

Bail and Other Legislation Amendment (Domestic Violence) Bill 2024

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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,

, 2024



Bail and Other Legislation Amendment (Domestic Violence) Bill 2024

Act No , 2024

An Act to amend the *Bail Act 2013* and the *Surveillance Devices Act 2007* as part of the Government's response to domestic violence.

EXAMINED

Speaker

The Legislature of New South Wales enacts—			
1	Name of Act	2	
	This Act is the Bail and Other Legislation Amendment (Domestic Violence) Act 2024.	3	
2	Commencement	5	
	This Act commences on a day or days to be appointed by proclamation.	6	

Sc	hedu	le 1	Amendment of	Bail Act 2013 No 26	1
[1]	Sect	ion 4 D	initions		2
	Inser	t in alp	betical order in section 4(1)—	3
		•	•	has the same meaning as in the Crimes (Domestic	4 5
			ntimate partner, of a person	on (the <i>first person</i>), means a person who—	6
			a) is or has been marrie	ed to the first person, or	7
			b) is or has been a de fa	acto partner of the first person, or	8
			•	er" is defined in the <i>Interpretation Act 1987</i> , section 21C.	9
				timate personal relationship with the first person, intimate relationship involves or has involved a ual nature.	10 11 12
			erious domestic violence	offence means—	13
				Crimes Act 1900, Part 3 with a maximum penalty nment or more if the offence is committed by a imate partner, or	14 15 16
				w of the Commonwealth, another State or Territory on that is similar to an offence under that part.	17 18
[2]	Section 16B Offences to which the show cause requirement applies				19
	Inser	t after s	etion 16B(1)(c)—		20
			1) a serious domestic v	iolence offence,	21
			2) an offence under the	Crimes Act 1900, section 54D,	22
[3]	Sect	ion 18	atters to be considered	as part of assessment	23
	Inser	t after s	etion 18(1)(d)—		24
				in by the accused that may, under the <i>Crimes</i> onal Violence) Act 2007, section 6A(2), constitute	25 26 27
			Examples of behavio including strangulation	ur— behaviour that is physically abusive or violent, and sexual assault, animal abuse and stalking	28 29
[4]	Sect	ion 18((0)		30
	Inser	t "or a	mestic violence offence a	gainst an intimate partner" after "serious offence".	31
[5]	Section 28B				
	Insert after section 28A—				
	28B	Bail o	ndition must impose ele	ctronic monitoring for certain offences	34
		(1)	his section applies if an a	ccused person is—	35
		` _		ement to show cause under section 16A for a show ed to in section 16B(1)(c1), and	36 37
			b) granted bail.		38
		(2)	abject to electronic monito easons exist, in the interes	bject to a bail condition that the accused person be bring, unless the bail authority is satisfied sufficient ts of justice, to justify not imposing the condition.	39 40 41
			ote— See also section 30 onitoring.	A, which provides for matters relating to electronic	42 43

		(3)	To a	void doubt, nothing in this section—	1	
			(a)	prevents a bail authority, in relation to matters to which this section does not apply, from imposing a bail condition in accordance with this Act that an accused person be subject to electronic monitoring, or	3	
			(b)	requires or permits a bail authority, in making a decision under Division 1A or Division 2, to be satisfied the accused person's detention is not justified, or there is not an unacceptable risk, on the basis a bail condition may be imposed requiring the accused person to be subject to electronic monitoring under this section.	5 7 8	
		(4)	mon	regulations may provide for matters relating to the supervision, itoring and enforcement of electronic monitoring imposed on accused ons as a bail condition under this section.	10 11 12	
[6]	Sect	ion 29	Limit	ation on power to impose pre-release requirements	13	
	Inser	t after	section	n 29(1)(e)—	14	
			(f)	a requirement that the accused person be subject to electronic monitoring.	15 16	
[7]	Sect	ion 29	(5A)		17	
	Inser	t after	section	n 29(5)—	18	
		(5A)	mon	regulations may provide for matters relating to the supervision, itoring and enforcement of electronic monitoring imposed on accused ons as a pre-release requirement under this section.	19 20 21	
[8]	Section 40 Stay of release decision if detention sought					
	Inser	t at the	end o	of section 40(5), definition of <i>serious offence</i> , paragraph (b)—	23	
				, or	24	
			(c)	a serious domestic violence offence, or	25	
			(d)	an offence against the <i>Crimes Act 1900</i> , section 54D, or	26	
			(e)	an offence against a provision of the <i>Crimes Act 1900</i> , Part 3, Division 10, Subdivision 2.	27 28	
[9]	Sect	ion 70	Α		29	
	Inser	t after	section	n 70—	30	
	70A	Regi	strar ı	must not make bail decision	31	
			An a	authorised justice who is a registrar must not make a bail decision.	32	
[10]	Sect	ion 10	2		33	
	Inser	t after	section	n 101—	34	
	102	Revi	ew of	certain provisions	35	
		(1)		Minister must conduct a review of the reviewable provisions to identify	36 37	
			(a)	the policy objectives of the reviewable provisions remain valid, and	38	
			(b)	the terms of the reviewable provisions remain appropriate for achieving the objectives.	39 40	
		(2)		review must be commenced within 6 months after the period of 3 years the commencement of the reviewable provisions.	41 42	

	(3)	A report on the outcome of the review must be tabled in each House of Parliament within 1 year after the last day by which the review must commence.	1 2 3
	(4)	In this section— reviewable provisions means the provisions of this Act amended or inserted by the Bail and Other Legislation Amendment (Domestic Violence) Act 2024.	2 5
[11]	Schedule 3 Savings, transitional and other provisions		
	Insert after	clause 14—	8
	Part 5	Provision consequent on enactment of Bail and Other Legislation Amendment (Domestic Violence) Act 2024	9 10 11
	15 App	lication of amendments	12
		An amendment made to this Act by the <i>Bail and Other Legislation Amendment</i> (Domestic Violence) Act 2024 extends to offences committed or alleged to	13 14

Schedule 2		Amendment of Surveillance Devices Act 2007 No 64	
[1]	Section 56	Consent of Attorney General to prosecutions	3
	Omit "Proc	eedings" in section 56(1).	4
	Insert inste	ad "Subject to subsection (1A), proceedings".	5
[2]	Section 56(1A)		
	Insert after section 56(1)—		
	(1A)	Subsection (1) does not apply to proceedings for an offence against section 9 where the offence is charged as a domestic violence offence, within the meaning of the <i>Crimes (Domestic and Personal Violence) Act 2007</i> .	8 9 10