

### New South Wales

# Road Transport Legislation Amendment (Evidence) Bill 2006

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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

## Road Transport Legislation Amendment (Evidence) Bill 2006

Act No , 2006

An Act to amend the *Road Transport (General) Act 2005*, the *Road Transport (Safety and Traffic Management) Act 1999* and the *Roads Act 1993* with respect to evidentiary matters; and for other purposes.

**EXAMINED** 

Chairman of Committees

The	Legisl	ature of New South Wales enacts:	1
1	Nam	e of Act	2
		This Act is the Road Transport Legislation Amendment (Evidence) Act 2006.	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 2 [3] commences on the commencement of Schedule 1 [11] to the <i>Road Transport Legislation Amendment (Drug Testing) Act 2006</i> or on the date of assent to this Act, whichever is the later.	8 9 10
3	Ame	ndment of Road Transport (General) Act 2005 No 11	11
		The Road Transport (General) Act 2005 is amended as set out in Schedule 1.	12 13
4		ndment of Road Transport (Safety and Traffic Management) Act No 20	14 15
		The Road Transport (Safety and Traffic Management) Act 1999 is amended as set out in Schedule 2.	16 17
5	Ame	ndment of Roads Act 1993 No 33	18
		The Roads Act 1993 is amended as set out in Schedule 3.	19
6	Ame	ndment of other legislation	20
		The Road Transport (Safety and Traffic Management) (Road Rules) Regulation 1999 and the Roads (General) Regulation 2000 are amended as set out in Schedule 4.	21 22 23
7	Repo	eal of Act	24
	(1)	This Act is repealed on the day following the day on which all of the provisions of this Act have commenced.	25 26
	(2)	The repeal of this Act does not, because of the operation of section 30 of the <i>Interpretation Act 1987</i> , affect any amendment made by this Act.	27 28

Scł	nedule 1		mer ct 2	ndment of Road Transport (General) 005	1
				(Section 3)	3
[1]	Section 1 offences	79 Liab	ility of	f responsible person for vehicle for designated	4 5
				ss contrary evidence is adduced)" wherever occurring ding the heading to the subsection).	6 7
	Insert inste	ead "is	admiss	sible and is prima facie evidence".	8
[2]	Section 1	79 (12),	, defini	ition of "camera recorded offence"	9
	Insert at th	e end o	of parag	graph (c) of the definition:	10
			, or		11
		(d)	a spe	eeding offence in respect of which:	12
			(i)	the penalty notice or the court attendance notice	13
				indicates that the offence was detected by an	14
				approved speed measuring device within the	15
				meaning of the Road Transport (Safety and Traffic Management) Act 1999, and	16 17
			(ii)	the number plate of the vehicle concerned was	18
				recorded by a police officer using photographic or	19
				video equipment approved by the Commissioner of	20
				Police for the purposes of this paragraph.	21
[3]	Schedule	1 Savi	ngs, tr	ansitional and other provisions	22
	Insert at th	e end o	of claus	se 1 (1):	23
		Road	d Trans	sport Legislation Amendment (Evidence) Act 2006	24
[4]	Schedule	1			25
	Insert at the end of the Schedule, with appropriate Part and clause numbers:			26	
	Part Provisions consequent on enactment of				
	- 0 0			ransport Legislation Amendment	27 28
				ce) Act 2006	29
	Def	inition			30
		In th	is Part	amending Act means the Road Transport Legislation	31
				t (Evidence) Act 2006.	32

Ame com	ndments not to apply to proceedings instituted before mencement of amendments	1 2
(1)	An amendment made to this Act by the amending Act does not apply to proceedings for an offence that were instituted before the commencement of the amendment.	3 4 5
(2)	An amendment made to this Act by the amending Act applies to proceedings for an offence that are instituted on or after the commencement of the amendment even if the proceedings involve an offence that was committed before that commencement.	6 7 8 9 10

Scr	ieaule 2		ind Traffic Management) Act 1999	1
			(Section 4)	3
[1]	Sections 3 Schedule	3 (1), ( I	(2) and (4)–(7), 35 (1)–(3) and 76 (8) and clause 5 (2) (f) of	5
	Omit "is e occurring.	videnc	e (unless evidence to the contrary is adduced)" wherever	6 7
	Insert inste	ad "is a	admissible and is prima facie evidence".	8
[2]	Section 33 proceeding	Certifgs for	ficate evidence about breath or blood analysis in offences under section 9	9
	Omit section	on 33 (3	3). Insert instead:	11
	(3)	evide the r evide	roceedings for an offence under section 9 or Division 3, ence of the condition of a breath analysing instrument, or of manner in which it was operated, is not required unless ence sufficient to raise doubt that the instrument was in er condition and properly operated has been adduced.	12 13 14 15
[3]	Sections 3 Transport	3B and Legisl	d 33D (as inserted by Schedule 1 [11] to the Road lation Amendment (Drug Testing) Act 2006)	17 18
	Omit "is e occurring.	videnc	e (unless evidence to the contrary is adduced)" wherever	19 20
	Insert inste	ad "is a	admissible and is prima facie evidence".	21
[4]	Section 46 devices	Certif	ficates concerning use of approved speed measuring	22 23
	Omit section	n 46 (	1) and (2). Insert instead:	24
	(1)	is giv	occeedings for any offence against this Act in which evidence ven of a measurement of speed obtained by the use of an oved speed measuring device, a certificate purporting to be ed by an appropriate officer certifying that:	25 26 27 28
		(a)	the device is an approved speed measuring device within the meaning of this Act, and	29 30
		(b)	on a day specified in the certificate (being within the time prescribed by the regulations before the alleged time of the offence) the device was tested in accordance with the regulations and sealed by an appropriate officer, and	31 32 33 34

			on that day the device was accurate and operating properly, Imissible and is prima facie evidence of the particulars fied in and by the certificate.	1 2 3
	(2)		y such certificate is tendered in proceedings for an offence,	4 5
		(a)	of the accuracy or reliability of the approved speed measuring device, or	6 7
		(b)	as to whether or not the device operated properly or operates properly (generally or at a particular time or date or during a particular period),	8 9 10
		raise	t required in those proceedings unless evidence sufficient to doubt that, at the time of the alleged offence, the device was rate, reliable and operating properly is adduced.	11 12 13
[5]	Section 46,	note		14
	Insert at the		f the section: See also section 73A.	15 16
[6]	Section 47	Photo	graphic evidence of speeding offences	17
	Omit section	n 47 (2	2)–(6). Insert instead:	18
	(2)	In pro	oceedings in which such evidence is given:	19
		(a)	the provisions of section 46 relating to the accuracy or reliability of the approved speed measuring device apply, and	20 21 22
		(b)	subsections (3)–(7) apply in relation to the approved camera recording device, and	23 24
		(c)	evidence that a photograph taken by an approved digital camera recording device bears a security indicator of a kind prescribed by the regulations is prima facie evidence that the photograph has not been altered since it was taken.	25 26 27 28
	(3)	appro speci	otograph tendered in evidence as a photograph taken by an oved camera recording device on a day and at a location fied on the photograph, and as bearing a security indicator kind prescribed by the regulations, is admissible and:	29 30 31 32
		(a)	is to be presumed to have been so taken unless evidence sufficient to raise doubt that it was so taken is adduced, and	33 34
		(b)	is to be presumed to bear such a security indicator unless evidence that is sufficient to raise doubt that it does so is adduced, and	35 36 37

	(c)	is prima facie evidence of the matters shown or recorded on the photograph.	1 2
(4)	Whe	en the photograph taken by an approved camera recording	3
	devi	ce (other than an approved digital camera recording device)	4
		ndered in evidence, a certificate purporting to be signed by a	5
		ce officer and certifying the following particulars is also to be ered in evidence and the certificate is admissible and is prima	6 7
		e evidence of those particulars:	8
	(a)	that the officer is authorised by the Commissioner of	9
		Police to install and inspect approved camera recording	10
		devices,	11
	(b)	that within 168 hours before the time and day recorded on	12
		the photograph as the time at which and the day on which the photograph was taken, the officer carried out the	13 14
		inspection specified in the certificate on the approved	15
		camera recording device that took the photograph,	16
	(c)	that on that inspection the approved camera recording	17
		device was found to be operating correctly.	18
(5)		n the photograph tendered in evidence is taken by an	19
		oved digital camera recording device, a certificate	20
		orting to be signed by an authorised person and certifying the owing particulars is also to be tendered in evidence and the	21 22
		ficate is admissible and is prima facie evidence of those	22
		culars:	24
	(a)	that the person is an authorised person,	25
	(b)	that within 30 days (or such other period as may be	26
		prescribed by the regulations) before the time and day	27
		recorded on the photograph as the time at which and the	28
		day on which the photograph was taken, the person carried out the inspection specified in the certificate on the	29 30
		approved digital camera recording device that took the	31
		photograph,	32
	(c)	that on that inspection the approved digital camera	33
		recording device was found to be operating correctly.	34
(6)		certificate under subsection (4) or (5) is tendered in	35
	proc	eedings for an offence, evidence:	36
	(a)	of the accuracy or reliability of the camera recording	37
		device concerned, or	38

		(b)	as to whether or not the device operated correctly or operates correctly (generally or at a particular time or date or during a particular period),	1 2 3	
		raise	t required in those proceedings unless evidence sufficient to doubt that, at the time of the alleged offence, the device was rate, reliable and operating correctly is adduced.	4 5 6	
	(7)	beloi insta	his section, <i>authorised person</i> means a person (or person nging to a class of persons) authorised by the Authority to ll and inspect approved digital camera recording devices.  See also section 73A.	7 8 9 10	
[7]	Section 54	Cost	of removal of prescribed traffic control device	11	
	Omit "is e section 54		ce (unless evidence to the contrary is adduced)" from	12 13	
	Insert inste evidence".	ead "is	s admissible in any such proceedings and is prima facie	14 15	
[8]	Section 57	Photo	ographic evidence of traffic light offences	16	
	Omit section	on 57 (2	2). Insert instead:	17	
	(2)	In pr	oceedings for a traffic light offence:	18	
		(a)	a photograph tendered in evidence as a photograph taken by means of the operation, on a day specified on the photograph, of an approved camera detection device installed at a location specified on the photograph is admissible and is to be presumed to have been so taken unless evidence sufficient to raise doubt that it was so taken is adduced, and	19 20 21 22 23 24 25	
		(b)	any such photograph is prima facie evidence of the matters shown or recorded on the photograph.	26 27	
[9]	Section 57 (3)				
	Omit "and is evidence (unless evidence to the contrary is adduced)".				
	Insert inste	ad", is	s admissible and is prima facie evidence".	30	
[10]	Section 57	<b>'</b> (4)		31	
	Insert after	section	n 57 (3):	32	
	(4)	If a c	retrificate under subsection (3) is tendered in proceedings for ffence, evidence:	33 34	
		(a)	of the accuracy or reliability of the approved camera detection device, or	35 36	

		(b)	as to whether or not the device operated properly or operates properly (generally or at a particular time or date or during a particular period),	2
		raise accur	t required in those proceedings unless evidence sufficient to doubt that, at the time of the alleged offence, the device was rate, reliable and operating properly is adduced.  See also section 73A.	5
	0 1 57			,
[11]			otographic evidence of public transport lane offences	
			(2). Insert instead:	,
	(2)	•	occeedings for a public transport lane offence:	10
		(a)	one or more photographs tendered in evidence as photographs taken by means of the operation, on a day specified on the photographs, of an approved traffic lane	11 12 13
			camera device or devices installed at a location or locations specified on the photographs, and as each	14 15
			bearing a security indicator of a kind prescribed by the	16
			regulations, are admissible and are to be presumed:	17
			(i) to have been so taken unless evidence sufficient to raise doubt that they were so taken is adduced, and	18 19
			(ii) to bear such a security indicator unless evidence that	20
			is sufficient to raise doubt that they do so is adduced, and	2 <sup>2</sup>
		(b)	evidence that a photograph tendered in evidence taken by an approved traffic lane camera device bears a security indicator of a kind prescribed by the regulations is prima facie evidence that the photograph has not been altered since it was taken, and	20 24 25 26 27
		(c)	any such photograph is prima facie evidence of the matters shown or recorded on the photograph.	28 29
[12]	Section 57	B (3)		30
	Omit "and	is evid	ence (unless evidence to the contrary is adduced)".	3
	Insert inste	ad", is	s admissible and is prima facie evidence".	32
[13]	Section 57	B (5)		33
	Insert after	section	n 57B (4):	34
	(5)		rertificate under subsection (3) is tendered in proceedings for ffence, evidence:	35 36
		(a)	of the accuracy or reliability of the approved traffic lane camera device, or	37

		<ul> <li>(b) as to whether or not the device operated properly or operates properly (generally or at a particular time or date or during a particular period),</li> <li>is not required in those proceedings unless evidence sufficient to raise doubt that, at the time of the alleged offence, the device was accurate, reliable and operating properly is adduced.</li> <li>Note. See also section 73A.</li> </ul>	1 2 3 4 5 6
[14]	Section 6	69C Vehicles to be speed limited	8
	Omit "is e section 69	evidence (unless contrary evidence as to that speed is adduced)" from 9C (2).	9 10
	Insert ins	tead "is admissible and is prima facie evidence".	11
[15]	Section 6	S9D Certificate evidence of speed limiter compliance	12
	Omit "is 69D (1).	evidence (unless contrary evidence is adduced)" from section	13 14
	Insert ins	tead "is admissible and is prima facie evidence".	15
[16]	Section 6	69E Photographic evidence of speed of vehicle	16
	Omit "Se	ction 47 (2)–(6)" from section 69E (2).	17
	Insert ins	tead "Section 47 (2)–(7)".	18
[17]	Section 6	69E, note	19
	Insert at t	he end of the section:  Note. See also section 73A.	20 21
[18]	Section 7	71 Regulations	22
		evidence concerning that matter in proceedings before a court or nless evidence to the contrary is adduced" from section 71 (10).	23 24
	Insert ins a court or	tead "and prima facie evidence of that matter in proceedings before tribunal".	25 26
[19]	Section 7	73A	27
	Insert afte	er section 73:	28
	73A Re	buttal of evidence of matters of specialised knowledge	29
	(1)	This section applies to the determination of whether evidence is sufficient to rebut prima facie evidence or a presumption, or to raise doubt about a matter, as referred to in section 46, 47, 57, 57B or 69E and for the purposes of proceedings to which those sections apply.	30 31 32 33 34

	(2)	An assertion that contradicts or challenges:	
		(a) the accuracy or reliability, or the correct or proper operation, of an approved device, or	2
		(b) the accuracy or reliability of information (including a photograph) derived from such a device,	
		is capable of being sufficient, in proceedings to which this section applies, to rebut such evidence or such a presumption, or to raise such doubt, only if it is evidence adduced from a person who has relevant specialised knowledge (based wholly or substantially on the person's training, study or experience).	6 - 8 9
	(3)	In this section, <i>approved device</i> means:	1′
	( )	(a) an approved camera detection device, or	12
		(b) an approved camera recording device, or	13
		(c) an approved speed measuring device, or	14
		(d) an approved traffic lane camera device.	15
[20]	Section 75	Removal of dangers and obstructions to traffic	16
	Omit "is ev 75 (3).	vidence (unless evidence to the contrary is adduced)" from section	17 18
	Insert inste evidence".	ead "is admissible in any such proceedings and is prima facie	19 20
[21]	Schedule 2	2 Savings, transitional and other provisions	2
	Insert at the	e end of clause 1 (1):	22
		Road Transport Legislation Amendment (Evidence) Act 2006	23
[22]	Schedule 2	2	24
	Insert at the	e end of the Schedule, with appropriate Part and clause numbers:	25
	Part	Provisions consequent on enactment of	26
		Road Transport Legislation Amendment	27
		(Evidence) Act 2006	28
	Defi	nition	29
		In this Part, amending Act means the Road Transport Legislation Amendment (Evidence) Act 2006	30

Ame com	ndments not to apply to proceedings instituted before mencement of amendments	1 2
(1)	An amendment made to this Act by the amending Act does not apply to proceedings for an offence that were instituted before the commencement of the amendment.	3 4 5
(2)	An amendment made to this Act by the amending Act applies to proceedings for an offence that are instituted on or after the commencement of the amendment even if the proceedings involve an offence that was committed before that commencement.	6 7 8 9

Scł	nedule 3	A	Amer	ndment of Roads Act 1993	1
				(Section 5)	2
[1]	Section 250A Approved camera recording devices—toll offences				3
	Omit section	n 250	A (2). 1	Insert instead:	4
	(2)	In proceedings for a toll offence:			5
		(a)	by n photo locat secur	otograph tendered in evidence as a photograph taken neans of the operation, on a day specified on the ograph, of an approved toll camera installed at a ion specified on the photograph, and as bearing a rity indicator of a kind prescribed by the regulations, missible and is to be presumed:	6 7 8 9 10 11
			(i)	to have been so taken unless evidence sufficient to raise doubt that it was so taken is adduced, and	12 13
			(ii)	to bear such a security indicator unless evidence sufficient to raise doubt that it does so is adduced, and	14 15 16
		(b)	secui prima	ence that a photograph tendered in evidence bears a rity indicator of a kind prescribed by the regulations is a facie evidence that the photograph has not been ed since it was taken, and	17 18 19 20
		(c)		such photograph is prima facie evidence of the matters on or recorded on the photograph.	21 22
[2]	Section 25	0A (3)	)		23
	Omit "is evidence (unless evidence to the contrary is adduced)".				24
	Insert instea	ad "is	admiss	sible and is prima facie evidence".	25
[3]	Section 250A (6) and (7)				26
	Insert after section 250A (5):				27
	(6)	If a certificate under subsection (3) is tendered in proceedings for an offence, evidence:		28 29	
		(a)	of tho	e accuracy or reliability of the approved toll camera,	30 31
		(b)	opera or du	o whether or not the camera operated correctly or ates correctly (generally or at a particular time or date aring a particular period),	32 33 34
		is not required in those proceedings unless evidence sufficient to raise doubt that, at the time of the alleged offence, the camera was accurate, reliable and operating correctly is adduced.			35 36 37

#### Road Transport Legislation Amendment (Evidence) Bill 2006

#### Schedule 3 Amendment of Roads Act 1993

	(7)	For the purposes of this section, an assertion that contradicts or challenges:	
		(a) the accuracy or reliability, or the correct or proper operation, of an approved toll camera, or	3
		(b) the accuracy or reliability of information (including a photograph) derived from such a camera,	;
		is capable of being sufficient to rebut prima facie evidence or a presumption, or to raise doubt about a matter, only if it is evidence adduced from a person who has relevant specialised knowledge (based wholly or substantially on the person's training, study or experience).	10 10
[4]	Schedule	2 Savings, transitional and other provisions	12
	Insert at the	e end of clause 1 (1):	13
		Road Transport Legislation Amendment (Evidence) Act 2006	14
[5]	Schedule 2	2	15
	Insert at the	e end of the Schedule, with appropriate Part and clause numbers:	16
	Part	Provisions consequent on enactment of Road Transport Legislation Amendment	17 18
		(Evidence) Act 2006	19
	Defi	nition	20
		In this Part, <i>amending Act</i> means the <i>Road Transport Legislation Amendment (Evidence) Act 2006.</i>	2 <sup>-</sup> 22
	Ame com	endments not to apply to proceedings instituted before mencement of amendments	23 24
	(1)	An amendment made to this Act by the amending Act does not apply to proceedings for an offence that were instituted before the commencement of the amendment.	25 26 27

(2)	An amendment made to this Act by the amending Act applies to			
,	proceedings for an offence that are instituted on or after the	2		
	commencement of the amendment even if the proceedings	3		
	involve an offence that was committed before that	4		
	commencement.			

Sch	nedule 4 Amendment of other legislation	1
	(Section 6)	2
4.1	Road Transport (Safety and Traffic Management) (Road Rules) Regulation 1999	3 4
[1]	Clause 138 Schemes to assist children to cross roads	5
	Omit "is evidence (unless evidence to the contrary is adduced)" from clause 138 (7).	6 7
	Insert instead "is admissible and is prima facie evidence".	8
[2]	Clause 156A Security indicators: section 47 of Act	9
	Omit "section 47 (2) (c)" from clause 156A (1). Insert instead "section 47".	10
[3]	Clause 156B Security indicators: section 57B of Act	11
	Omit "section 57B (2) (b)" from clause 156B (1). Insert instead "section 57B".	12
4.2	Roads (General) Regulation 2000	13
	Clause 23D Security indicators: section 250A of Act	14
	Omit "section 250A (2) (b)" from clause 23D (1).	15
	Insert instead "section 250A".	16