

New South Wales

Intoxicated Persons (Sobering Up Centres Trial) Bill 2013

Explanatory note

This explanatory note relates to this Bill as introduced into Parliament.

Overview of Bill

The object of this Bill is to facilitate a trial of a scheme for the temporary detention or care (or both) of certain intoxicated persons to enable those persons to sober up.

Outline of provisions

Part 1 Preliminary

Clause 1 sets out the name (also called the short title) of the proposed Act.

Clause 2 provides for the commencement of the proposed Act on a day or days to be appointed by proclamation.

Clause 3 sets out the object of the proposed Act.

Clause 4 defines certain words and expressions used in the proposed Act.

For the purposes of the proposed Act, a person is an *intoxicated person* if:

(a) the person is of or above 18 years of age, and

- (b) the person's speech, balance, co-ordination or behaviour is noticeably affected, and
- (c) it is reasonable in the circumstances to believe that the affected speech, balance, co-ordination or behaviour is the result of the consumption of alcohol or any drug.

Other words and expressions defined in the provision include the following:

sobering up centre means premises used for the purposes of the proposed Act as a place of detention or care or both for a temporary period to enable intoxicated persons to return to a state of sobriety.

authorised sobering up centre means:

- (a) the Sydney City sobering up centre, or
- (b) an accredited sobering up centre.

accredited sobering up centre means a sobering up centre identified in an accreditation granted under Part 3 of the proposed Act.

Sydney City sobering up centre means the sobering up centre operated by the NSW Police Force located at the Central Local Court cell complex or such other place as may be prescribed by the regulations.

catchment area, for an authorised sobering up centre, means the geographical area specified for the sobering up centre in the regulations.

health assessment officer means a person engaged at an authorised sobering up centre who is:

- (a) a registered medical practitioner, or
- (b) a registered nurse, or
- (c) in relation to the Sydney City sobering up centre, a registered health practitioner (within the meaning of the *Health Practitioner Regulation National Law*) of a class prescribed by the regulations, or
- (d) in relation to an accredited sobering up centre, a person with first aid, drug and alcohol treatment or health skills or qualifications of a class prescribed by the regulations.

Part 2 Detention and transport of intoxicated persons to sobering up centres

Division 1 Detention in catchment area

The proposed Division provides for the detention of intoxicated persons found in a public place in the catchment area for an authorised sobering up centre and their transport to the relevant centre. Under the scheme of the proposed Act, there are to be two types of authorised sobering up centre—the Sydney City sobering up centre and accredited sobering up centres. Each sobering up centre will have a catchment

area prescribed by the regulations. Different provisions will govern the operation of the proposed Act with respect to the different types of centre.

Clause 5 provides that a police officer may detain an intoxicated person found in a public place in a catchment area for the Sydney City sobering up centre:

- (a) if the person:
 - (i) has refused or failed to comply with a move on direction, and
 - (ii) persists in engaging in the relevant conduct that gave rise to the direction or any other relevant conduct, or
- (b) if the person is:
 - (i) behaving in a disorderly manner or in a manner likely to cause injury to the person or another person or damage to property, or
 - (ii) in need of physical protection because the person is intoxicated.

The intoxicated person detained by a police officer under the proposed section is to be taken directly to the Sydney City sobering up centre.

Clause 6 provides that a police officer may detain an intoxicated person found in a public place in a catchment area for an accredited sobering up centre:

- (a) if the police officer believes that the person is a public nuisance, or
- (b) if the person is in need of physical protection because the person is intoxicated, or
- (c) in such other circumstances as may be prescribed by the regulations.

A person is a *public nuisance* for the purposes of the provision if the person is behaving in an offensive or disorderly manner and the person's behaviour is interfering, or is likely to interfere, with the peaceful passage through, or enjoyment of, a public place by a member of the public.

The intoxicated person detained by a police officer under the proposed section is to be taken directly to the accredited sobering up centre for the catchment area.

Clause 7 provides that a police officer is not to detain a person under the proposed Division because of behaviour that constitutes an offence under any law, other than if the behaviour constitutes an offence under:

- (a) proposed section 8 relating to a failure or refusal to disclose a person's identity to a police officer, or
- (b) section 9 (Continuation of intoxicated and disorderly behaviour following move on direction) of the *Summary Offences Act 1988*, or
- (c) section 199 (Failure to comply with direction) of the *Law Enforcement* (Powers and Responsibilities) Act 2002.

Clause 8 provides that a police officer may require a person detained under the proposed Division to disclose his or her identity. It will be an offence to fail or refuse, without a reasonable excuse, to comply with the requirement or to give a name that is false in a material particular or give an address other than the person's full and correct address.

A police officer may also request a person who is required under this proposed section to disclose his or her identity to provide proof of that identity. It will not be an offence to fail to comply with any such request.

Clause 9 provides that an intoxicated person detained under the proposed Division may be detained under such reasonable restraint as is necessary to protect the intoxicated person and other persons from injury and property from damage.

Clause 10 provides that certain safeguard provisions contained in section 201 of the *Law Enforcement (Powers and Responsibilities) Act 2002* extend to the power under proposed sections 5 and 6 to detain a person and the power under proposed section 8 to request a person to disclose his or her identity.

Division 2 Admission to sobering up centre

Clause 11 contains provisions governing the admission of intoxicated persons to authorised sobering up centres.

As soon as is practicable after arriving at an authorised sobering up centre, an intoxicated person must be informed of certain matters relating to his or her detention or care in the centre.

Before being admitted to an authorised sobering up centre, an intoxicated person must:

- (a) in relation to an accredited sobering up centre—consent to being assessed by a health assessment officer and to being monitored by the staff of the centre, and
- (b) be assessed by a health assessment officer to determine whether there are any apparent health reasons to refuse admission to the centre, and
- (c) be searched.

If the health assessment officer determines that there are health reasons to refuse the intoxicated person admission to the centre, the person must not be admitted to the centre.

The person in charge of an accredited sobering up centre is to refuse admission of an intoxicated person for the following reasons:

- (a) the capacity of the centre under its accreditation has been reached,
- (b) the intoxicated person is behaving or is likely to behave so violently that the staff of the centre would not be capable of taking care of and controlling the intoxicated person,
- (c) any other reason prescribed by the regulations.

Clauses 12 and 13 deal with detention in and release from the Sydney City sobering up centre.

Clause 12 provides that a person who has been admitted to the Sydney City sobering up centre may be detained there by an authorised officer. The person:

- (a) must be given a reasonable opportunity by the person in charge of that centre to contact a responsible person, and
- (b) must, as far as is reasonably practicable, be kept separately from any person detained at that centre in connection with the commission or alleged commission of an offence, and
- (c) must be provided with food, drink, bedding and blankets appropriate to the person's needs.

The person may be detained by an authorised officer under such reasonable restraint as is necessary to protect the person and other persons from injury and property from damage.

Clause 13 provides that a person who has been admitted to the Sydney City sobering up centre is to be released from the centre if:

- (a) the person in charge of the centre is satisfied that the person has ceased to be an intoxicated person, or
- (b) a responsible person present at the centre is willing to accept the care of the intoxicated person and take the person to a residence or other safe place.

The person in charge of the Sydney City sobering up centre, as soon as is practicable after a period of 4 hours has elapsed since a person was admitted to the centre, must:

- (a) arrange for the person to be assessed by a health assessment officer, and
- (b) consult with that health assessment officer regarding that assessment, and
- (c) release the person unless the person in charge believes that it is not safe to do so for health reasons or any other reason.

The person in charge of the Sydney City sobering up centre is not to permit a person admitted to the centre to remain in the centre for a period that exceeds 8 hours.

Clauses 14 and 15 deal with the care of persons in and departure from accredited sobering up centres.

Clause 14 provides that an intoxicated person who is admitted to an accredited sobering up centre:

- (a) must be given a reasonable opportunity by the person in charge of that centre to contact a responsible person, and
- (b) must be provided with food, drink, bedding and blankets appropriate to the person's needs.

Clause 15 provides that a person who has been admitted to an accredited sobering up centre may leave the accredited sobering up centre at any time.

The person in charge of an accredited sobering up centre must use his or her best endeavours to ensure that a person admitted to the centre is assessed by a health assessment officer before leaving the centre.

The person in charge of an accredited sobering up centre must, as soon as is practicable after a period of 4 hours has elapsed since a person was admitted to the centre, arrange for the person to be assessed by a health assessment officer.

The person in charge of an accredited sobering up centre is not to permit a person admitted to the centre to remain in the centre for a period that exceeds 8 hours.

Clause 16 provides that the person in charge of an authorised sobering up centre must ensure that each person admitted to the centre is regularly monitored.

If, at any time, the person in charge of an authorised sobering up centre, a health assessment officer or an authorised officer believes that a person who has been taken to an authorised sobering up centre by a police officer or who has been admitted to a centre is in need of urgent medical treatment, the person in charge, health assessment officer or authorised officer is to make arrangements to transport the person to a hospital.

Division 3 Cost recovery charge

Clause 17 provides that a person who has been admitted to the Sydney City sobering up centre must pay a cost recovery charge.

Clause 18 provides for the enforcement of the cost recovery charge under the *Fines Act 1996* as if the charge was a fine imposed by a court. However, Divisions 3 (Driver licence or vehicle registration suspension or cancellation) and 6 (Imprisonment) of Part 4 of that Act will not apply in relation to the enforcement of the cost recovery charge.

Clause 19 enables a person to apply to the Local Court to have a cost recovery charge waived or reduced. The Local Court, in determining the application, is to have regard to the following:

- (a) the applicant's remorse (if any),
- (b) the hardship that payment of the cost recovery charge would impose on the applicant (if any),
- (c) any attendance by the applicant at a drug or alcohol treatment program,
- (d) any other matter as may be prescribed by the regulations.

Part 3 Accreditation of sobering up centres

Part 3 of the proposed Act deals with the accreditation of persons to operate a sobering up centre.

Clause 20 deals with applications for accreditation.

Clause 21 deals with the determination of such applications by grant or refusal. If granted, an accreditation may be unconditional or subject to conditions.

Clause 22 provides for the variation of conditions of accreditation.

Clause 23 deals with the suspension or cancellation of accreditation.

Part 4 Miscellaneous

Clause 24 provides that development for the purposes of the first 2 accredited sobering up centres accredited under the proposed Act does not require development consent and is not subject to Part 5 of the *Environmental Planning and Assessment Act 1979*.

Clause 25 provides that no action lies against any police officer, any authorised officer, any health assessment officer or any other person in respect of anything done or omitted to be done by the police officer, authorised officer, health assessment officer or any such other person in good faith in the execution or purported execution of the proposed Act.

Clause 26 provides for certain information sharing arrangements between relevant agencies for the purposes of the proposed Act.

Clause 27 makes it clear that nothing in the proposed Act limits a police officer from detaining an intoxicated person under section 206 of the *Law Enforcement (Powers and Responsibilities) Act 2002* and dealing with the person in accordance with that Act.

Clause 28 enables the Governor to make regulations for the purposes of the proposed Act.

Clause 29 provides that proceedings for an offence under the proposed Act may be dealt with summarily before the Local Court.

Clause 30 provides that the proposed Act is repealed on 1 July 2014 or such later date as is prescribed by the regulations.

Clause 31 provides for a review of the proposed Act as soon as possible after 1 July 2016 if the proposed Act has not been repealed before then.

Schedule 1 Savings, transitional and other provisions

Schedule 1 contains savings, transitional and other provisions consequent on the enactment of the proposed Act.



New South Wales

Intoxicated Persons (Sobering Up Centres Trial) Bill 2013

Contents

Part 1	Preliminary	1	Page
	1 Name of2 Comme3 Object of4 Definition	ncement of Act	2 2 2 2
Part 2	Detention a sobering u	and transport of intoxicated persons to p centres	
	Division 1	Detention in catchment area	
	up cent 6 Detention up cent	on of intoxicated persons in Sydney City sobering re catchment area on of intoxicated persons in accredited sobering re catchment areas not to be detained for behaviour that constitutes not	5 6 6

Contents

Schedule	1	Savings, transitional and other provisions	19
	27 28 29 30 31	Relationship with other laws Regulations Nature of proceedings for offences Repeal of Act Review of Act	16 17 17 17 17
	26	or omissions Exchange of information	15 15
	25	Act 1979 Police officers and others not liable for certain acts	15
	24	Application of Environmental Planning and Assessment	
Part 4	Misc	cellaneous	
	20 21 22 23	Applications Determination of application Variation of conditions of accreditation Suspension or cancellation of accreditation	13 13 13 13
Part 3	Acc	reditation of sobering up centres	
	19	Application to Local Court to waive or reduce cost recovery charge	12
	17 18	Cost recovery charge Enforcement of unpaid cost recovery charges	11 11
		ion 3 Cost recovery charge	
	16	Persons admitted to sobering up centres to be regularly monitored	11
	14 15	Care of persons in accredited sobering up centres Departure from accredited sobering up centre	10 10
	12 13	Detention of persons in Sydney City sobering up centre Release from Sydney City sobering up centre	9 9
	Divis 11	ion 2 Admission to sobering up centre Admission of persons to sobering up centres	7
	10	Supplying police officer's details and giving warnings	7
	9	Intoxicated persons may be detained under reasonable restraint	7
	8	Power to require identity to be disclosed	6
			Page



New South Wales

Intoxicated Persons (Sobering Up Centres Trial) Bill 2013

No , 2013

A Bill for

An Act to facilitate a trial of sobering up centres for intoxicated persons; and for related purposes.

The	Legisl	ature of New South Wales enacts:	1
Pai	rt 1	Preliminary	2
1	Nam	ne of Act	3
		This Act is the Intoxicated Persons (Sobering Up Centres Trial) Act 2013.	5
2	Com	nmencement	6
		This Act commences on a day or days to be appointed by proclamation.	7
3	Obje	ect of Act	8
	(1)	The object of this Act is to promote the safety of public places and public amenity by facilitating a trial of a scheme to reduce alcohol-related violence and other anti-social behaviour.	9 10 11
	(2)	The trial scheme authorises the detention or care (or both) of certain intoxicated persons for a temporary period at sobering up centres to enable those persons to return to a state of sobriety.	12 13 14
	(3)	The trial scheme is not intended to facilitate the detention or care at sobering up centres of vulnerable persons who require services other than those to be provided at the centres.	15 16 17
4	Defi	nitions	18
	(1)	In this Act:	19
		accredited sobering up centre means a sobering up centre identified in an accreditation granted under Part 3.	20 21
		approved means approved by the Director-General.	22
		authorised officer means:	23
		(a) in relation to the Sydney City sobering up centre—a police officer, or	24 25
		(b) in relation to an accredited sobering up centre—a member of staff of the sobering up centre appointed by the person accredited to operate the centre as an authorised officer for the centre.	26 27 28
		authorised sobering up centre means:	29
		(a) the Sydney City sobering up centre, or	30

catchment area, for an authorised sobering up centre, means the geographical area specified for the sobering up centre in the regulations.

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an accredited sobering up centre.

cost recovery charge—see section 17.

Intoxicated Persons (Sobering Up Centres Trial) Bill 2013

(b)

Clause 1

Preliminary

Part 1

(2)

Preliminary Part 1

	ctor-General means the Director-General of the Department of ily and Community Services.	1 2
	<i>tion</i> includes a power, authority or duty, and <i>exercise</i> a function ides perform a duty.	3 4
	th assessment officer means a person engaged at an authorised ring up centre who is:	5 6
(a)	a registered medical practitioner, or	7
(b)	a registered nurse, or	8
(c)	in relation to the Sydney City sobering up centre, a registered health practitioner (within the meaning of the <i>Health Practitioner Regulation National Law</i>) of a class prescribed by the regulations, or	9 10 11 12
(d)	in relation to an accredited sobering up centre, a person with first aid, drug and alcohol treatment or health skills or qualifications of a class prescribed by the regulations.	13 14 15
intox	cicated person—see subsection (2).	16
	uises includes any building, structure, vehicle or vessel and any e, whether built on or not.	17 18
-	ic place includes a school.	19
<i>resp</i> ean in	consible person includes any person who is capable of taking care of atoxicated person including:	20 21
(a)	a friend or family member, or	22
(b)	an official or member of staff of a government or non-government organisation or facility providing welfare or alcohol or other drug rehabilitation services.	23 24 25
	ol has the same meaning as in the Law Enforcement (Powers and consibilities) Act 2002.	26 27
a pla	ring up centre means premises used for the purposes of this Act as ace of detention or care or both for a temporary period to enable dicated persons to return to a state of sobriety.	28 29 30
by t	ney City sobering up centre means the sobering up centre operated the NSW Police Force located at the Central Local Court cell plex or such other place as may be prescribed by the regulations.	31 32 33
For t	the purposes of this Act, a person is an <i>intoxicated person</i> if:	34
(a)	the person is of or above 18 years of age, and	35
(b)	the person's speech, balance, co-ordination or behaviour is noticeably affected, and	36 37
(c)	it is reasonable in the circumstances to believe that the affected speech, balance, co-ordination or behaviour is the result of the consumption of alcohol or any drug.	38 39 40

Clause 4 Intoxicated Persons (Sobering Up Centres Trial) Bill 2013

Part 1 Preliminary

(3) Notes included in this Act do not form part of this Act.

1

			Detention and transport of intoxicated persons to sobering up centres		1 2
		Detention in catchment area		3	
		tention of intoxicated persons in Sydney City sobering up centre tchment area			4 5
	(1)			fficer may detain an intoxicated person found in a public atchment area for the Sydney City sobering up centre:	6 7
		(a)	if the	e person:	8
			(i)	has refused or failed to comply with a move on direction, and	9 10
			(ii)	persists in engaging in the relevant conduct that gave rise to the direction or any other relevant conduct, or	11 12
			Enformake without it is e to eng	Paragraph (a) substantially mirrors section 199 of the Law reement (Powers and Responsibilities) Act 2002. That section is it an offence to refuse or fail to comply with a move on direction ut a reasonable excuse. A person is not guilty of that offence unless stablished that the person persisted, after the direction was given, gage in the relevant conduct that gave rise to the direction or any relevant conduct.	13 14 15 16 17 18
		(b)	if the	e person is:	20
			(i)	behaving in a disorderly manner or in a manner likely to cause injury to the person or another person or damage to property, or	21 22 23
			(ii)	in need of physical protection because the person is intoxicated.	24 25
			section	Paragraph (b) sets out the same criteria as are specified in on 206 of the Law Enforcement (Powers and Responsibilities) Act that provides for the detention of intoxicated persons.	26 27 28
	(2)			ated person detained by a police officer under this section is directly to the Sydney City sobering up centre.	29 30
	(3)	In this	s secti	ion:	31
		office	r, un <i>nsibil</i>	direction means a direction given to a person by a police der section 198 of the Law Enforcement (Powers and lities) Act 2002, to leave a public place and not return for a eriod.	32 33 34 35
				nduct has the same meaning as in Part 14 of the Law at (Powers and Responsibilities) Act 2002.	36 37

Clause 6 Intoxicated Persons (Sobering Up Centres Trial) Bill 201	Clause 6	Intoxicated Persons	(Sobering U	p Centres	Trial) I	3ill 201
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Part 2	Detention and transi	port of intoxicated	persons to sobering up	centres

6		ention of intoxicated persons in accredited sobering up centre hment areas	1 2
	(1)	A police officer may detain an intoxicated person found in a public place in a catchment area for an accredited sobering up centre:	3
		(a) if the police officer believes that the person is a public nuisance, or	5 6
		(b) if the person is in need of physical protection because the person is intoxicated, or	7 8
		(c) in such other circumstances as may be prescribed by the regulations.	9 10
	(2)	An intoxicated person detained by a police officer under this section is to be taken directly to the accredited sobering up centre for the catchment area.	11 12 13
	(3)	In this section, a person is a <i>public nuisance</i> if the person is behaving in an offensive or disorderly manner and the person's behaviour is interfering, or is likely to interfere, with the peaceful passage through, or enjoyment of, a public place by a member of the public.	14 15 16 17
7	Pers	on not to be detained for behaviour that constitutes an offence	18
		A police officer is not to detain a person under this Division because of behaviour that constitutes an offence under any law, other than if the behaviour constitutes an offence under:	19 20 21
		(a) section 8, or	22
		(b) section 9 of the Summary Offences Act 1988, or	23
		(c) section 199 of the Law Enforcement (Powers and Responsibilities) Act 2002.	24 25
8	Pow	er to require identity to be disclosed	26
	(1)	A police officer may require a person detained under this Division to disclose his or her identity.	27 28
	(2)	A police officer may request a person who is required under this section to disclose his or her identity to provide proof of that identity. It is not an offence to fail to comply with any such request.	29 30 31
	(3)	A person who is required by a police officer in accordance with this section to disclose his or her identity must not, without reasonable excuse, fail or refuse to comply with the requirement.	32 33 34
		Maximum penalty: 2 penalty units.	35

Intoxicated Persons	(Sobering	Un Centres	Trial) Bi	ill 2013

Clause 9

Detention and transport of intoxicated persons to sobering up centres

Part 2

	(4)			must not, without reasonable excuse, in response to a t made by a police officer in accordance with this section:	1 2
		(a)	give	a name that is false in a material particular, or	3
		(b)	give	an address other than the person's full and correct address.	4
		Max	imum j	penalty: 2 penalty units.	5
9	Intox	cicate	d pers	ons may be detained under reasonable restraint	6
				ated person detained under this Division may be detained	7
				reasonable restraint as is necessary to protect the intoxicated other persons from injury and property from damage.	8 9
10	Supp	olying	police	e officer's details and giving warnings	10
			ion 201 2 extend	of the Law Enforcement (Powers and Responsibilities) Act ds to:	11 12
		(a)		wer in section 5 (1) or 6 (1) as if it were a power to detain a on under that Act, and	13 14
		(b)		ower in section 8 (1) as if it were a power to request a person	15
		N1 . 4 .		sclose his or her identity under that Act.	16
		2002	sets ou	n 201 of the Law Enforcement (Powers and Responsibilities) Act ut safeguards relating to the exercise of certain police powers.	17 18
Divi	sion	2	Adn	nission to sobering up centre	19
Divi 11				nission to sobering up centre rsons to sobering up centres	19 20
		issior As s	of pe	•	
	Adm	issior As s	of pe soon as re, an ii	rsons to sobering up centres is practicable after arriving at an authorised sobering up	20
	Adm	As s	of pe soon as re, an ii	rsons to sobering up centres s is practicable after arriving at an authorised sobering up intoxicated person must be informed that:	20 21 22
	Adm	As s	of persoon as re, an in rel	rsons to sobering up centres s is practicable after arriving at an authorised sobering up intoxicated person must be informed that: lation to the Sydney City sobering up centre:	20 21 22 23
	Adm	As s	on of persoon as re, an in rel	rsons to sobering up centres s is practicable after arriving at an authorised sobering up intoxicated person must be informed that: lation to the Sydney City sobering up centre: admission to the centre is compulsory, and the person and the person's belongings will be searched on entry to the centre, and the person will be detained at the centre for a period of not	20 21 22 23 24 25
	Adm	As s	on of person as re, an in rel	rsons to sobering up centres s is practicable after arriving at an authorised sobering up intoxicated person must be informed that: lation to the Sydney City sobering up centre: admission to the centre is compulsory, and the person and the person's belongings will be searched on entry to the centre, and the person will be detained at the centre for a period of not less than 4 hours but not more than 8 hours, unless the	20 21 22 23 24 25 26 27 28
	Adm	As s	on of person as re, an in rel	rsons to sobering up centres s is practicable after arriving at an authorised sobering up intoxicated person must be informed that: lation to the Sydney City sobering up centre: admission to the centre is compulsory, and the person and the person's belongings will be searched on entry to the centre, and the person will be detained at the centre for a period of not less than 4 hours but not more than 8 hours, unless the person ceases to be an intoxicated person or can be	20 21 22 23 24 25 26 27 28 29
	Adm	As s	on of person as re, an in rel	rsons to sobering up centres s is practicable after arriving at an authorised sobering up intoxicated person must be informed that: lation to the Sydney City sobering up centre: admission to the centre is compulsory, and the person and the person's belongings will be searched on entry to the centre, and the person will be detained at the centre for a period of not less than 4 hours but not more than 8 hours, unless the person ceases to be an intoxicated person or can be released into the care of a responsible person willing to	20 21 22 23 24 25 26 27 28
	Adm	As s	n of pe soon as re, an ii in rel (i) (ii)	rsons to sobering up centres a is practicable after arriving at an authorised sobering up intoxicated person must be informed that: lation to the Sydney City sobering up centre: admission to the centre is compulsory, and the person and the person's belongings will be searched on entry to the centre, and the person will be detained at the centre for a period of not less than 4 hours but not more than 8 hours, unless the person ceases to be an intoxicated person or can be released into the care of a responsible person willing to undertake the care of the intoxicated person, and	20 21 22 23 24 25 26 27 28 29 30
	Adm	As s	on of person as re, an in rel	rsons to sobering up centres s is practicable after arriving at an authorised sobering up intoxicated person must be informed that: lation to the Sydney City sobering up centre: admission to the centre is compulsory, and the person and the person's belongings will be searched on entry to the centre, and the person will be detained at the centre for a period of not less than 4 hours but not more than 8 hours, unless the person ceases to be an intoxicated person or can be released into the care of a responsible person willing to	20 21 22 23 24 25 26 27 28 29 30 31
	Adm	As s	in rel (i) (ii) (iii)	rsons to sobering up centres is is practicable after arriving at an authorised sobering up intoxicated person must be informed that: lation to the Sydney City sobering up centre: admission to the centre is compulsory, and the person and the person's belongings will be searched on entry to the centre, and the person will be detained at the centre for a period of not less than 4 hours but not more than 8 hours, unless the person ceases to be an intoxicated person or can be released into the care of a responsible person willing to undertake the care of the intoxicated person, and the person will be required to pay a cost recovery charge,	20 21 22 23 24 25 26 27 28 29 30 31
	Adm	As s central (a)	in rel (i) (ii) (iii)	rsons to sobering up centres is is practicable after arriving at an authorised sobering up intoxicated person must be informed that: lation to the Sydney City sobering up centre: admission to the centre is compulsory, and the person and the person's belongings will be searched on entry to the centre, and the person will be detained at the centre for a period of not less than 4 hours but not more than 8 hours, unless the person ceases to be an intoxicated person or can be released into the care of a responsible person willing to undertake the care of the intoxicated person, and the person will be required to pay a cost recovery charge, and	20 21 22 23 24 25 26 27 28 29 30 31 32 33

	assessment officer and to being monitored by the staff of the centre, and	
	(iii) if admitted to the centre, the person may leave the centre at any time and the person will be given a reasonable opportunity to contact a responsible person to come to the centre to assist the person's departure.	; ; ;
(2)	The intoxicated person is to be given such other information as may be specified by the regulations.	-
(3)	Before being admitted to an authorised sobering up centre, an intoxicated person must:	10
	(a) in relation to an accredited sobering up centre—consent to being assessed by a health assessment officer and to being monitored by the staff of the centre, and	11 12 13
	(b) be assessed by a health assessment officer to determine whether there are any apparent health reasons to refuse admission to the centre, and	14 15 16
	(c) be searched in accordance with this section.	17
(4)	An assessment of a person by a health assessment officer, and the monitoring of a person by an authorised officer, at an authorised sobering up centre is, for all purposes, taken to have been carried out with the consent of the person.	18 19 20 21
(5)	A police officer by whom an intoxicated person is detained under this Part or an authorised officer at an authorised sobering up centre may search the intoxicated person and the person's belongings and may take possession of any personal belongings found in the person's possession.	22 23 24 25
(6)	If the health assessment officer determines that there are health reasons to refuse the intoxicated person admission to the centre, the person must not be admitted to the centre.	26 27 28
(7)	The person in charge of an accredited sobering up centre is to refuse admission of an intoxicated person for the following reasons:	29
	(a) the capacity of the centre under its accreditation has been reached,	3 ²
	(b) the intoxicated person is behaving or is likely to behave so violently that the staff of the centre would not be capable of taking care of and controlling the intoxicated person,	3: 34 3:
	(c) any other reason prescribed by the regulations.	36

36

	(8)	On b	eing admitted to an authorised sobering up centre, the intoxicated on:	1 2
		(a)	in relation to the Sydney City sobering up centre, is to be	3
			transferred into the custody of the person in charge of that centre, and	4 5
		(b)	in relation to an accredited sobering up centre, is to be released into the care of the person in charge of that centre.	6 7
	(9)	the p	rson is entitled to the return of the personal belongings taken from erson under this section when the person ceases to be detained or I for under this Act.	8 9 10
12	Dete	ntion	of persons in Sydney City sobering up centre	11
	(1)		rson who has been admitted to the Sydney City sobering up centre be detained there by an authorised officer.	12 13
	(2)	The p	person:	14
		(a)	must be given a reasonable opportunity by the person in charge of that centre to contact a responsible person, and	15 16
		(b)	must, as far as is reasonably practicable, be kept separately from any person detained at that centre in connection with the commission or alleged commission of an offence, and	17 18 19
		(c)	must be provided with food, drink, bedding and blankets appropriate to the person's needs.	20 21
	(3)	reaso	person may be detained by an authorised officer under such mable restraint as is necessary to protect the person and other ons from injury and property from damage.	22 23 24
13	Rele	ase fro	om Sydney City sobering up centre	25
	(1)		rson who has been admitted to the Sydney City sobering up centre be released from the centre if:	26 27
		(a)	the person in charge of the centre is satisfied that the person has ceased to be an intoxicated person, or	28 29
		(b)	a responsible person present at the centre is willing to accept the care of the intoxicated person and take the person to a residence or other safe place.	30 31 32
	(2)	is pra	person in charge of the Sydney City sobering up centre, as soon as acticable after a period of 4 hours has elapsed since a person was tted to the centre, must:	33 34 35
		(a)	arrange for the person to be assessed by a health assessment officer, and	36 37

		(b)	consult with that health assessment officer regarding that assessment, and	1 2
		(c)	release the person unless the person in charge believes that it is not safe to do so for health reasons or any other reason.	3 4
	(3)	perm	person in charge of the Sydney City sobering up centre is not to a person admitted to the centre to remain in the centre for a od that exceeds 8 hours.	5 6 7
14	Care	of pe	rsons in accredited sobering up centres	8
		An i	ntoxicated person who is admitted to an accredited sobering up	9 10
		(a)	must be given a reasonable opportunity by the person in charge of that centre to contact a responsible person, and	11 12
		(b)	must be provided with food, drink, bedding and blankets appropriate to the person's needs.	13 14
15	Depa	arture	from accredited sobering up centre	15
	(1)		erson who has been admitted to an accredited sobering up centre leave the accredited sobering up centre at any time.	16 17
	(2)	or he	person in charge of an accredited sobering up centre must use his er best endeavours to ensure that a person admitted to the centre is seed by a health assessment officer before leaving the centre.	18 19 20
	(3)	seeks	person who has been admitted to an accredited sobering up centre is to leave the centre (other than in the company of a responsible on) and the person in charge of the centre is of the opinion that:	21 22 23
		(a)	if the person leaves the centre at that time, there is a significant risk of harm to the person or other persons because of the person's intoxication, or	24 25 26
		(b)	a health assessment officer is not able to examine the person because of the person's refusal to co-operate,	27 28
		the p	person in charge must ensure that a police officer is contacted and med of those facts.	29 30
	(4)	The j	person in charge of an accredited sobering up centre:	31
		(a)	may at any time direct a person who has been admitted to the centre to leave the centre, and	32 33
		(b)	must, in the circumstance prescribed by the regulations, direct such a person to leave the centre.	34 35
	(5)		person in charge of an accredited sobering up centre must, as soon practicable after a period of 4 hours has elapsed since a person was	36 37

Intoxicated Persons	(Sobering	Up Centres	Trial)	Bill 2013
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Clause 16

Detention and transport of intoxicated persons to sobering up centres

Part 2

		admitted to the centre, arrange for the person to be assessed by a health assessment officer.	
	(6)	The person in charge of an accredited sobering up centre is not to permit a person admitted to the centre to remain in the centre for a period that exceeds 8 hours.	; ,
	(7)	On departure from an accredited sobering up centre, a person ceases to be in the care of the person in charge of the centre.	-
16	Pers	sons admitted to sobering up centres to be regularly monitored	8
	(1)	The person in charge of an authorised sobering up centre must ensure that each person admitted to the centre is regularly monitored.	10
	(2)	If, at any time, the person in charge of an authorised sobering up centre, a health assessment officer or an authorised officer believes that a person who has been taken to an authorised sobering up centre by a police officer or who has been admitted to a centre is in need of urgent medical treatment, the person in charge, health assessment officer or authorised officer is to make arrangements to transport the person to a hospital.	11 12 13 14 18 16 17
Divi	sion	3 Cost recovery charge	18
17	Cost	t recovery charge	19
	(1)	A person who has been admitted to the Sydney City sobering up centre must pay the cost recovery charge specified by the regulations.	20 2
	(2)	The regulations may make provision for or with respect to:	22
		(a) the person or body to whom the cost recovery charge is to be paid, and	20 24
		(b) the manner in which that payment is to be made, and	25
		(c) the time within which that payment must be made.	26
18	Enfo	prcement of unpaid cost recovery charges	27
	(1)	A cost recovery charge is taken to be a fine imposed by a court for the purposes of the <i>Fines Act 1996</i> .	28 29
	(2)	Part 4 of the <i>Fines Act 1996</i> applies to the enforcement of such a cost recovery charge with such modifications as are specified in the regulations.	30 32

19	App	lication to Local Court to waive or reduce cost recovery charge	1
	(1)	A person may apply to the Local Court to have a cost recovery charge waived or reduced.	2
	(2)	The application is to be lodged within 28 days after the person was admitted to the Sydney City sobering up centre.	4 5
	(3)	The Commissioner of Police is to be the respondent in the application.	6
	(4)	The Local Court may determine an application by:	7
		(a) confirming the imposition of the cost recovery charge, or	8
		(b) reducing the charge, or	9
		(c) waiving the charge.	10
	(5)	The Local Court, in determining the application, is to have regard to the following:	11 12
		(a) the applicant's remorse (if any),	13
		(b) the hardship that payment of the cost recovery charge would impose on the applicant (if any),	14 15
		(c) any attendance by the applicant at a drug or alcohol treatment program,	16 17
		(d) any other matter prescribed by the regulations.	18
	(6)	An application under this section does not permit a review of the circumstances or lawfulness of the detention that gave rise to the imposition of the cost recovery charge.	19 20 21
	(7)	A person who has applied to the Local Court under this section may not apply to the Hardship Review Board under section 101B (1) (c) of the <i>Fines Act 1996</i> for review of a decision by the State Debt Recovery Office with respect to the writing off or the failure to write off, the whole or part of, the cost recovery charge.	22 23 24 25 26

Part 3		Accreditation of sobering up centres			
20	App	lications	2		
	(1)	A person may apply to the Director-General for accreditation to operate a sobering up centre.	3 4		
	(2)	An application for accreditation must:	5		
		(a) be in the approved form and manner, and	6		
		(b) be accompanied by the fee prescribed by the regulations and such other information and particulars as may be prescribed by the regulations.	7 8 9		
21	Dete	ermination of application	10		
	(1)	The Director-General may, after considering an application for accreditation, grant the accreditation or refuse to grant the accreditation.	11 12		
	(2)	An accreditation may be granted unconditionally or subject to conditions.	13 14		
	(3)	As soon as practicable after the Director-General determines an application, the Director-General must serve the applicant with a notice stating whether the accreditation has been granted and, if it has been refused, the reasons for the refusal.	15 16 17 18		
22	Varia	ation of conditions of accreditation	19		
	(1)	The Director-General may, by notice served on the accredited person, vary an accreditation (including any conditions of the accreditation imposed by the Director-General).	20 21 22		
	(2)	A variation includes the imposition of new conditions on an accreditation, the substitution of a condition, or the omission or amendment of a condition.	23 24 25		
23	Suspension or cancellation of accreditation				
	(1)	The Director-General may suspend or cancel an accreditation under this Part as provided by this section.	27 28		
	(2)	The Director-General may suspend or cancel an accreditation:	29		
		(a) if the Director-General is of the opinion that the accredited person has contravened any provision of this Act or the regulations, or	30 31 32		
		(b) if the Director-General is of the opinion that it is no longer in the public interest for the accreditation to remain in force, or	33 34		
		(c) on any other grounds specified in the regulations.	35		

Part 3		Ad	ccreditation of sobering up centres
	(3)	A sus	spension or cancellation of an accreditation:
		(a)	must be made by notice in writing served on the accredited person, and
		(b)	takes effect when the notice is served or at a later time specified in the notice.

Intoxicated Persons (Sobering Up Centres Trial) Bill 2013

Clause 23

Miscellaneous Part 4

Part 4		Miscellaneous			
24	Арр	Application of Environmental Planning and Assessment Act 1979			
	(1)	This section applies only to the first 2 accredite accredited under this Act.	9 1	3 4	
	(2)	Development for the purposes of an authorised which this section applies is permissible w development consent under the <i>Environme Assessment Act 1979</i> .	vithout the need for ental Planning and	5 6 7 8	
	(3)	Part 5 of the <i>Environmental Planning and Assessm</i> apply to or in respect of development for the pury sobering up centre to which this section applies.	poses of an authorised 1	9 0 1	
	(4)	Immediately before the expiry of this Act the auth section on the carrying out of development cease		2 3	
	(5)	Development for the purposes of an authorised which this section applies does not give rise to a within the meaning of Division 10 of Part 4 Planning and Assessment Act 1979.	any existing use rights 1 of the <i>Environmental</i> 1	4 5 6 7	
	(6)	It is a condition of each accreditation granted und	der Part 3 that:	8	
		(a) any building work that is carried out for sobering up centre will be carried out in <i>Building Code of Australia</i> , and	accordance with the 2	9 20 21	
		(b) any building that is used for the purpose centre will comply with the <i>Building Code</i>		22	
	(7)	In this section, <i>building</i> , <i>Building Code of Austra</i> have the same meanings as they have in the <i>En and Assessment Act 1979</i> .	vironmental Planning 2	24 25 26	
25	Police officers and others not liable for certain acts or omissions				
		No action lies against any police officer, any authorised officer, any health assessment officer or any other person in respect of anything done or omitted to be done by the police officer, authorised officer, health assessment officer or any such other person in good faith in the execution or purported execution of this Act.			
26	Excl	hange of information	3	3	
	(1)	A relevant agency may enter into an arrangement agency (an information sharing arrangement sharing or exchanging any information that is help) for the purposes of 3	34 35 36	

	(2)		information to which an information sharing arrangement may e is limited to the following:	1 2		
		(a)	health or personal information concerning an intoxicated person	3		
		. ,	who is being assessed for admission, or who has been admitted,	4		
			into an authorised sobering up centre, reasonably necessary for	5		
			the following:	6		
			(i) the exercise of functions under this Act (or under regulations made for the purposes of this Act),	7 8		
			(ii) the evaluation of the operation and effectiveness of authorised sobering up centres,	9 10		
		(b)	any other information that may be prescribed by the regulations.	11		
	(3)	The	Minister is not to recommend the making of a regulation under	12		
			ection (2) (b) or (5) (g) unless the Minister certifies that the Privacy	13		
		Com	missioner has been consulted on the proposed regulation.	14		
	(4)	Unde	er an information sharing arrangement, a relevant agency is, despite	15		
		•	other Act or law of the State, authorised:	16		
		(a)	to request, receive and use information that is held by another	17		
		(1.)	relevant agency that is party to the arrangement, and	18		
		(b)	to disclose that information to the other relevant agency.	19		
	(5)		is section:	20		
		relev	vant agency means any of the following:	21		
		(a)	NSW Police Force,	22		
		(b)	any person accredited to operate a sobering up centre,	23		
		(c)	the Department of Family and Community Services,	24		
		(d)	the Ministry of Health,	25		
		(e)	a local health district or statutory health corporation (within the meaning of the <i>Health Services Act 1997</i>),	26 27		
		(f)	a person or body designated by the Director-General to evaluate	28		
		(1)	the operation and effectiveness of authorised sobering up centres,	29		
		(g)	any other person or body (or a person or body belonging to a	30		
			class) that is prescribed by, or approved in accordance with, the	31		
			regulations.	32		
27	Rela	tionsh	nip with other laws	33		
		Nothing in this Act limits a police officer from detaining an intoxicated				
			on under section 206 of the Law Enforcement (Powers and	35		
			consibilities) Act 2002 and dealing with the person in accordance	36		
		with	that Act.	37		

Intoxicated Persons (Sobering Up Centres Trial) Bill 2013

Clause 28

Miscellaneous	Part 4

28	Reg	ulatio	าร	1		
	(1) The Governor may make regulations, not inconsistent with this Act, for or with respect to any matter that by this Act is required or permitted to be prescribed or that is necessary or convenient to be prescribed for carrying out or giving effect to this Act.					
	(2)		nout limiting subsection (1), regulations may be made that deal with following:	6 7		
		(a)	the cost recovery charge,	8		
		(b)	conditions to be observed by persons being admitted to sobering up centres, including but not limited to:	9 10		
			(i) requiring such persons to change clothes, and	11		
			(ii) permitting the person's belongings to be taken for safekeeping,	12 13		
		(c)	conditions of accreditation, including conditions relating to the following:	14 15		
			(i) standards for sobering up centres, including the elaboration of internal management protocols for centres,	16 17		
			(ii) location of sobering up centres,	18		
			(iii) functions of staff engaged at sobering up centres,	19		
			(iv) qualifications of staff engaged at sobering up centres,	20		
		(d)	the public and community consultation processes to be undertaken with respect to the operation of sobering up centres,	21 22		
		(e)	applications to the Local Court for waivers or reductions in cost recovery charges,	23 24		
		(f)	records to be made and kept for the purposes of this Act, including inspection of any such records,	25 26		
		(g)	the evaluation of the operation and effectiveness of authorised sobering up centres.	27 28		
29	Natu	re of	proceedings for offences	29		
			reedings for an offence under this Act or the regulations may be t with summarily before the Local Court.	30 31		
30	Rep	eal of	Act	32		
			Act is repealed on 1 July 2014 or such later date as is prescribed by regulations.	33 34		
31	Revi	ew of	Act	35		
	(1)		e repeal of this Act is postponed by a regulation under section 30 to te after 1 July 2016, the Minister is to review this Act to determine	36 37		

Clause 31	Intoxicated Persons (Sobering Up Centres Trial) Bill 2013	
Part 4	Miscellaneous	
	whether the policy objectives of the Act remain valid and whether the terms of the Act remain appropriate for securing those objectives.	1 2
(2)	The review is to be undertaken as soon as possible after 1 July 2016.	3
(3)	A report on the outcome of the review is to be tabled in each House of Parliament within 12 months after 1 July 2016.	4 5

Schedule 1 Savings, transit provisions Part 1 General		le 1	Savings, transitional and other provisions	
		Ger	neral	3
1	Regu	ulation	s	4
	(1)		regulations may contain provisions of a savings or transitional e consequent on the enactment of this Act or any Act that amends Act.	5 6 7
	(2)	the date of assent to the Act concerned or a later date.		8 9
	(3)			10 11 12
		(a)	to affect, in a manner prejudicial to any person (other than the State or an authority of the State), the rights of that person existing before the date of its publication, or	13 14 15
		(b)	to impose liabilities on any person (other than the State or an authority of the State) in respect of anything done or omitted to be done before the date of its publication.	16 17 18