

New South Wales

Bail and Crimes Amendment Bill 2024

Explanatory note

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

Overview of Bill

The objects of this Bill are to—

- (a) provide a temporary limitation, in certain circumstances, on when bail authorities may grant bail to young persons who are between 14 and 18 years of age, and
- (b) create a new offence, defined as a *performance crime offence*, of disseminating material to advertise the involvement by persons in specified offences.

Outline of provisions

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 the date of assent to the proposed Act.

Schedule 1 Amendment of Bail Act 2013 No 26

Schedule 1[1] inserts proposed section 22C to provide for a limitation on when a bail authority may grant bail to a young person for a relevant offence alleged to have been committed while the young person is on bail for another offence of that type. A relevant offence is defined as a serious breaking and entering offence or a motor vehicle theft offence. The proposed section applies to a young person who is between 14 and 18 years of age at the time the offence the subject of the bail decision was committed. The limitation requires the bail authority to have a high degree of confidence that the young person will not commit a serious indictable offence, within the meaning of the *Crimes Act 1900*, if bail is granted.

Proposed section 22C(4) provides that the limitation will operate temporarily and expire 12 months after the proposed section commences.

Schedule 1[2] contains a transitional provision consequent on the enactment of the proposed Act.

Schedule 2 Amendment of Crimes Act 1900 No 40

Schedule 2[1] inserts proposed Division 5B, sections 154K and 154L. Proposed section 154K makes it an offence for a person to commit a *performance crime offence*. A person is guilty of a performance crime offence if—

- (a) the person's act or omission constitutes a motor theft offence or breaking and entering offence, and
- (b) the person disseminates material to advertise the person's involvement in the offence, or the act or omission constituting the offence.

Proposed section 154K defines *material* to include anything that contains data from which text, images or sound can be generated, *advertise* as attracting the notice and attention of the public or a limited section of the public, and *disseminate* to send, supply, exhibit, transmit or communicate material, including through social media and other electronic methods.

The maximum penalty under proposed section 154K is the total of the maximum penalty for the relevant motor theft offence or breaking and entering offence and imprisonment for 2 years.

Proposed section 154K(3) provides that, to avoid doubt, if an offender is convicted of a performance crime offence the offender cannot also be convicted of a motor theft offence or breaking and entering offence in relation to the act or omission constituting the performance crime offence.

Proposed section 154L provides that a review of the policy objectives of proposed Division 5B, and the way in which the objectives are achieved, must be undertaken as soon as practicable after 2 years after the commencement of the proposed division.

Schedule 2[2] provides that proposed section 154K only applies to an offence alleged to have been committed on or after the commencement of the proposed section.



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Contents

			Page
	1	Name of Act	2
	2	Commencement	2
Schedule 1		Amendment of Bail Act 2013 No 26	3
Schedule 2		Amendment of Crimes Act 1900 No 40	5

This PUBLIC BILL, originated in the LEGISLATIVE ASSEMBLY and, having this day passed, is now ready for presentation to the LEGISLATIVE COUNCIL for its concurrence.

Clerk of the Legislative Assembly

Legislative Assembly



New South Wales

Bail and Crimes Amendment Bill 2024

No , 2024

A Bill for

An Act to amend the *Bail Act 2013* to provide for a temporary limitation on granting bail for certain young persons in relation to certain serious offences; and to amend the *Crimes Act 1900* to provide for a new offence in relation to performance crimes.

The LEGISLATIVE COUNCIL has this day agreed to this Bill with/without amendment.

Clerk of the Parliaments

Legislative Council

The	Legislature of New South Wales enacts—	1
1	Name of Act	2
	This Act is the Bail and Crimes Amendment Act 2024.	3
2	Commencement	4
	This Act commences on the date of assent to this Act.	5

Scl	hedu	le 1	Amendment of Bail Act 2013 No 26	1
[1]	Sect	ion 22	2C	2
	Inser	t after	section 22B—	3
	22C	_	porary limitation on bail for certain young persons in relation to certain ous offences	4 5
		(1)	A bail authority must not grant bail to a relevant young person for a relevant offence alleged to have been committed while the young person is on bail for another relevant offence unless the bail authority has a high degree of confidence the young person will not commit a serious indictable offence while on bail subject to any proposed bail conditions.	6 7 8 9 10
		(2)	A decision under subsection (1) may be made only after—	11
			(a) an assessment of bail concerns is made under Division 2, and	12
			(b) consideration of whether any bail conditions could reasonably be imposed to address any bail concerns or risk the relevant young person will commit a further serious indictable offence.	13 14 15
		(3)	This section applies despite anything to the contrary in this Act.	16
		(4)	This section expires 12 months after this section commences.	17
		(5)	In this section—	18
		(-)	motor theft offence means an offence under the following sections of the Crimes Act 1900—	19 20
			(a) section 154A,	21
			(b) section 154C,	22
			(c) section 154F.	23
			relevant offence means—	24
			(a) a motor theft offence, or	25
			(b) a serious breaking and entering offence.	26
			<i>relevant young person</i> , for a relevant offence, means an individual who is, at the time the relevant offence is alleged to have been committed—	27 28
			(a) 14 years of age or more, and	29
			(b) less than 18 years of age.	30
			serious breaking and entering offence means an offence under the Crimes Act 1900, Part 4, Division 4 that is punishable by imprisonment for a term of 14 years or more.	31 32 33
			serious indictable offence has the same meaning as in the Crimes Act 1900, section 4(1).	34 35
[2]	Sche	edule :	3 Savings, transitional and other provisions	36
	Inser	t at the	e end of the schedule, with appropriate part and clause numbering—	37

Part	Provision consequent on enactment of Bail and Crimes Amendment Act 2024	1
Ap	plication of amendments	3
	An amendment made to this Act by the Bail and Crimes Amendment Act 2024	4
	extends to offences committed or alleged to have been committed, or charged,	5
	before the commencement of the amendment.	6

Scl	hedu	le 2	Aı	mendment of Crimes Act 1900 No 40	1
[1]	Part	4, Div	ision 5E	3	2
	Inser	t after	section	154J—	3
	Divi	sion	5B	Performance crime offences	4
	154K	Perf	ormanc	e crime offences	5
		(1)	agains (a) (b) An of maxin (a)	son (the <i>offender</i>) commits an offence (a <i>performance crime offence</i>) at this section if— the offender's act or omission constitutes— (i) a motor theft offence, or (ii) a breaking and entering offence, and the offender disseminates material to advertise— (i) the offender's involvement in the offence, or (ii) the act or omission constituting the offence. If the offender who commits a performance crime offence is liable for a num penalty that equals the total of the following— the maximum penalty for the motor theft offence or breaking and entering offence,	6 7 8 9 10 11 12 13 14 15 16 17
		(3)	To avo	imprisonment for 2 years. oid doubt, if an offender is convicted of a performance crime offence the der cannot also be convicted of a motor theft offence or breaking and ng offence in relation to the act or omission constituting the performance offence.	18 19 20 21 22
		(4)	(a) (b) breakt Part 4. dissent comm metho mater sound motor Crime (a) (b)	the public, or a limited section of the public. ing and entering offence means an offence under the Crimes Act 1900, Division 4. ininate, in relation to material, means send, supply, exhibit, transmit or functate the material, including through social media and other electronic ds. ial includes anything that contains data from which text, images or can be generated. theft offence means an offence under the following sections of the sex Act 1900— section 154A, section 154C, section 154F.	23 24 25 26 27 28 29 30 31 32 33 34 35 36 37
	154L	Revi	(a)	ivision Inister must review this division to determine whether— the policy objectives of the division remain valid, and the terms of the division remain appropriate for achieving the objectives.	39 40 41 42 43

	(2)	The review must be undertaken as soon as practicable after the period of 2 years after the commencement of this division.	1 2
	(3)	A report on the outcome of the review must be tabled in each House of Parliament within 6 months after the end of the period of 2 years.	3 4
[2]	Schedule '	I1 Savings, transitional and other provisions	5
	Insert at the	e end of the schedule, with appropriate part and clause numbering—	6
	Part	Provision consequent on enactment of Bail and	7
		Crimes Amendment Act 2024	8
		Crimes Amendment Act 2024 ication of amendment	-
		Crimes Amendment Act 2024 ication of amendment An amendment made to this Act by the Bail and Crimes Amendment Act 2024	8
		Crimes Amendment Act 2024 ication of amendment	8