consent for the report to be provided to the Government Assessor. A copy of the patient's signed consent form is attached. The purpose of the report is to provide the Government Assessor with information necessary to decide a grant for financial assistance to pay for, or reimburse, the costs of goods and services that the victim requires to recover from the physical or psychological effects of an act of violence.

Email: Fax: Victim Assist Queensland, GPO Box 149, Brisbane, Qld, 4001 VictimAssist@justice.qld.gov.au (07) 3013 5365 1. Patient details Full name: Please note: Date of birth: The application reference number and information about the act of violence are Address: in the attached letter. Application reference #: Assessment/examination date: What is the primary reason for visits 2. Patient background and/or presenting problem? Please note: We can only provide financial assistance for injuries that were directly caused by **Primary diagnosis** the act of violence. If assessing psychological injuries, Eligible injuries may include any of the please provide DSM5 diagnosis. following: If assessing more than 1 injury, please physical injuries provide details for each. psychological injuries exacerbation of a pre-existing physical or psychological condition. Primary cause of injury For victims of sexual offences that occurred after 19 December 1997 or domestic and family violence that occurred after 1 July 2017; an injury may Are there any pre-existing conditions also include an adverse impact. Adverse Yes we should be aware of? impacts include any of the following: If yes, what is the original diagnosis and how has the patient's Is the current injury an exacerbation a sense of violation condition changed? of a pre-existing injury, illness or adverse reactions to others condition? reduced sense of self-worth a negative impact on sexual relations increased fear or insecurity a negative impact on feelings. 3. Treatment stage What stage of treatment is the patient Treatment of injuries Acute care/stabilisation currently focusing on? Rehabilitation/reintegration Winding down care * A condition is stable and stationary Exacerbation resolved, mainly treating pre-existing condition when the condition is not likely to improve further with treatment. This Maintenance /monitoring of stable and stationary* injury suggest the condition has reached

maximal medical improvement and

that suitable rehabilitation has been

carried out.

Other:



4. Progress and prognosis We recognise it may be difficult to separate the act of violence injury, illness or condition from pre-existing	What ongoing treatment is required (specify anticipated frequency and duration — e.g. fortnightly appointments for 6 months)?	
conditions (particularly with treatment and rehabilitation activities).	What is the likely outcome of the current treatment?	
However, assessment of treatment needs and any permanent impairment		
must be restricted to the act of violence component of the injury, illness or condition.	Based on your diagnosis has the injury/exacerbation caused by the act of violence ceased? If not, when do you expect it is likely to be resolved?	
	If the patient has a pre-existing condition: what is the anticipated duration of treatment for the act of violence component, and at what point is the treatment likely to focus primarily on the pre-existing condition?	
6. Recommendations	Do you consider an independent medical examination is required for opinion on causation and/or ongoing management? If yes, please advise if you have specific questions you would like addressed by the examiner.	
	Please add any additional comments to assist the Government Assessor in making their decision.	
Practitioner name:	Practice name:	
Phone:	Fax:	
Email:	Provider number:	
Specialty:	Registration Board:	
Membership number:	Practice stamp:	
Signature:		
Date:		
Privacy notice: The Department of Justice and Attorney-General (DJAG) is collecting practitioner and patient information for the purposes of assessing		

Privacy notice: The Department of Justice and Attorney-General (DJAG) is collecting practitioner and patient information for the purposes of assessing the patient's application for financial assistance in accordance with the *Victims of Crime Assistance Act 2009*. DJAG manages personal information in accordance with the *Information Privacy Act 2009* and the *Human Rights Act 2019*. Personal information will not be disclosed to third parties unless authorised or required by law. De-identified statistical information may also be used for research purposes.