

New South Wales

Crimes and Other Legislation Amendment (Assault and Intoxication) Bill 2014

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Schedule 6	<u> </u>	

This public bill which originated in the Legislative Assembly, has passed and is now ready for presentation to the Legislative Council for its concurrence.

Clerk of the Legislative Assembly. Legislative Assembly, Sydney,

, 2014



New South Wales

Crimes and Other Legislation Amendment (Assault and Intoxication) Bill 2014

Act No , 2014

An Act to amend the *Crimes Act 1900*, the *Law Enforcement (Powers and Responsibilities) Act 2002*, the *Crimes (Sentencing Procedure) Act 1999* and other legislation relating to assaults and intoxication and to other matters.

See also the Liquor Amendment Bill 2014.

EXAMINED

Assistant Speaker

The	Legisl	ature of New South Wales enacts:	1
1	Nam	e of Act	2
		This Act is the Crimes and Other Legislation Amendment (Assault and Intoxication) Act 2014.	3 4
2	Com	mencement	5
	(1)	This Act commences on the date of assent to this Act, except as provided by subsection (2).	6 7
	(2)	Schedule 5 commences on a day or days to be appointed by proclamation.	8

Scl	hedu	le 1	Δ	Amendment of Crimes Act 1900 No 40	1
[1]	Secti	ion 4 [Definit	tion of "Intoxication"	2
	Inser	t after	the de	finition of <i>Intoxicating substance</i> in section 4 (1):	3
				xication has the same meaning it has in Part 11A.	4
[2]	Secti	ions 2	5A an	d 25B	5
	Inser	t at the	end o	of Division 1 of Part 3:	6
	25A	Assa	ult ca	ausing death	7
		(1)	A pe	erson is guilty of an offence under this subsection if:	8
			(a)	the person assaults another person by intentionally hitting the other person with any part of the person's body or with an object held by the person, and	9 10 11
			(b)	the assault is not authorised or excused by law, and	12
			(c)	the assault causes the death of the other person.	13
			Max	imum penalty: Imprisonment for 20 years.	14
		(2)	this s	erson who is of or above the age of 18 years is guilty of an offence under subsection if the person commits an offence under subsection (1) when the on is intoxicated.	15 16 17
			Max	imum penalty: Imprisonment for 25 years.	18
		(3)	whet	the purposes of this section, an assault causes the death of a person ther the person is killed as a result of the injuries received directly from assault or from hitting the ground or an object as a consequence of the ult.	19 20 21 22
		(4)		roceedings for an offence under subsection (1) or (2), it is not necessary to e that the death was reasonably foreseeable.	23 24
		(5)	It is	a defence in proceedings for an offence under subsection (2):	25
			(a)	if the intoxication of the accused was not self-induced (within the meaning of Part 11A), or	26 27
			(b)	if the accused had a significant cognitive impairment at the time the offence was alleged to have been committed (not being a temporary self-induced impairment).	28 29 30
		(6)	In pr	roceedings for an offence under subsection (2):	31
			(a)	evidence may be given of the presence and concentration of any alcohol, drug or other substance in the accused's breath, blood or urine at the time of the alleged offence as determined by an analysis carried out in accordance with Division 4 of Part 10 of the <i>Law Enforcement</i> (<i>Powers and Responsibilities</i>) <i>Act 2002</i> , and	32 33 34 35 36
			(b)	the accused is conclusively presumed to be intoxicated by alcohol if the prosecution proves in accordance with an analysis carried out in accordance with that Division that there was present in the accused's breath or blood a concentration of 0.15 grams or more of alcohol in 210 litres of breath or 100 millilitres of blood.	37 38 39 40 41

	(7)	that the offence is proven but is satisfied that the person has committed an offence under subsection (1) or (2), the jury may acquit the person of murder or manslaughter and find the person guilty of an offence under subsection (1) or (2). The person is liable to punishment accordingly.	1 2 3 4 5
	(8)	If on the trial of a person for an offence under subsection (2) the jury is not satisfied that the offence is proven but is satisfied that the person has committed an offence under subsection (1), the jury may acquit the person of the offence under subsection (2) and find the person guilty of an offence under subsection (1). The person is liable to punishment accordingly.	6 7 8 9 10
	(9)	Section 18 does not apply to an offence under subsection (1) or (2).	11
	(10)	In this section, <i>cognitive impairment</i> includes an intellectual disability, a developmental disorder (including an autistic spectrum disorder), a neurological disorder, dementia, a mental illness or a brain injury.	12 13 14
	25B Ass	ault causing death when intoxicated—mandatory minimum sentence	15
	(1)	A court is required to impose a sentence of imprisonment of not less than 8 years on a person guilty of an offence under section 25A (2). Any non-parole period for the sentence is also required to be not less than 8 years.	16 17 18
	(2)	If this section requires a person to be sentenced to a minimum period of imprisonment, nothing in section 21 (or any other provision) of the <i>Crimes</i> (Sentencing Procedure) Act 1999 or in any other Act or law authorises a court to impose a lesser or no sentence (or to impose a lesser non-parole period).	19 20 21 22
	(3)	Nothing in this section (apart from subsection (2)) affects the provisions of the <i>Crimes (Sentencing Procedure) Act 1999</i> or any other Act or law relating to the sentencing of offenders.	23 24 25
	(4)	Nothing in this section affects the prerogative of mercy.	26
[3]	Section 42 death	8E Intoxication in relation to murder, manslaughter and assault causing	27 28
	Insert "or f	or an offence under section 25A" after "manslaughter" wherever occurring.	29
[4]	Section 42	28E	30
	Insert at the	e end of the section:	31
	(2)	An offence under section 25A is not an offence of specific intent for the purposes of this Part.	32 33
[5]	Schedule	11 Savings and transitional provisions	34
	Insert at the	e end of the Schedule with appropriate Part and clause numbering:	35
	Part	Crimes and Other Legislation Amendment (Assault and Intoxication) Act 2014	36 37
	Revi	ew of operation of amendments made by amending Act	38
	(1)	For the purposes of this clause, <i>the relevant Ministers</i> are the Attorney General and the Minister for Police and Emergency Services.	39 40
	(2)	The relevant Ministers are to review the operation of the amendments made by the <i>Crimes and Other Legislation Amendment (Assault and Intoxication) Act 2014.</i> The Ministers may engage persons to assist in the review.	41 42 43

The review is to be undertaken as soon as practicable and within 3 years after the date of assent to that $\mathsf{Act}.$ (3) 1 2 (4) 3

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The relevant Ministers are to report to the Premier on the outcome of the review as soon as practicable after the review is completed.

Schedule 2		Amendment of Law Enforceme Responsibilities) Act 2002 No 1		1 2
Part	10, Di	sion 4		3
		vivision 3:		4
Divi	sion	Testing of certain offenders for in	toxication	5
138D	Pers	ns to whom Division applies and purpose of e	xercise of powers	6
	(1)	This Division applies to a person who has been ar	rested by a police officer:	7
		(a) for an alleged offence under section 25A (2) of the Crimes Act 1900, or	8
		(b) for any other offence that involves the assa police officer believes that the person would an offence under section 25A (2) of the C person dies.	l be liable to be charged with	9 10 11 12
	(2)	A police officer may exercise the powers confer purpose of confirming whether the person had codrug or other intoxicating substance before the alamount consumed or taken.	onsumed or taken alcohol, a	13 14 15 16
138E	Defir	tions		17
		In this Division, <i>breath test</i> , <i>breath analysis</i> and cused in this Division and in Schedule 3 to the <i>Roc</i> the same meanings as they have in that Schedule.	ad Transport Act 2013 have	18 19 20
138F	Brea	n testing and breath analysis for presence of a	lcohol	21
	(1)	A police officer may require a person to who undertake a breath test, either at or near the scene a police station or other place at which the person with the alleged offence.	of the alleged offence or at	22 23 24 25
	(2)	A police officer may require a person to who undertake a breath analysis at a police station of person is detained in connection with the alleged	or other place at which the	26 27 28
	(3)	A breath test or breath analysis may only be requ this section within 2 hours after the commission of		29 30
	(4)	The following provisions of Schedule 3 to the <i>Roc</i> in relation to a breath test or breath analysis unnecessary or prescribed modifications):		31 32 33
		(a) the police officers authorised to carry out a	breath analysis,	34
		(b) the provision of a statement to the personallysis as to the concentration of alcohol of		35 36
		(c) the issue of evidentiary certificates relating	to the breath analysis,	37
		(d) any other provisions prescribed by the regu	lations.	38
	(5)	Evidence of the presence or concentration of a breath as determined by a breath analysis carried section may be used only in proceedings for an of of the <i>Crimes Act 1900</i> .	out in accordance with this	39 40 41 42

138G	Bloo	d and urine samples for analysis for presence of alcohol or drugs	1
	(1)	samples of the person's blood and urine (taken by an authorised sample taker) at a police station or other place at which the person is detained in connection	2 3 4 5
	(2)	if the person has refused to undertake (or cannot be required to undertake) a breath analysis pursuant to a requirement under section 138F or if the police	1
	(3)	A blood or urine sample may only be required to be provided under this section within 4 hours after the commission of the alleged offence.	
	(4)	A person may be taken to and detained at a hospital for the purpose of the taking of a blood or urine sample required to be provided under this section.	
	(5)	The following provisions of Schedule 3 to the <i>Road Transport Act 2013</i> apply in relation to blood or urine samples taken under this section (with any necessary or prescribed modifications):	8
		(a) the procedures for taking the blood or urine samples,	0
		(b) the procedures for analysing the blood or urine samples (including the independent analysis of a portion of a blood or urine sample at the request of the person providing the sample),	2
		(c) offences relating to sample handling and the use of samples,	4
		(d) the issue of evidentiary certificates relating to the blood or urine samples and their analysis,	
		(e) the protection from liability of authorised sample takers in relation to the taking of blood or urine samples,	
		(f) any other provisions prescribed by the regulations.	9
	(6)	Evidence of the presence or concentration of any alcohol, drug or other substance in an accused's blood or urine as determined by an analysis carried out in accordance with this section may be used only in proceedings for an offence under section 25A (2) of the <i>Crimes Act 1900</i> .	1 2
138H	Offe	nces relating to testing	4
	(1)	A person who refuses to provide a blood or urine sample pursuant to a requirement under section 138G is guilty of an offence. Maximum penalty: 50 penalty units or imprisonment for 2 years, or both.	6
	(2)	It is a defence to a prosecution for an offence under subsection (1) if the person was unable on medical grounds to comply with the requirement.	
	(3)	A person who commits an offence under the provisions of Schedule 3 to the <i>Road Transport Act 2013</i> that are applied by this Division is taken to be guilty of an offence under this Division.	1

Scł	nedule 3	Amendment of Crimes (Sentencing Procedure) Act 1999 No 92	1
[1]	Section 21	A Aggravating, mitigating and other factors in sentencing	3
	Insert after	section 21A (5A):	4
	(5AA)	Special rule for self-induced intoxication	5
		In determining the appropriate sentence for an offence, the self-induced intoxication of the offender at the time the offence was committed is not to be taken into account as a mitigating factor.	
[2]	Section 21	A (5B)	9
	Omit "Sub effect".	osection (5A) has effect". Insert instead "Subsections (5A) and (5AA) have	10 11
[3]	Section 21	A (6)	12
	Insert in alp	phabetical order:	13
		self-induced intoxication has the same meaning it has in Part 11A of the Crimes Act 1900.	14 15
[4]	Schedule 2	2 Savings, transitional and other provisions	16
	Insert at the	e end of the Schedule with appropriate Part and clause numbers:	17
	Part	Provision consequent on enactment of Crimes and Other Legislation Amendment (Assault and Intoxication) Act 2014	18 19 20
	Exis	sting offences and proceedings	21
		The amendments made to this Act by the <i>Crimes and Other Legislation Amendment (Assault and Intoxication) Act 2014</i> apply to the determination of a sentence for an offence whenever committed, unless:	
		(a) the court has convicted the person being sentenced of the offence, or	25
		(b) a court has accepted a plea of guilty and the plea has not been withdrawn,	26 27
		before the commencement of the amendments.	28

Schedule 4 Amendment of Drug Misuse and Trafficking Act 1985 No 226

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Schedule 1

Insert each of the following in alphabetical order:

Anabolic and androgenic steroidal agents, other than in implant preparations for use in animals	500g	50g	750g	5kg	_	_
Atamestane	500g	50g	750g	5kg	_	_
Bolandiol	500g	50g	750g	5kg	_	_
Bolasterone	500g	50g	750g	5kg	_	_
Bolazine	500g	50g	750g	5kg	_	_
Boldenone	500g	50g	750g	5kg	_	_
Bolenol	500g	50g	750g	5kg	_	_
Calusterone	500g	50g	750g	5kg	_	_
Chlorandrostenolone	500g	50g	750g	5kg	_	_
Clostebol	500g	50g	750g	5kg	_	_
Danazol	500g	50g	750g	5kg	_	_
Dihydrolone	500g	50g	750g	5kg	_	_
Dimethandrostanolone	500g	50g	750g	5kg	_	_
Drostanolone	500g	50g	750g	5kg	_	_
Enestebol	500g	50g	750g	5kg	_	_
Epitiostanol	500g	50g	750g	5kg	_	_
Ethyldienolone	500g	50g	750g	5kg	_	_
Ethyloestrenol	500g	50g	750g	5kg	_	_
Fluoxymesterone	500g	50g	750g	5kg	_	_
Formebolone	500g	50g	750g	5kg	_	_
Furazabol	500g	50g	750g	5kg	_	_
Hydroxystenozol	500g	50g	750g	5kg	_	_
Mebolazine	500g	50g	750g	5kg	_	_
Mepitiostane	500g	50g	750g	5kg	_	_
Mesabolone	500g	50g	750g	5kg	_	_
Mestanolone	500g	50g	750g	5kg	_	_
Mesterolone	500g	50g	750g	5kg	_	_
Methandienone	500g	50g	750g	5kg	_	_
Methandriol	500g	50g	750g	5kg	_	_
Methenolone	500g	50g	750g	5kg	_	_
Methylclostebol	500g	50g	750g	5kg	_	_
Methyltestosterone	500g	50g	750g	5kg	_	_

Methyltrienolone	500g	50g	750g	5kg	_	_
Metribolone	500g	50g	750g	5kg	_	_
Mibolerone	500g	50g	750g	5kg	_	_
Nandrolone	500g	50g	750g	5kg	_	_
Norandrostenolone	500g	50g	750g	5kg	_	_
Norbolethone	500g	50g	750g	5kg	_	_
Norclostebol	500g	50g	750g	5kg	_	_
Norethandrolone	500g	50g	750g	5kg	_	_
Normethandrone	500g	50g	750g	5kg	_	—
Ovandrotone	500g	50g	750g	5kg	_	—
Oxabolone	500g	50g	750g	5kg	_	_
Oxandrolone	500g	50g	750g	5kg	_	—
Oxymesterone	500g	50g	750g	5kg	_	—
Oxymetholone	500g	50g	750g	5kg	_	_
Prasterone (dehydroepiandrosterone (dhea) or dehydroisoandrosterone (dhia))	500g	50g	750g	5kg	_	_
Propetandrol	500g	50g	750g	5kg	_	_
Quinbolone	500g	50g	750g	5kg	_	_
Roxibolone	500g	50g	750g	5kg	_	_
Silandrone	500g	50g	750g	5kg	_	_
Stanolone	500g	50g	750g	5kg	_	—
Stanozolol	500g	50g	750g	5kg	_	_
Stenbolone	500g	50g	750g	5kg	_	_
Testolactone	500g	50g	750g	5kg	_	_
Testosterone, other than in implant preparations for use in animals	500g	50g	750g	5kg	_	_
Thiomesterone	500g	50g	750g	5kg	_	—
Trenbolone, other than in implant preparations for use in animals	500g	50g	750g	5kg	_	_
Trestolone	500g	50g	750g	5kg	_	_

Schedule 5		Amendment of Summary Offences Act 1988 No 25 and Criminal Procedure Regulation 2010	1 2			
5.1	Summary	Offences Act 1988 No 25	3			
	Section 9 Co	ontinuation of intoxicated and disorderly behaviour following move on	4 5			
	Omit "6 pena	alty units" from section 9 (1). Insert instead "15 penalty units".	6			
5.2	Criminal F	Procedure Regulation 2010	7			
	Schedule 3	Penalty notice offences	8			
	Omit the matter relating to sections 4 (1), 4A (1) and 9 of the Summary Offences Act 1988.					
	Insert instead	d, respectively:	10			
	section 4 (1)	\$500				
	section 4A (1)	\$500				
	section 9	\$1,100				

Sch	nedule 6 Consequential amendment of other Acts	1
6.1	Crimes (Domestic and Personal Violence) Act 2007 No 80	2
[1]	Section 4 Meaning of "personal violence offence"	3
	Insert "25A," after "24," in section 4 (a).	4
[2]	Sections 39 (1) and 40 (5) (b)	5
	Omit "or manslaughter" wherever occurring. Insert instead ", manslaughter or an offence under section 25A of the <i>Crimes Act 1900</i> ".	6 7
6.2	Crimes (Sentencing Procedure) Act 1999 No 92	8
	Section 76 Home detention not available for certain offences	9
	Omit "or manslaughter" from section 76 (a). Insert instead ", manslaughter or an offence under section 25A of the <i>Crimes Act 1900</i> ".	10 11