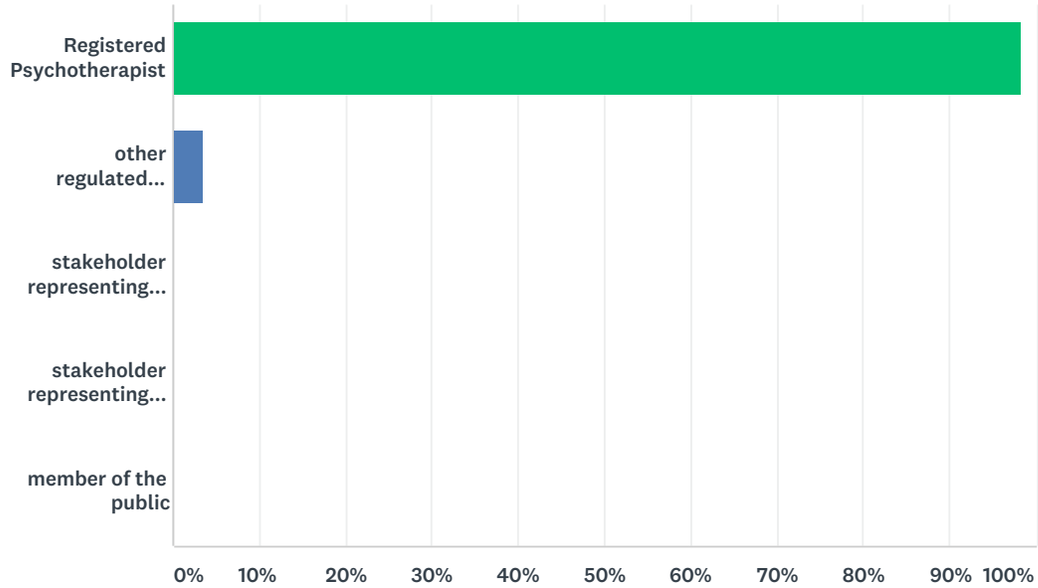


### Q1 Are you a:

Answered: 115 Skipped: 0

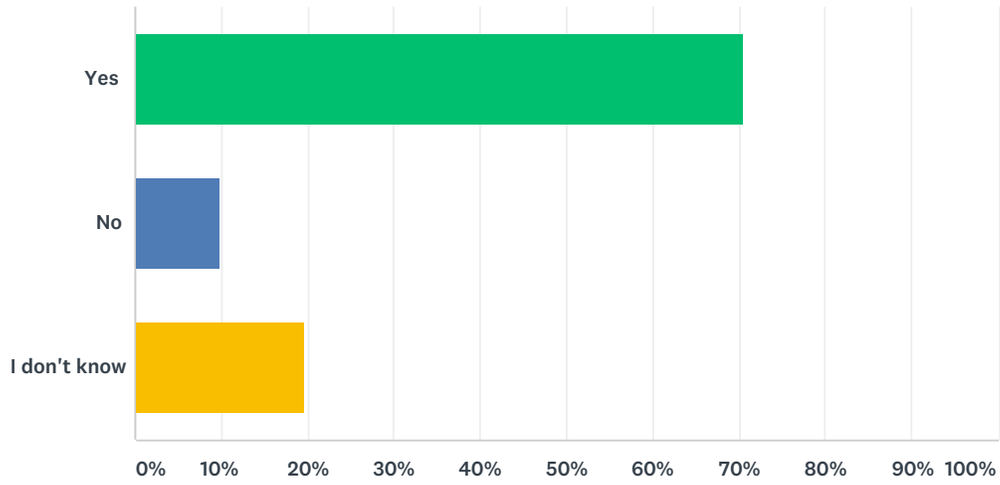


ANSWER CHOICES	RESPONSES	
Registered Psychotherapist	98.26%	113
other regulated professional	3.48%	4
stakeholder representing a professional organization	0.00%	0
stakeholder representing a service-providing organization	0.00%	0
member of the public	0.00%	0
Total Respondents: 115		

#	OTHER (PLEASE SPECIFY):	DATE
1	RPQ	9/6/2019 4:37 PM
2	Prefer not to disclose	7/16/2019 8:50 AM

## Q2 Do you support the proposed by-law amendments?

Answered: 112 Skipped: 3



ANSWER CHOICES	RESPONSES	
Yes	70.54%	79
No	9.82%	11
I don't know	19.64%	22
TOTAL		112

### Q3 Please provide your comments here (optional):

Answered: 23 Skipped: 92

#	RESPONSES	DATE
1	I do not support them because they do not go far enough. I support removal of the items deleted, but I see no replacement specifying what is allowed and what is not. Consequently, further specifications are necessary to provide information about procedures to be followed.	10/2/2019 8:22 PM
2	While I support the proposal, I have a couple of questions and concerns. Are the charges posted relevant to the clinical practice of an individual or would all charges ever made against said registrant be listed? I feel that it is discriminatory to post convictions that are unrelated to clinical practice. Can you please clarify what documents are required for expungement? I also hope the C.R.P.O. process for removal of posted conviction records that have been expunged is as efficient as the process for listing allegations.	10/2/2019 1:06 PM
3	Appreciate the clarity and reduction of duplication.	9/17/2019 10:54 AM
4	I believe having police checks will add to our credibility as healthcare professionals and increase public safety. I do feel that since police checks are required in many vulnerable sector volunteer and career positions, they should be required here as well.	9/16/2019 10:53 AM
5	Please see collective letter to be submitted by a group of Toronto Queer/Trans Therapists.	8/27/2019 1:33 PM
6	I don't understand the bylaw and the changes being proposed. I looked it up on the website and it seems complicated.	8/21/2019 6:28 AM
7	I think it should remain that only offences related to one's profession should be listed: (xxii) Where a Member has been charged with an offence under the Criminal Code of Canada or the Controlled Drugs and Substances Act that the Registrar believes is relevant to the Member's suitability to practise, and the charge is outstanding and is known to the College, the fact and content of the charge and, when known to the College, the date and place of the charge.	8/10/2019 9:35 AM
8	Glad to know that CRPO is giving clear guidance on these changes and keeping our profession in alignment with the current health practise regulation laws.	8/9/2019 2:01 PM
9	I think we should avoid duplicating as much as possible.	8/9/2019 9:20 AM
10	It is important as a college that we support these amendments.	8/9/2019 8:49 AM
11	Clarity is served by these amendments	8/9/2019 8:16 AM
12	I actually wonder if a "Vulnerable Sector Check" might be even more appropriate for Members to provide on a semi-regular basis. This is also required for some workplaces, or for those working with WSIB, anyway.	8/9/2019 8:03 AM
13	I fully support the proposed bylaw amendments put forth. Accountability and criminal activity need to be disclosed in relation to all criminal matters an R.P. may be involved in. This speaks highly of the character of an R.P.	8/9/2019 7:53 AM
14	Only if charges relate to safe practice should be posted	8/9/2019 7:46 AM
15	In Canada, you are presumed innocent until proven Guilty. NO change should take place until a person is proven Guilty by a court of law.	8/9/2019 7:19 AM
16	Voluntary disclosure is sufficient	8/9/2019 6:58 AM
17	Repealing the by-laws, to avoid confusion and misinterpretation	8/9/2019 6:39 AM
18	I believe I may have accidentally given this feedback in the other survey re: police record checks, but here it is again: If the criminal charges/convictions are deemed not to have relevance or impact on the member's ability to practice as an RP, then I don't think they should be listed on their public register profile. It doesn't help inform the public as to the ability of the member to practice in such a case, but rather simply stigmatizes and calls into question the character of the member from a public perspective.	8/9/2019 6:12 AM
19	Removing redundancy is always helpful	8/9/2019 5:56 AM

---

20	I very much understand the importance of sharing certain personal information as it may affect ability to practice, however I have some concerns around sharing all of these findings publicly, if the information is not directly relevant to ability to practice, and simply just provides an additional barrier to those practitioners with less severe infractions /charges. I'd like to possibly see more clarity and perhaps more of a judgment call by the registrar on a case by case basis as opposed to always sharing all information. I can imagine some charges allow individuals to take more steps to better themselves, and in the long run have the potential to be better therapists (ex. Receiving a DUI, realizing they have a drinking problem, and then attending their own counselling) however some should have more rigidity in terms of charges and consequences (child abuse, domestic violence, human trafficking, first degree murder, etc).	7/21/2019 4:40 AM
21	Reducing confusion and redundancy is a good idea.	7/17/2019 8:34 AM
22	Largely yes, except for expanding the scope of publishing findings to include non-relevant-to-practice convictions. As it is not relevant, AND increases scrutiny needlessly, it opens up a person for irrelevant reprisals if/when a member of the public takes issue. As you know or ought to know, the general public will make judgments of guilt based not on fact, but on opinion. As such, a therapist could lose their income as a result of the public deciding that a particular finding IS relevant to practice and resulting in an oft-seen overreaction to execute punishment. Essentially, any finding not relevant to practice is none of your business and making it A) required by you, and B) published, makes it a gross abuse of power. That bylaw is fine the way it is. Stop trying to make yourself more important by exercising power over others.	7/16/2019 8:50 AM
23	I agree with some but not all. If there are charges against a person that do not impact their competency to provide treatment should not be on the website.	7/13/2019 8:03 AM

---