

Australian Capital Territory

Family Violence Legislation Amendment Act 2022

A2022-13

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Australian Capital Territory

Family Violence Legislation Amendment Act 2022

A2022-13

An Act to amend legislation about family violence, and for other purposes

The Legislative Assembly for the Australian Capital Territory enacts as follows:

Part 1 Preliminary

1 Name of Act

This Act is the *Family Violence Legislation Amendment Act 2022*.

2 Commencement

This Act commences on the 7th day after its notification day.

Note The naming and commencement provisions automatically commence on the notification day (see [Legislation Act](http://www.legislation.act.gov.au/a/2001-14), s 75 (1)).

3 Legislation amended

This Act amends the following legislation:

 [Crimes Act 1900](http://www.legislation.act.gov.au/a/1900-40)

 [Crimes (Sentencing) Act 2005](http://www.legislation.act.gov.au/a/2005-58)

 [Evidence (Miscellaneous Provisions) Act 1991](http://www.legislation.act.gov.au/a/1991-34)

 [Family Violence Act 2016](http://www.legislation.act.gov.au/a/2016-42)

 [Working With Vulnerable People (Background Checking) Act 2011](http://www.legislation.act.gov.au/a/2011-44).

Note This Act also amends other legislation (see sch 1).

Part 2 Crimes Act 1900

4 New section 9A

in part 2, insert

9A Meaning of aggravated offence—pt 2

In this part:

aggravated offence—

 (a) for an offence committed against a pregnant woman—see section 48A (2); and

 (b) for an offence involving family violence—see section 48C (2).

5 Sections 15 (3), 19 (2), 20 (2), 21 (2), 23 (2) and 24 (2), note

substitute

Note Section 48A (Aggravated offences—pt 2 offences against pregnant women) and s 48C (Aggravated offences—pt 2 offences involving family violence) make provision in relation to an aggravated offence against this section.

6 Common assault
New section 26 (2)

insert

 (2) However, for an aggravated offence against this section, the maximum penalty is imprisonment for 3 years.

Note Section 48C (Aggravated offences—pt 2 offences involving family violence) makes provision in relation to an aggravated offence against this section.

7 Acts endangering life etc
Section 27 (3)

omit everything after paragraph (h), substitute

is guilty of an offence punishable, on conviction, by imprisonment for—

 (i) in the case of an aggravated offence against this section—13 years; or

 (j) in any other case—10 years.

Note Section 48C (Aggravated offences—pt 2 offences involving family violence) makes provision in relation to an aggravated offence against this section.

8 Acts endangering health etc
Section 28 (2)

omit everything after paragraph (e), substitute

is guilty of an offence punishable, on conviction, by imprisonment for—

 (f) in the case of an aggravated offence against this section—7 years; or

 (g) in any other case—5 years.

Note Section 48C (Aggravated offences—pt 2 offences involving family violence) makes provision in relation to an aggravated offence against this section.

9 Culpable driving of motor vehicle
Section 29 (3), note

substitute

Note Section 48A (Aggravated offences—pt 2 offences against pregnant women) and s 48C (Aggravated offences—pt 2 offences involving family violence) make provision in relation to an aggravated offence against this section.

10 Threat to kill
Section 30 (b)

omit everything after paragraph (b), substitute

the firstmentioned person is guilty of an offence punishable, on conviction, by imprisonment for—

 (c) in the case of an aggravated offence against this section—13 years; or

 (d) in any other case—10 years.

Note Section 48C (Aggravated offences—pt 2 offences involving family violence) makes provision in relation to an aggravated offence against this section.

11 Threat to inflict grievous bodily harm
Section 31 (b)

omit everything after paragraph (b), substitute

the firstmentioned person is guilty of an offence punishable, on conviction, by imprisonment for—

 (c) in the case of an aggravated offence against this section—7 years; or

 (d) in any other case—5 years.

Note Section 48C (Aggravated offences—pt 2 offences involving family violence) makes provision in relation to an aggravated offence against this section.

12 Demands accompanied by threats
Section 32 (1)

omit

for 20 years.

substitute

for—

 (d) in the case of an aggravated offence against this section—25 years; or

 (e) in any other case—20 years.

13 Section 32 (2)

omit

for 10 years.

substitute

for—

 (d) in the case of an aggravated offence against this section—13 years; or

 (e) in any other case—10 years.

Note Section 48C (Aggravated offences—pt 2 offences involving family violence) makes provision in relation to an aggravated offence against this section.

14 Stalking
Section 35 (1), penalty

substitute

Maximum penalty:

 (a) for an aggravated offence against this section—

 (i) imprisonment for 7 years if—

 (A) the offence involved a contravention of an injunction or other order made by a court; or

 (B) the offender was in possession of an offensive weapon; or

 (ii) in any other case—imprisonment for 3 years; or

 (b) for an offence against this section other than an aggravated offence—

 (i) imprisonment for 5 years if—

 (A) the offence involved a contravention of an injunction or other order made by a court; or

 (B) the offender was in possession of an offensive weapon; or

 (ii) in any other case—imprisonment for 2 years.

Note Section 48C (Aggravated offences—pt 2 offences involving family violence) makes provision in relation to an aggravated offence against this section.

15 Section 48A heading

substitute

48A Aggravated offences—pt 2 offences against pregnant women

16 Section 48A (6), definition of applied provisions

omit

17 Section 48B heading

substitute

48B Alternative verdicts for aggravated offences—pt 2 offences against pregnant women

18 Section 48B (1)

substitute

 (1) This section applies if, in a prosecution for an aggravated offence mentioned in column 2 of an item in table 48B, the trier of fact—

 (a) is not satisfied that the defendant committed the aggravated offence; but

 (b) is satisfied beyond reasonable doubt that the defendant committed an offence mentioned in column 3 of the item (the alternative offence).

 (1A) The trier of fact may find the defendant guilty of the alternative offence but only if the defendant has been given procedural fairness in relation to the finding of guilt.

19 Table 48B, item 4, column 3, 6th dot point

substitute

 section 26 (Common assault), simple offence

20 Table 48B, new items 4A and 4B

insert

|  |  |  |
| --- | --- | --- |
| 4A | section 23 (Inflicting actual bodily harm)—aggravated offence |  section 23, simple offence |
| 4B | section 24 (Assault occasioning actual bodily harm)—aggravated offence |  section 24, simple offence section 26 (Common assault), aggravated offence section 26, simple offence |

21 Section 48B (2)

omit

22 New sections 48C and 48D

insert

48C Aggravated offences—pt 2 offences involving family violence

 (1) This section applies to an offence against any of the following provisions:

 (a) section 15 (Manslaughter);

 (b) section 19 (Intentionally inflicting grievous bodily harm);

 (c) section 20 (Recklessly inflicting grievous bodily harm);

 (d) section 21 (Wounding);

 (e) section 23 (Inflicting actual bodily harm);

 (f) section 24 (Assault occasioning actual bodily harm);

 (g) section 26 (Common assault);

 (h) section 27 (Acts endangering life etc);

 (i) section 28 (Acts endangering health etc);

 (j) section 29 (Culpable driving of motor vehicle);

 (k) section 30 (Threat to kill);

 (l) section 31 (Threat to inflict grievous bodily harm);

 (m) section 32 (Demands accompanied by threats);

 (n) section 35 (Stalking).

 (2) The offence is an aggravated offence if the offence involves family violence.

 (3) If the prosecution intends to prove that the offence is an aggravated offence, the factors of aggravation must be stated in the charge.

 (4) To remove any doubt—

 (a) it is not necessary for the prosecution to prove that the defendant had a fault element in relation to any factor of aggravation; and

 (b) the [Criminal Code](http://www.legislation.act.gov.au/a/2002-51), chapter 2 (other than the applied provisions) does not apply to an offence mentioned in subsection (1), whether or not it is an aggravated offence.

 (5) In this section:

factor of aggravation means the matter mentioned in subsection (2).

Note The following sections also provide that particular offences involving family violence are aggravated offences:

 (a) s 72AA (Aggravated offences—pt 3 offences involving family violence);

 (b) s 72EA (Aggravated offences—pt 3A offences involving family violence);

 (c) s 116 (Destroying or damaging property).

48D Alternative verdicts for aggravated offences—offences involving family violence

 (1) This section applies if, in a prosecution for an aggravated offence mentioned in column 2 of an item in table 48D, the trier of fact—

 (a) is not satisfied that the defendant committed the aggravated offence; but

 (b) is satisfied beyond reasonable doubt that the defendant committed an offence mentioned in column 3 of the item (the alternative offence).

 (2) The trier of fact may find the defendant guilty of the alternative offence but only if the defendant has been given procedural fairness in relation to that finding of guilt.

Table 48D

| column 1item | column 2aggravated offence | column 3alternative offences |
| --- | --- | --- |
| 1 | section 15 (Manslaughter), aggravated offence |  section 15, simple offence section 17 (1) (Suicide—aiding etc) section 17 (2) section 20 (Recklessly inflicting grievous bodily harm), aggravated offence section 20, simple offence section 29 (2) (Culpable driving of motor vehicle—causing death), aggravated offence section 29 (2), simple offence |
| 2 | section 19 (Intentionally inflicting grievous bodily harm), aggravated offence |  section 19, simple offence section 20 (Recklessly inflicting grievous bodily harm), aggravated offence section 20, simple offence section 21 (Wounding), aggravated offence section 21, simple offence section 23 (Inflicting actual bodily harm), aggravated offence section 23, simple offence section 43 (Childbirth—grievous bodily harm), simple offence |
| 3 | section 20 (Recklessly inflicting grievous bodily harm), aggravated offence |  section 20, simple offence section 23 (Inflicting actual bodily harm), aggravated offence section 23, simple offence section 29 (4) (Culpable driving of motor vehicle—causing grievous bodily harm), aggravated offence section 29 (4), simple offence |
| 4 | section 21 (Wounding), aggravated offence |  section 21, simple offence section 23 (Inflicting actual bodily harm), aggravated offence section 23, simple offence section 24 (Assault occasioning actual bodily harm), aggravated offence section 24, simple offence section 26 (Common assault), aggravated offence section 26, simple offence |
| 5 | section 23 (Inflicting actual bodily harm), aggravated offence |  section 23, simple offence |
| 6 | section 24 (Assault occasioning actual bodily harm), aggravated offence |  section 24, simple offence section 26 (Common assault), aggravated offence section 26, simple offence |
| 7 | section 26 (Common assault), aggravated offence |  section 26, simple offence |
| 8 | section 27 (3) (a) (Acts endangering life etc—choking etc rendering person unconscious etc), aggravated offence |  section 27 (3) (a), simple offence section 28 (2) (a) (Choking, suffocating or strangling)  |
| 9 | section 27 (3) (b) (Acts endangering life etc—administering drugs etc endangering life etc), aggravated offence |  section 27 (3) (b), simple offence section 28 (2) (b) (administering poison etc with intent to injure etc)  |
| 10 | section 27 (3) (e) (Acts endangering life etc—causing explosions etc endangering life etc), aggravated offence |  section 27 (3) (e), simple offence section 28 (2) (c) (Causing explosions etc endangering health etc)  |
| 11 | section 27 (3) (f) (Acts endangering life etc)—setting traps endangering life etc, aggravated offence |  section 27 (3) (f), simple offence section 28 (2) (d) (Setting traps endangering health etc)  |
| 12 | section 27 (3) (g) (Acts endangering life etc—interfering with conveyances and endangering life etc), aggravated offence |  section 27 (3) (g), simple offence section 28 (2) (e) (Interfering with conveyances and endangering health etc)  |
| 13 | section 27 (4) (Acts endangering life etc—intending to commit indictable offence/prevent or hinder apprehension/police officer), aggravated offence |  section 27 (3) (Acts endangering life etc), aggravated offence section 27 (3), simple offence |
| 14 | section 28 (2) (a) (Acts endangering health etc—choking, suffocating or strangling), aggravated offence  |  section 28 (2) (a), simple offence section 26 (Common assault)  |
| 15 | section 28 (2) (b) (Acts endangering health etc—administering poisons etc with intent to injure etc), aggravated offence |  section 28 (2) (b), simple offence |
| 16 | section 28 (2) (c) (Acts endangering health etc—causing explosions etc endangering health etc), aggravated offence |  section 28 (2) (c), simple offence |
| 17 | section 28 (2) (d) (Acts endangering health etc—setting traps endangering health etc), aggravated offence |  section 28 (2) (d), simple offence |
| 18 | section 28 (2) (e) (Acts endangering health etc—interfering with conveyances and endangering health etc), aggravated offence |  section 28 (2) (e), simple offence |
| 19 | section 29 (2) (Culpable driving of motor vehicle—causing death), aggravated offence |  section 29 (2), simple offence [Road Transport (Safety and Traffic Management) Act 1999](http://www.legislation.act.gov.au/a/1999-80), section 6 (1), penalty, paragraph (a) (Negligent driving—causing death) |
| 20 | section 29 (4) (Culpable driving of motor vehicle—causing grievous bodily harm), aggravated offence |  section 29 (4), simple offence [Road Transport (Safety and Traffic Management) Act 1999](http://www.legislation.act.gov.au/a/1999-80), section 6 (1), penalty, paragraph (b) (Negligent driving—causing grievous bodily harm) |
| 21 | section 30 (Threat to kill), aggravated offence |  section 30, simple offence |
| 22 | section 31 (Threat to inflict grievous bodily harm), aggravated offence |  section 31, simple offence |
| 23 | section 32 (Demands accompanied by threats), aggravated offence |  section 32, simple offence |
| 24 | section 35 (Stalking), aggravated offence |  section 35, simple offence |

23 Alternative verdicts for certain other offences against the person
Table 49

substitute

Table 49

| column 1Item | column 2offence charged | column 3alternative offences |
| --- | --- | --- |
| 1 | section 12 (2)(Murder) |  section 15 (2) (Manslaughter) section 17 (1) (Suicide—aiding etc) section 17 (2) section 42 (Child destruction) section 47 (1) (Concealment of birth) |
| 2 | section 15 (1)(Manslaughter) |  section 17 (1) (Suicide—aiding etc) section 17  (2) section 20 (Recklessly inflicting grievous bodily harm), simple offence section 25 (Causing grievous bodily harm) section 29 (2) (Culpable driving of motor vehicle) section 42 (Child destruction) section 47 (1) (Concealment of birth) |
| 3 | section 19(Intentionally inflicting grievous bodily harm) |  section 20 (Recklessly inflicting grievous bodily harm), simple offence section 21 (Wounding), simple offence section 23 (Inflicting actual bodily harm), simple offence section 43 (Childbirth—grievous bodily harm) |
| 4 | section 20(Recklessly inflicting grievous bodily harm) |  section 23 (Inflicting actual bodily harm), simple offence section 25 (Causing grievous bodily harm) section 29 (4) (Culpable driving of motor vehicle) section 43 (Childbirth—grievous bodily harm) |
| 5 | section 21(Wounding) |  section 23 (Inflicting actual bodily harm), simple offence section 24 (Assault occasioning actual bodily harm), simple offence section 26 (Common assault), simple offence |
| 6 | section 22(Assault with intent to commit other offence) |  section 26 (Common assault), simple offence |
| 7 | section 24(Assault occasioning actual bodily harm) |  section 26 (Common assault), simple offence |
| 8 | section 27 (3) (a)(Acts endangering life etc—choking etc rendering person unconscious etc) |  section 28 (2) (a) (Acts endangering health etc), simple offence |
| 9 | section 27 (3) (b)(Acts endangering life etc—administering drugs etc endangering life etc) |  section 28 (2) (b) (Acts endangering health etc), simple offence |
| 10 | section 27 (3) (e)(Acts endangering life etc—causing explosions etc endangering life etc) |  section 28 (2) (c) (Acts endangering health etc), simple offence  |
| 11 | section 27 (3) (f)(Acts endangering life etc—setting traps endangering life etc) |  section 28 (2) (d) (Acts endangering health etc), simple offence |
| 12 | section 27 (3) (g)(Acts endangering life etc—interfering with conveyances and endangering life etc) |  section 28 (2) (e) (Acts endangering health etc), simple offence |
| 13 | section 28 (2) (a)(Acts endangering health etc—choking, suffocating or strangling) |  section 26 (Common assault), simple offence |
| 14 | section 29 (2) (Culpable driving of motor vehicle)—causing death |  [Road Transport (Safety and Traffic Management) Act 1999](http://www.legislation.act.gov.au/a/1999-80), section 6 (1), penalty, paragraph (a) (Negligent driving)—causing death |
| 15 | section 29 (4) (Culpable driving of motor vehicle)—causing grievous bodily harm |  [Road Transport (Safety and Traffic Management) Act 1999](http://www.legislation.act.gov.au/a/1999-80), section 6 (1), penalty, paragraph (b) (Negligent driving)—causing grievous bodily harm |

24 Section 50 heading

substitute

50 Definitions—pt 3

25 Section 50 (1), new definition of aggravated offence

insert

aggravated offence, for an offence involving family violence—see section 72AA (2).

26 Sexual assault in the first degree
New section 51 (1A)

insert

 (1A) However, for an aggravated offence against subsection (1), the maximum penalty is imprisonment for 21 years.

Note Section 72AA (Aggravated offences—pt 3 offences involving family violence) makes provision in relation to an aggravated offence against this section.

27 New section 51 (3)

insert

 (3) However, for an aggravated offence against subsection (2), the maximum penalty is imprisonment for 25 years.

28 Sexual assault in the second degree
New section 52 (1A)

insert

 (1A) However, for an aggravated offence against subsection (1), the maximum penalty is imprisonment for 18 years.

Note Section 72AA (Aggravated offences—pt 3 offences involving family violence) makes provision in relation to an aggravated offence against this section.

29 New section 52 (3)

insert

 (3) However, for an aggravated offence against subsection (2), the maximum penalty is imprisonment for 21 years.

30 Sexual assault in the third degree
New section 53 (1A)

insert

 (1A) However, for an aggravated offence against subsection (1), the maximum penalty is imprisonment for 15 years.

Note Section 72AA (Aggravated offences—pt 3 offences involving family violence) makes provision in relation to an aggravated offence against this section.

31 New section 53 (3)

insert

 (3) However, for an aggravated offence against subsection (2), the maximum penalty is imprisonment for 18 years.

32 Sexual intercourse without consent
New section 54 (1A)

insert

 (1A) However, for an aggravated offence against subsection (1), the maximum penalty is imprisonment for 15 years.

Note Section 72AA (Aggravated offences—pt 3 offences involving family violence) makes provision in relation to an aggravated offence against this section.

33 New section 54 (2A)

insert

 (2A) However, for an aggravated offence against subsection (2), the maximum penalty is imprisonment for 18 years.

34 Sexual intercourse with young person
New section 55 (1A)

insert

 (1A) However, for an aggravated offence against subsection (1), the maximum penalty is imprisonment for 21 years.

Note Section 72AA (Aggravated offences—pt 3 offences involving family violence) makes provision in relation to an aggravated offence against this section.

35 New section 55 (2A)

insert

 (2A) However, for an aggravated offence against subsection (2), the maximum penalty is imprisonment for 18 years.

36 Section 56 heading

substitute

56 Persistent sexual abuse of child or young person under special care

37 Act of indecency in the first degree
New section 57 (2)

insert

 (2) However, for an aggravated offence against subsection (1), the maximum penalty is imprisonment for 19 years.

Note Section 72AA (Aggravated offences—pt 3 offences involving family violence) makes provision in relation to an aggravated offence against this section.

38 Act of indecency in the second degree
New section 58 (2)

insert

 (2) However, for an aggravated offence against subsection (1), the maximum penalty is imprisonment for 15 years.

Note Section 72AA (Aggravated offences—pt 3 offences involving family violence) makes provision in relation to an aggravated offence against this section.

39 Act of indecency in the third degree
New section 59 (2)

insert

 (2) However, for an aggravated offence against subsection (1), the maximum penalty is imprisonment for 13 years.

Note Section 72AA (Aggravated offences—pt 3 offences involving family violence) makes provision in relation to an aggravated offence against this section.

40 Act of indecency without consent
New section 60 (1A)

insert

 (1A) However, for an aggravated offence against subsection (1), the maximum penalty is imprisonment for 9 years.

Note Section 72AA (Aggravated offences—pt 3 offences involving family violence) makes provision in relation to an aggravated offence against this section.

41 New section 60 (2A)

insert

 (2A) However, for an aggravated offence against subsection (2), the maximum penalty is imprisonment for 11 years.

42 Acts of indecency with young people
New section 61 (1A)

insert

 (1A) However, for an aggravated offence against subsection (1), the maximum penalty is imprisonment for 15 years.

Note Section 72AA (Aggravated offences—pt 3 offences involving family violence) makes provision in relation to an aggravated offence against this section.

43 New section 61 (2A)

insert

 (2A) However, for an aggravated offence against subsection (2), the maximum penalty is imprisonment for 13 years.

44 Intimate observations or capturing visual data etc
Section 61B (1), penalty

substitute

Maximum penalty:

 (a) for an aggravated offence—250 penalty units, imprisonment for 3 years or both; or

 (b) in any other case—200 penalty units, imprisonment for 2 years or both.

45 Section 61B (5), penalty

substitute

Maximum penalty:

 (a) for an aggravated offence—250 penalty units, imprisonment for 3 years or both; or

 (b) in any other case—200 penalty units, imprisonment for 2 years or both.

Note Section 72AA (Aggravated offences—pt 3 offences involving family violence) makes provision in relation to an aggravated offence against this section.

46 Abduction
New section 63 (2)

insert

 (2) However, for an aggravated offence against subsection (1), the maximum penalty is imprisonment for 13 years.

Note Section 72AA (Aggravated offences—pt 3 offences involving family violence) makes provision in relation to an aggravated offence against this section.

47 Using child for production of child exploitation material etc
Section 64 (1), penalty

substitute

Maximum penalty:

 (a) for an aggravated offence—1 900 penalty units, imprisonment for 19 years or both; or

 (b) in any other case—1 500 penalty units, imprisonment for 15 years or both.

Note Section 72AA (Aggravated offences—pt 3 offences involving family violence) makes provision in relation to an aggravated offence against this section.

48 Section 64 (3), penalty

substitute

Maximum penalty:

 (a) for an aggravated offence—1 300 penalty units, imprisonment for 13 years or both; or

 (b) in any other case—1 000 penalty units, imprisonment for 10 years or both.

Note Section 72AA (Aggravated offences—pt 3 offences involving family violence) makes provision in relation to an aggravated offence against this section.

49 Trading in child exploitation material
Section 64A (1), penalty

substitute

Maximum penalty:

 (a) for an aggravated offence—1 500 penalty units, imprisonment for 15 years or both; or

 (b) in any other case—1 200 penalty units, imprisonment for 12 years or both.

Note Section 72AA (Aggravated offences—pt 3 offences involving family violence) makes provision in relation to an aggravated offence against this section.

50 Possessing child exploitation material
Section 65 (1), penalty

substitute

Maximum penalty:

 (a) for an aggravated offence—900 penalty units, imprisonment for 9 years or both; or

 (b) in any other case—700 penalty units, imprisonment for 7 years or both.

Note Section 72AA (Aggravated offences—pt 3 offences involving family violence) makes provision in relation to an aggravated offence against this section.

51 Grooming and depraving young people
Section 66 (1), penalty

substitute

Maximum penalty:

 (a) for a 1st offence against a person under 10 years—

 (i) for an aggravated offence—imprisonment for 11 years; or

 (ii) in any other case—imprisonment for 9 years; or

 (b) for a 1st offence against a young person 10 years or older—

 (i) for an aggravated offence—imprisonment for 9 years; or

 (ii) in any other case—imprisonment for 7 years; or

 (c) for a 2nd or subsequent offence against a person under 10 years—

 (i) for an aggravated offence—imprisonment for 15 years; or

 (ii) in any other case—imprisonment for 12 years; or

 (d) for a 2nd or subsequent offence against a young person 10 years or older—

 (i) for an aggravated offence—imprisonment for 13 years; or

 (ii) in any other case—imprisonment for 10 years.

Note Section 72AA (Aggravated offences—pt 3 offences involving family violence) makes provision in relation to an aggravated offence against this section.

52 Section 66 (3), penalty

substitute

Maximum penalty:

 (a) for an aggravated offence—900 penalty units, imprisonment for 9 years or both; or

 (b) in any other case—700 penalty units, imprisonment for 7 years or both.

53 Failure to report child sexual offence
Section 66AA (8), definition of applied provisions

omit

54 Making false report about child sexual offence
Section 66AB (1), penalty

substitute

Maximum penalty:

 (a) for an aggravated offence—125 penalty units, imprisonment for 16 months or both; or

 (b) in any other case—100 penalty units, imprisonment for 12 months or both.

Note Section 72AA (Aggravated offences—pt 3 offences involving family violence) makes provision in relation to an aggravated offence against this section.

55 Failure by person in authority to protect child or young person from sexual offence
Section 66A (5), definition of applied provisions

omit

56 New sections 72AA and 72AB

in part 3, insert

72AA Aggravated offences—pt 3 offences involving family violence

 (1) This section applies to an offence against any of the following provisions:

 (a) section 51 (Sexual assault in the first degree);

 (b) section 52 (Sexual assault in the second degree);

 (c) section 53 (Sexual assault in the third degree);

 (d) section 54 (Sexual intercourse without consent);

 (e) section 55 (Sexual intercourse with young person);

 (f) section 57 (Act of indecency in the first degree);

 (g) section 58 (Act of indecency in the second degree);

 (h) section 59 (Act of indecency in the third degree);

 (i) section 60 (Act of indecency without consent);

 (j) section 61 (Acts of indecency with young people);

 (k) section 61B (Intimate observations or capturing visual data etc);

 (l) section 63 (Abduction);

 (m) section 64 (Using child for production of child exploitation material etc);

 (n) section 64A (Trading in child exploitation material);

 (o) section 65 (Possessing child exploitation material);

 (p) section 66 (Grooming and depraving young people);

 (q) section 66AB (Making false report about child sexual offence).

 (2) The offence is an aggravated offence if the offence involves family violence.

 (3) If the prosecution intends to prove that the offence is an aggravated offence, the factors of aggravation must be stated in the charge.

 (4) To remove any doubt—

 (a) it is not necessary for the prosecution to prove that the defendant had a fault element in relation to any factor of aggravation; and

 (b) the [Criminal Code](http://www.legislation.act.gov.au/a/2002-51), chapter 2 (other than the applied provisions) does not apply to an offence mentioned in subsection (1), whether or not it is an aggravated offence, unless the chapter applied to the offence before the commencement of this section.

Note The [Criminal Code](http://www.legislation.act.gov.au/a/2002-51) does not apply to offences against this part that were offences in force before 1 January 2003 unless the offence is omitted and remade (see [Criminal Code](http://www.legislation.act.gov.au/a/2002-51), s 8).

 (5) In this section:

factor of aggravation means the matter mentioned in subsection (2).

Note The following sections also provide that particular offences involving family violence are aggravated offences:

 (a) s 48C (Aggravated offences—pt 2 offences involving family violence);

 (b) s 72EA (Aggravated offences—pt 3A offences involving family violence);

 (c) s 116 (Destroying or damaging property).

72AB Alternative verdicts for aggravated offences—offences involving family violence

 (1) This section applies if, in a prosecution for an aggravated offence mentioned in column 2 of an item in table 72AB, the trier of fact—

 (a) is not satisfied that the defendant committed the aggravated offence; but

 (b) is satisfied beyond reasonable doubt that the defendant committed an offence mentioned in column 3 of the item (the alternative offence).

 (2) The trier of fact may find the defendant guilty of the alternative offence but only if the defendant has been given procedural fairness in relation to that finding of guilt.

Table 72AB

| column 1item | column 2aggravated offence | column 3alternative offences |
| --- | --- | --- |
| 1 | section 51 (Sexual assault in the first degree), aggravated offence |  section 19 (Intentionally inflicting grievous bodily harm), aggravated offence section 19, simple offence section 20 (Recklessly inflicting grievous bodily harm), aggravated offence section 20, simple offence section 25 (Causing grievous bodily harm) section 51, simple offence section 52 (Sexual assault in the second degree), aggravated offence section 52, simple offence section 53 (Sexual assault in the third degree), aggravated offence section 53, simple offence section 54 (Sexual intercourse without consent), aggravated offence section 54, simple offence |
| 2 | section 52 (Sexual assault in the second degree), aggravated offence |  section 24 (Assault occasioning actual bodily harm), aggravated offence section 24, simple offence section 52, simple offence section 53 (Sexual assault in the third degree), aggravated offence section 53, simple offence section 54 (Sexual intercourse without consent), aggravated offence section 54, simple offence |
| 3 | section 53 (Sexual assault in the third degree), aggravated offence |  section 53, simple offence section 54 (Sexual intercourse without consent), aggravated offence section 54, simple offence  |
| 4 | section 54 (Sexual intercourse without consent), aggravated offence |  section 54, simple offence |
| 5 | section 55 (Sexual intercourse with young person), aggravated offence |  section 55, simple offence |
| 6 | section 57 (Act of indecency in the first degree), aggravated offence |  section 19 (Intentionally inflicting grievous bodily harm), aggravated offence section 19, simple offence section 20 (Recklessly inflicting grievous bodily harm), aggravated offence section 20, simple offence section 25 (Causing grievous bodily harm) section 57, simple offence section 58 (Act of indecency in the second degree), aggravated offence section 58, simple offence |
| 7 | section 58 (Act of indecency in the second degree), aggravated offence |  section 24 (Assault occasioning actual bodily harm), aggravated offence section 24, simple offence section 58, simple offence |
| 8 | section 59 (Act of indecency in the third degree), aggravated offence |  section 59, simple offence |
| 9 | section 60 (Act of indecency without consent), aggravated offence |  section 60, simple offence |
| 10 | section 61 (Acts of indecency with young people), aggravated offence |  section 61, simple offence |
| 11 | section 61B (1) (Intimate observations or capturing visual data etc), aggravated offence |  section 61B (1), simple offence |
| 12 | section 61B (5) (Intimate observations or capturing visual data etc), aggravated offence |  section 61B (5), simple offence |
| 13 | section 63 (Abduction), aggravated offence  |  section 63, simple offence |
| 14 | section 64 (Using child for production of child exploitation material etc), aggravated offence |  section 64, simple offence |
| 15 | section 64A (Trading in child exploitation material), aggravated offence |  section 64A, simple offence |
| 16 | section 65 (Possessing child exploitation material), aggravated offence |  section 65, simple offence |
| 17 | section 66 (Grooming and depraving young people), aggravated offence |  section 66, simple offence |
| 18 | section 66AB (Making false report about child sexual offence), aggravated offence |  section 66AB, simple offence |

57 Definitions—pt 3A
Section 72A, new definition of aggravated offence

insert

aggravated offence, for an offence involving family violence—see section 72EA (2).

58 Non-consensual distribution of intimate images
Section 72C, penalty

substitute

Maximum penalty:

 (a) for an aggravated offence—400 penalty units, imprisonment for 4 years or both; or

 (b) in any other case—300 penalty units, imprisonment for 3 years or both.

Note Section 72EA (Aggravated offences—pt 3A offences involving family violence) makes provision in relation to an aggravated offence against this section.

59 Distribution of intimate image of young person
Section 72D (1), penalty

substitute

Maximum penalty:

 (a) for an aggravated offence—600 penalty units, imprisonment for 6 years or both; or

 (b) in any other case—500 penalty units, imprisonment for 5 years or both.

Note Section 72EA (Aggravated offences—pt 3A offences involving family violence) makes provision in relation to an aggravated offence against this section.

60 Threaten to capture or distribute intimate images
Section 72E (1), penalty

substitute

Maximum penalty:

 (a) for an aggravated offence—400 penalty units, imprisonment for 4 years or both; or

 (b) in any other case—300 penalty units, imprisonment for 3 years or both.

Note Section 72EA (Aggravated offences—pt 3A offences involving family violence) makes provision in relation to an aggravated offence against this section.

61 New sections 72EA and 72EB

insert

72EA Aggravated offences—pt 3A offences involving family violence

 (1) This section applies to an offence against any of the following provisions:

 (a) section 72C (Non-consensual distribution of intimate images);

 (b) section 72D (Distribution of intimate image of young person);

 (c) section 72E (Threaten to capture or distribute intimate images).

 (2) The offence is an aggravated offence if the offence involves family violence.

 (3) If the prosecution intends to prove that the offence is an aggravated offence, the factors of aggravation must be stated in the charge.

 (4) To remove any doubt, it is not necessary for the prosecution to prove that the defendant had a fault element in relation to any factor of aggravation.

 (5) In this section:

factor of aggravation means the matter mentioned in subsection (2).

Note The following sections also provide that particular offences involving family violence are aggravated offences:

 (a) s 48C (Aggravated offences—pt 2 offences involving family violence);

 (b) s 72AA (Aggravated offences—pt 3 offences involving family violence);

 (c) s 116 (Destroying or damaging property).

72EB Alternative verdicts for aggravated offences—offences involving family violence

 (1) This section applies if, in a prosecution for an aggravated offence mentioned in column 2 of an item in table 72EB, the trier of fact—

 (a) is not satisfied that the defendant committed the aggravated offence; but

 (b) is satisfied beyond reasonable doubt that the defendant committed an offence mentioned in column 3 of the item (the alternative offence).

 (2) The trier of fact may find the defendant guilty of the alternative offence but only if the defendant has been given procedural fairness in relation to the finding of guilt.

Table 72EB

| column 1item | column 2aggravated offence | column 3alternative offences |
| --- | --- | --- |
| 1 | section 72C (Non‑consensual distribution of intimate images), aggravated offence |  section 72C, simple offence |
| 2 | section 72D (Distribution of intimate image of young person), aggravated offence |  section 72D, simple offence |
| 3 | section 72E (Threaten to capture or distribute intimate images), aggravated offence |  section 72E, simple offence  |

62 Sexual servitude offences
Section 79 (1), penalty and note

substitute

Maximum penalty:

 (a) if a person who enters or remains in sexual servitude is younger than 18 years—imprisonment for 19 years; or

 (b) in any other case—imprisonment for 15 years.

63 Section 79 (2), penalty and note

substitute

Maximum penalty:

 (a) if a person in sexual servitude involved with the business is younger than 18 years—imprisonment for 19 years; or

 (b) in any other case—imprisonment for 15 years.

64 Deceptive recruiting for sexual services
Section 80, penalty and note

substitute

Maximum penalty:

 (a) if the deceived person is younger than 18 years old—imprisonment for 9 years; or

 (b) in any other case—imprisonment for 7 years.

65 Sections 81 and 82

substitute

81 Sexual servitude offence etc against person younger than 18 years—charges and proof

In a prosecution for an offence against this part, if the prosecution intends to prove that the offence was committed against a person younger than 18 years old—

 (a) the allegation that the offence was committed against a person younger than 18 years old must be stated in the charge; and

 (b) the prosecution must prove that the defendant intended to commit, or was reckless about committing, the offence against a person younger than 18 years old.

82 Alternative verdicts—sexual servitude offence etc

 (1) This section applies if, in a prosecution for an offence against section 79 or section 80, the trier of fact—

 (a) is not satisfied that the defendant committed the offence; but

 (b) is satisfied beyond reasonable doubt that the defendant committed another offence against the section carrying a lesser penalty than the offence charged.

 (2) The trier of fact may find the defendant guilty of the other offence but only if the defendant has been given procedural fairness in relation to the finding of guilt.

66 Destroying or damaging property
Section 116 (1), penalty

substitute

Maximum penalty:

 (a) for an aggravated offence—imprisonment for 25 years; or

 (b) in any other case—imprisonment for 20 years.

67 Section 116 (2), penalty

substitute

Maximum penalty:

 (a) for an aggravated offence—380 penalty units, imprisonment for 19 years or both; or

 (b) in any other case—300 penalty units, imprisonment for 15 years or both.

68 Section 116 (3), penalty

substitute

Maximum penalty:

 (a) for an aggravated offence—60 penalty units, imprisonment for 3 years or both; or

 (b) in any other case—50 penalty units, imprisonment for 2 years or both.

69 New section 116 (4) to (7)

insert

 (4) An offence against this section is an aggravated offence if the offence involves family violence.

 (5) If the prosecution intends to prove that the offence is an aggravated offence, the factor of aggravation must be stated in the charge.

 (6) To remove any doubt—

 (a) it is not necessary for the prosecution to prove that the defendant had a fault element in relation to any factor of aggravation; and

 (b) the [Criminal Code](http://www.legislation.act.gov.au/a/2002-51), chapter 2 (other than the applied provisions) does not apply to an offence against this section, whether or not it is an aggravated offence.

 (7) In this section:

factor of aggravation means the matter mentioned in subsection (4).

Note The following sections also provide that particular offences involving family violence are aggravated offences:

 (a) s 48C (Aggravated offences—pt 2 offences involving family violence);

 (b) s 72AA (Aggravated offences—pt 3 offences involving family violence);

 (c) s 72EA (Aggravated offences—pt 3A offences involving family violence).

70 Section 123

substitute

123 Alternative verdicts—criminal damage to property offences

 (1) This section applies if, in a prosecution for an offence against this division, the trier of fact—

 (a) is not satisfied that the defendant committed the offence; but

 (b) is satisfied beyond reasonable doubt that the defendant committed another offence against this division carrying a lesser penalty than the offence charged.

 (2) The trier of fact may find the defendant guilty of the other offence but only if the defendant has been given procedural fairness in relation to the finding of guilt.

71 Interviewing children and young people about offences
Section 252G (3), new definition of family member

insert

family member**—**see the [Family Violence Act 2016](http://www.legislation.act.gov.au/a/2016-42), section 9.

72 Summary disposal of certain cases at prosecutor’s election
New section 374 (1A)

insert

 (1A) For subsection (1) (a), the penalty of imprisonment for an offence charged as an aggravated offence because it involves family violence is the penalty for the simple offence.

73 New section 374 (6A)

insert

 (6A) In sentencing or otherwise dealing with a defendant in relation to an offence that is an aggravated offence because it involves family violence, the court must treat the family violence as an aggravating factor for the offence, subject to the limitation on the penalty under subsection (7).

Example

A defendant is charged with aggravated assault occasioning actual bodily harm under s 24 because the offence involves family violence. The prosecutor makes an election to have the case disposed of summarily, based on the maximum penalty of 5 years imprisonment for the simple offence. The court convicts the defendant and must impose a sentence or otherwise deal with the defendant in a way that, subject to the limitation on penalty in s (7), acknowledges the objective seriousness of family violence.

74 New section 434C

insert

434C Aggravated offence may allege more than 1 factor of aggravation

 (1) A charge for an offence against this Act that the prosecution intends to prove is an aggravated offence may state more than 1 relevant factor of aggravation for the offence

Example

A defendant is charged with 1 count of assault occasioning actual bodily harm under s 24. The complainant is a pregnant woman and also a family member of the offender. The prosecution intends to prove the offence is an aggravated offence, relying on s 48A and s 72AA. The charge under s 24 may state the relevant factors of aggravation as an assault against a pregnant woman and an assault involving family violence.

 (2) In this section:

relevant factor of aggravation—

 (a) for an offence mentioned in section 48A (1) (Aggravated offences—pt 2 offences against pregnant women)—see section 48A (6); and

 (b) for an offence mentioned in section 48C (1) (Aggravated offences—pt 2 offences involving family violence)—see section 48C (5); and

 (c) for an offence mentioned in section 72AA (1) (Aggravated offences—pt 3 offences involving family violence)—see section 72AA (5); and

 (d) for an offence mentioned in section 72EA (1) (Aggravated offences—pt 3A offences involving family violence)—see section 72EA (5); and

 (e) for an offence against section 116 (Destroying or damaging property)—see section 116 (7).

75 Dictionary, definitions of aggravated offence and alternative offence

substitute

aggravated offence—

 (a) for part 2 (Offences against the person)—

 (i) for an offence committed against a pregnant woman—see section 48A (2); and

 (ii) for an offence involving family violence—see section 48C (2); and

 (b) for part 3 (Sexual offences)—see section 72AA (2); and

 (c) for part 3A (Intimate image abuse)—see section 72EA (2).

alternative offence, for part 13 (Unfitness to plead and mental impairment)—see section 300 (1).

76 Dictionary, new definitions

insert

applied provisions—see the [Criminal Code](http://www.legislation.act.gov.au/a/2002-51), section 10 (1).

family violence**—**see the [Family Violence Act 2016](http://www.legislation.act.gov.au/a/2016-42), section 8.

fault element—see the [Criminal Code](http://www.legislation.act.gov.au/a/2002-51), section 17.

simple offence, in relation to a provision, means an offence against the provision that is not an aggravated offence against the provision.

Part 3 Crimes (Sentencing) Act 2005

77 New section 51A

insert

51A Victim impact statements—adjournment of proceeding to allow preparation

 (1) If the prosecution in a sentencing proceeding for a serious offence requests an adjournment for the preparation of a victim impact statement, the court must grant the adjournment for a reasonable period to allow the statement’s preparation.

 (2) However, the court must not adjourn the proceeding if satisfied that special circumstances justify refusing the adjournment.

 (3) In this section:

serious offence means an offence punishable by imprisonment for longer than 5 years.

78 Victim impact statements—effect
Section 53 (3) and (4)

substitute

Note The [Evidence (Miscellaneous Provisions) Act 1991](http://www.legislation.act.gov.au/a/1991-34), ch 6A deals with cross-examination of the maker of a victim impact statement.

Part 4 Evidence (Miscellaneous Provisions) Act 1991

79 Section 38 (2)

substitute

38A Meaning of family violence offence—ch 4

In this chapter:

family violence offence—see the [Family Violence Act 2016](http://www.legislation.act.gov.au/a/2016-42), dictionary.

80 Special requirements—particular proceedings
Section 43

omit

A provision mentioned in column 3 of a table for a proceeding

substitute

A provision mentioned in column 3 of a table in this section, for a particular proceeding,

81 Table 43.1, item 1, column 3

after 3rd dot point, insert

 div 4.4.3 (Sexual and family violence offence proceedings—protection of counselling communications)

82 Part 4.4 heading

substitute

Part 4.4 Special requirements—sexual offence and family violence offence proceedings

83 Division 4.4.3 heading

substitute

Division 4.4.3 Sexual and family violence offence proceedings—protection of counselling communications

84 Meaning of protected confidence—div 4.4.3
Section 79A (1)

after

sexual offence

insert

or family violence offence

85 Section 79A (2)

substitute

 (2) A counselling communication is a protected confidence even if––

 (a) it is made before the happening, or alleged happening, of the acts constituting the sexual offence or family violence offence; or

 (b) it is not made in relation to––

 (i) the sexual offence or any sexual offence; or

 (ii) a condition arising from the sexual offence or any sexual offence; or

 (iii) the family violence offence or any family violence offence; or

 (iv) a condition arising from the family violence offence or any family violence offence.

86 Section 79A (5), new definition of family violence offence

insert

family violence offence includes alleged family violence offence.

87 No protected confidence immunity for medical information
Section 79K (a)

after

sexual offence

insert

or family violence offence

88 No protected confidence immunity for communications for criminal investigations and proceedings
Section 79L

after

sexual offence

insert

or family violence offence

89 New chapter 6A

insert

Chapter 6A Victim impact statements

95 Definitions—ch 6

In this chapter—

principal proceeding, for a victim impact statement, means the proceeding for which the statement was made.

victim impact statement—see the [Crimes (Sentencing) Act 2005](http://www.legislation.act.gov.au/a/2005-58), section 47.

96 Victim impact statements—cross-examination in principal proceeding

 (1) The court must not allow the defence to cross-examine the maker of a victim impact statement about the contents of the statement before a finding of guilt has been made in the principal proceeding, unless the court is satisfied that the statement has substantial probative value to justify allowing the cross-examination.

 (2) The court must not allow the defence to cross-examine the maker about the contents of the statement after a finding of guilt has been made in the principal proceeding unless—

 (a) a lawyer representing the offender applies for leave to conduct the cross-examination, or if the offender is not legally represented the offender indicates to the court the nature of the proposed cross-examination; and

 (b) the court is satisfied that the cross-examination would materially affect the likely sentence to be imposed on an offender; and

 (c) the court gives the defence leave to cross-examine the maker.

 (3) In this section:

defence means—

 (a) any lawyer representing a defendant or offender; or

 (b) if the defendant or offender is not legally represented—the defendant or offender.

97 Victim impact statements—use in other proceeding

 (1) A victim impact statement must not be used in a proceeding other than the principal proceeding unless—

 (a) a finding of guilt has been made in the principal proceeding; or

 (b) the court hearing the principal proceeding—

 (i) is satisfied, on application by a party seeking to use the statement in another proceeding, that the statement has substantial probative value to justify the party’s use of the statement; and

 (ii) makes an order allowing the statement to be used.

 (2) An order under subsection (1) (b) (ii) may include any conditions the court considers appropriate having regard to the nature of the alleged offence and the circumstances of the maker of the statement.

90 Dictionary, definition of family member

substitute

family member, for part 4.2 (What special requirements apply to particular proceedings)—see the [Family Violence Act 2016](http://www.legislation.act.gov.au/a/2016-42), section 9.

91 Dictionary, new definitions

insert

family violence offence, for chapter 4 (Sexual, violent and family violence offence proceedings)—see the [Family Violence Act 2016](http://www.legislation.act.gov.au/a/2016-42), dictionary.

principal proceeding, for chapter 6A (Victim impact statements)—see section 95.

victim impact statement, for chapter 6A (Victim impact statements)—see the [Crimes (Sentencing) Act 2005](http://www.legislation.act.gov.au/a/2005-58), section 47.

92 Further amendments, mentions of division 4.4.3 (Sexual offence proceedings—protection of counselling communications)

omit

division 4.4.3 (Sexual offence proceedings—protection of counselling communications)

substitute

division 4.4.3 (Sexual and family violence offence proceedings—protection of counselling communications)

in

dictionary, definitions of

civil proceeding

counselling

counsellor

criminal proceeding, paragraph (b)

document recording a protected confidence

harm

preliminary criminal proceeding

proceeding, paragraph (d)

protected confidence

protected confidence evidence

Part 5 Family Violence Act 2016

93 Meaning of family violence
New section 8 (2) (f)

insert

 (f) harmful use of, or interference with, technology.

Examples—par (f)

1 use of an electronic device to publish intimate images of a family member without the member’s consent

2 causing a computer system to deny access to a family member who is an authorised user of the system

3 using an electronic messaging system to send abusive or threatening messages or images to a family member

4 using software to track a family member’s whereabouts or computer use

5 creating a false social media account to disseminate adverse information about a family member

6 using social media to publish intimate images of a person without the person’s consent

94 New section 156

in division 10.2, insert

156 Review of Act

 (1) The Minister must—

 (a) review the operation and effectiveness of this Act as soon as practicable after the end of 3 years after this section commences; and

 (b) present a report of the review to the Legislative Assembly before the end of 4 years after this section commences.

 (2) This section expires 5 years after the day it commences.

95 Dictionary, definition of family violence offence

substitute

family violence offence—an offence is a family violence offence if the conduct making up the offence is family violence.

Part 6 Working with Vulnerable People (Background Checking) Act 2011

96 Disqualifying offences
Schedule 3, parts 3.2 and 3.3

substitute

Part 3.2 Class A disqualifying offences

Note An offence mentioned in this part is a class B disqualifying offence for a person engaged, or seeking registration to engage, in a kinship care activity (see s 11B).

| column 1item | column 2offence | column 3short description | column 4condition |
| --- | --- | --- | --- |
| **Homicide and related offences** |
| 1 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 12 | murder |  |
| 2 | [Criminal Code](http://www.legislation.act.gov.au/a/2002-51), s 44 | attempt | to commit murder |
| 3 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 29 (2) | culpable driving of motor vehicle, causing death | intent to cause death |
| 4 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 29 (2) and s 48A (2) | culpable driving of motor vehicle, causing death (aggravated offence—against pregnant woman) | intent to cause death |
| 5 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 29 (2) and s 48C (2) | culpable driving of motor vehicle, causing death (aggravated offence—involving family violence) | intent to cause death |
| **Acts intended to cause injury** |
| 6 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 19 | intentionally inflict grievous bodily harm | offence against vulnerable person |
| 7 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 19 and s 48A (2) | intentionally inflict grievous bodily harm (aggravated offence—against pregnant woman) | offence against vulnerable person |
| 8 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 19 and s 48C (2) | intentionally inflict grievous bodily harm (aggravated offence—involving family violence) | offence against vulnerable person |
| 9 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 20 | recklessly inflict grievous bodily harm | offence against vulnerable person |
| 10 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 20 and s 48A (2) | recklessly inflict grievous bodily harm (aggravated offence—against pregnant woman) | offence against vulnerable person |
| 11 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 20 and s 48C (2) | recklessly inflict grievous bodily harm (aggravated offence—involving family violence) | offence against vulnerable person |
| 12 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 21 | wounding | offence against vulnerable person |
| 13 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 21 and s 48A (2)s | wounding (aggravated offence—against pregnant woman) | offence against vulnerable person |
| 14 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 21 and s 48C (2) | wounding (aggravated offence—involving family violence) | offence against vulnerable person |
| 15 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 22 | assault with intent to commit other offence | offence against vulnerable person |
| 16 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 23 | inflict actual bodily harm | offence against vulnerable person |
| 17 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 23 and s 48A (2) | inflict actual bodily harm (aggravated offence—against pregnant woman) | offence against vulnerable person |
| 18 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 23 and s 48C (2) | inflict actual bodily harm (aggravated offence—involving family violence) | offence against vulnerable person |
| 19 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 24 | assault occasioning actual bodily harm | offence against vulnerable person |
| 20 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 24 and s 48A (2) | assault occasioning actual bodily harm (aggravated offence—against pregnant woman) | offence against vulnerable person |
| 21 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 24 and s 48C (2) | assault occasioning actual bodily harm (aggravated offence—involving family violence) | offence against vulnerable person |
| 22 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 25 | cause grievous bodily harm | offence against vulnerable person |
| 23 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 27 (3) (a) | acts endangering life—chokes, suffocates or strangles | offence against vulnerable person |
| 24 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 27 (3) (a) and s 48C (2) | acts endangering life—chokes, suffocates or strangles (aggravated offence—involving family violence) | offence against vulnerable person |
| 25 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 27 (3) (b) | acts endangering life—administer stupefying or overpowering drug | offence against vulnerable person |
| 26 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 27 (3) (b) and s 48C (2) | acts endangering life—administer stupefying or overpowering drug (aggravated offence—involving family violence) | offence against vulnerable person |
| 27 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 27 (3) (c) | acts endangering life—use offensive weapon | offence against vulnerable person |
| 28 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 27 (3) (c) and s 48C (2) | acts endangering life—use offensive weapon (aggravated offence—involving family violence) | offence against vulnerable person |
| 29 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 27 (3) (e) | acts endangering life—cause explosion etc | offence against vulnerable person |
| 30 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 27 (3) (e) and s 48C (2) | acts endangering life—cause explosion etc (aggravated offence—involving family violence) | offence against vulnerable person |
| 31 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/),s 27 (3) (f) | acts endangering life—set trap | offence against vulnerable person |
| 32 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/),s 27 (3) (f) and s 48C (2) | acts endangering life—set trap (aggravated offence—involving family violence) | offence against vulnerable person |
| 33 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 27 (3) (g) | acts endangering life—interfere with conveyance, transport facility or public utility service | offence against vulnerable person |
| 34 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 27 (3) (g) and s 48C (2) | acts endangering life—interfere with conveyance, transport facility or public utility service (aggravated offence—involving family violence) | offence against vulnerable person |
| 35 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 36 | torture | offence against vulnerable person |
| 36 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 43 | childbirth—grievous bodily harm with intent | offence against vulnerable person |
| 37 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 74 | prohibition of female genital mutilation | offence against vulnerable person |
| 38 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 75 | remove child from ACT for genital mutilation |  |
| **Sexual assault and related offences** |
| 39 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 51 | sexual assault in first degree | offence against vulnerable person |
| 40 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 51 and s 72AA (2) | sexual assault in first degree (aggravated offence—involving family violence) | offence against vulnerable person |
| 41 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 52 | sexual assault in second degree | offence against vulnerable person |
| 42 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 52 and s 72AA (2) | sexual assault in second degree (aggravated offence—involving family violence) | offence against vulnerable person |
| 43 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 53 | sexual assault in third degree | offence against vulnerable person |
| 44 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 53 and s 72AA (2) | sexual assault in third degree (aggravated offence—involving family violence) | offence against vulnerable person |
| 45 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 54 | sexual intercourse without consent | offence against vulnerable person |
| 46 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 54 and s 72AA (2) | sexual assault without consent (aggravated offence—involving family violence) | offence against vulnerable person |
| 47 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 55 (1) | sexual intercourse with young person (under 10 years old) |  |
| 48 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 55 (1) and s 72AA (2) | sexual intercourse with young person (under 10 years old) (aggravated offence—involving family violence) |  |
| 49 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 55 (2) | sexual intercourse with young person (under 16 years old) | offence other than within young adult relationship |
| 50 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 55 (2) and s 72AA (2) | sexual intercourse with young person (under 16 years old) (aggravated offence—involving family violence) | offence other than within young adult relationship |
| 51 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 55A | sexual intercourse with young person under special care |  |
| 52 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 56 | maintain sexual relationship with young person or person under special care |  |
| 53 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 57 | act of indecency in first degree | offence against vulnerable person |
| 54 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 57 and s 72AA (2) | act of indecency in first degree(aggravated offence—involving family violence) | offence against vulnerable person |
| 55 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 58 | act of indecency in second degree | offence against vulnerable person |
| 56 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 58 and s 72AA (2) | act of indecency in second degree(aggravated offence—involving family violence) | offence against vulnerable person |
| 57 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 59 | act of indecency in third degree | offence against vulnerable person |
| 58 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 59 and s 72AA (2) | act of indecency in third degree(aggravated offence—involving family violence) | offence against vulnerable person |
| 59 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 60 | act of indecency without consent | offence against vulnerable person |
| 60 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 60 and s 72AA (2) | act of indecency without consent(aggravated offence—involving family violence) | offence against vulnerable person |
| 61 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 61 (1) | act of indecency without consent (child under 10 years old) |  |
| 62 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 61 (1) and s 72AA (2) | act of indecency without consent (child under 10 years old) (aggravated offence—involving family violence) |  |
| 63 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 61 (2) | act of indecency without consent (child under 16 years) | offence other than within young adult relationship |
| 64 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 61 (2) and s 72AA (2) | act of indecency without consent (child under 16 years) (aggravated offence—involving family violence) | offence other than within young adult relationship |
| 65 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 61A | act of indecency with young person under special care  |  |
| 66 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 62 (1) | incest (under 10 years) |  |
| 67 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 62 (2) | incest (under 16 years) | offence against child under 13 years |
| 68 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 64 (1) | use etc child under 12 years for production of child exploitation material |   |
| 69 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 64 (1) and s 72AA (2) | use etc child under 12 years for production of child exploitation material(aggravated offence—involving family violence) |  |
| 70 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 64 (3) | use etc child 12 years or older for production of child exploitation material |  |
| 71 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 64 (3) and s 72AA (2) | use etc child 12 years or older for production of child exploitation material(aggravated offence—involving family violence) |  |
| 72 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 64A  | trade in child exploitation material |  |
| 73 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 64A and s 72AA (2) | trade in child exploitation material (aggravated offence—involving family violence) |  |
| 74 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 65 | possess child exploitation material |  |
| 75 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 65 and s 72AA (2) | possess child exploitation material(aggravated offence—involving family violence) |  |
| 76 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 66 (1) (a) | grooming—encourage young person to commit etc act of sexual nature |  |
| 77 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 66 (1) (a) and s 72AA (2) | grooming—encourage young person to commit etc act of sexual nature(aggravated offence—involving family violence) |  |
| 78 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 66 (1) (b) | grooming—engage in conduct with intention of encouraging young person to commit etc act of sexual nature |  |
| 79 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 66 (1) (b) and s 72AA (2) | grooming—engage in conduct with intention of encouraging young person to commit etc act of sexual nature(aggravated offence—involving family violence) |  |
| 80 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 66 (1) (c) | grooming—engage in conduct with person who has relationship with young person with intention of encouraging young person to commit etc act of sexual nature |  |
| 81 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 66 (1) (c) and s 72AA (2) | grooming—engage in conduct with person who has relationship with young person with intention of encouraging young person to commit etc act of sexual nature(aggravated offence—involving family violence) |  |
| 82 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 79 (1) | sexual servitude—cause person to enter or remain in | offence against vulnerable person |
| 83 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 79 (2) | sexual servitude—conduct business involving | offence against vulnerable person |
| 84 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 80 | deceptive recruiting for sexual services | offence against vulnerable person |
| 85 | [Sex Work Act](https://legislation.act.gov.au/a/1992-64/), s 20 | cause child to provide commercial sexual services etc |  |
| **Abduction, harassment and related offences** |
| 86 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 37 | abduction of young person | offence against child other than family member |
| 87 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 38 | kidnapping | offence against child other than family member |
| 88 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 40 | unlawfully take child etc | offence against child other than family member |
| 89 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 63 | abduction | offence against vulnerable person |
| **Public order offences** |
| 90 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 63A | bestiality |  |

Part 3.3 Class B disqualifying offences

| column 1item | column 2offence | column 3short description | column 4condition |
| --- | --- | --- | --- |
| **Homicide and related offences** |
| 1 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 15 | manslaughter |  |
| 2 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 15 and s 48A (2) | manslaughter(aggravated offence—against pregnant woman) |  |
| 3 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 15 and s 48C (2) | manslaughter(aggravated offence—involving family violence) |  |
| 4 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 17 (1) | suicide—aids or abets |  |
| 5 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 17 (2) | suicide—incites or counsels |  |
| 6 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 29 (2) | culpable driving of motor vehicle—cause death | without intent to cause death |
| 7 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 29 (2) and s 48A (2) | culpable driving of motor vehicle—cause death(aggravated offence—against pregnant woman) | without intent to cause death |
| 8 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 29 (2) and s 48C (2) | culpable driving of motor vehicle—cause death(aggravated offence—involving family violence) | without intent to cause death |
| 9 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 42 | child destruction |  |
| 10 | [Road Transport (Safety and Traffic Management) Act](https://legislation.act.gov.au/a/1999-80/), s 6 (1) | drive motor vehicle negligently | causes death |
| **Acts intended to cause injury** |
| 11 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 19 | intentionally inflict grievous bodily harm | offence other than against vulnerable person |
| 12 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 19 and s 48A (2) | intentionally inflict grievous bodily harm(aggravated offence—against pregnant woman) | offence other than against vulnerable person |
| 13 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 19 and s 48C (2) | intentionally inflict grievous bodily harm(aggravated offence—involving family violence) | offence other than against vulnerable person |
| 14 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 20 | recklessly inflict grievous bodily harm | offence other than against vulnerable person |
| 15 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 20 and s 48A (2) | recklessly inflict grievous bodily harm(aggravated offence—against pregnant woman) | offence other than against vulnerable person |
| 16 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 20 and s 48C (2) | recklessly inflict grievous bodily harm(aggravated offence—involving family violence) | offence other than against vulnerable person |
| 17 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 21 | wounding | offence other than against vulnerable person |
| 18 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 21 and s 48A (2) | wounding(aggravated offence—against pregnant woman) | offence other than against vulnerable person |
| 19 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 21 and s 48C (2) | wounding(aggravated offence—involving family violence) | offence other than against vulnerable person |
| 20 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 22 | assault with intent to commit other offence | offence other than against vulnerable person |
| 21 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 23 | inflict actual bodily harm | offence other than against vulnerable person |
| 22 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 23 and s 48A (2) | inflict actual bodily harm(aggravated offence—against pregnant woman) | offence other than against vulnerable person |
| 23 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 23 and s 48C (2) | inflict actual bodily harm(aggravated offence—involving family violence) | offence other than against vulnerable person |
| 24 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 24 | assault occasioning actual bodily harm | offence other than against vulnerable person |
| 25 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 24 and s 48A (2) | assault occasioning actual bodily harm(aggravated offence—against pregnant woman) | offence other than against vulnerable person |
| 26 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 24 and s 48C (2) | assault occasioning actual bodily harm(aggravated offence—involving family violence) | offence other than against vulnerable person |
| 27 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 25 | cause grievous bodily harm | offence other than against vulnerable person |
| 28 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 27 (3) (a) | acts endangering life—chokes, suffocates or strangles | offence other than against vulnerable person |
| 29 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 27 (3) (a) and s 48C (2) | acts endangering life—chokes, suffocates or strangles(aggravated offence—involving family violence) | offence other than against vulnerable person |
| 30 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 27 (3) (b) | acts endangering life—administer stupefying or overpowering drug | offence other than against vulnerable person |
| 31 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 27 (3) (b) and s 48C (2) | acts endangering life—administer stupefying or overpowering drug(aggravated offence—involving family violence) | offence other than against vulnerable person |
| 32 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 27 (3) (c) | acts endangering life—use offensive weapon | offence other than against vulnerable person |
| 33 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 27 (3) (c) and s 48C (2) | acts endangering life—use offensive weapon(aggravated offence—involving family violence) | offence other than against vulnerable person |
| 34 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 27 (3) (e) | acts endangering life—cause explosion etc | offence other than against vulnerable person |
| 35 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 27 (3) (e) and s 48C (2) | acts endangering life—cause explosion etc(aggravated offence—involving family violence) | offence other than against vulnerable person |
| 36 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/),s 27 (3) (f) | acts endangering life—set trap | offence other than against vulnerable person |
| 37 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/),s 27 (3) (f) and s 48C (2) | acts endangering life—set trap(aggravated offence—involving family violence) | offence other than against vulnerable person |
| 38 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 27 (3) (g) | acts endangering life—interfere with conveyance, transport facility or public utility service | offence other than against vulnerable person |
| 39 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 27 (3) (g) and s 48C (2) | acts endangering life—interfere with conveyance, transport facility or public utility service(aggravated offence—involving family violence) | offence other than against vulnerable person |
| 40 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 36 | torture | offence other than against vulnerable person |
| 41 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 74 | prohibition of female genital mutilation | offence other than against vulnerable person |
| **Sexual assault and related offences** |
| 42 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 51 | sexual assault in first degree | offence other than against vulnerable person |
| 43 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/),s 51 and s 72AA (2) | sexual assault in first degree(aggravated offence—involving family violence) | offence other than against vulnerable person |
| 44 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 52 | sexual assault in second degree | offence other than against vulnerable person |
| 45 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/),s 52 and s 72AA (2) | sexual assault in second degree(aggravated offence—involving family violence) | offence other than against vulnerable person |
| 46 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 53 | sexual assault in third degree | offence other than against vulnerable person |
| 47 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/),s 53 and s 72AA (2) | sexual assault in third degree(aggravated offence—involving family violence) | offence other than against vulnerable person |
| 48 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 54 | sexual intercourse without consent | offence other than against vulnerable person |
| 49 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/),s 54 and s 72AA (2) | sexual intercourse without consent(aggravated offence—involving family violence) | offence other than against vulnerable person |
| 50 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 55 (2) | sexual intercourse with young person (under 16 years old) | offence within young adult relationship |
| 51 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/),s 55 (2) and s 72AA (2) | sexual intercourse with young person (under 16 years old)(aggravated offence—involving family violence) | offence within young adult relationship |
| 52 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 57 | act of indecency in first degree | offence other than against vulnerable person |
| 53 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/),s 57 and s 72AA (2) | act of indecency in first degree(aggravated offence—involving family violence) | offence other than against vulnerable person |
| 54 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 58 | act of indecency in second degree | offence other than against vulnerable person |
| 55 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/),s 58 and s 72AA (2) | act of indecency in second degree(aggravated offence—involving family violence) | offence other than against vulnerable person |
| 56 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 59 | act of indecency in third degree | offence other than against vulnerable person |
| 57 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/),s 59 and s 72AA (2) | act of indecency in third degree(aggravated offence—involving family violence) | offence other than against vulnerable person |
| 58 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 60 | act of indecency without consent | offence other than against vulnerable person |
| 59 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/),s 60 and s 72AA (2) | act of indecency without consent(aggravated offence—involving family violence) | offence other than against vulnerable person |
| 60 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 61 (2) | act of indecency without consent (child under 16 years) | offence within young adult relationship |
| 61 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/),s 61 (2) and s 72AA (2) | act of indecency without consent (child under 16 years)(aggravated offence—involving family violence) | offence within young adult relationship |
| 62 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 61B (1) | observe with device or capture visual data—other person | offence against vulnerable person |
| 63 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/),s 61B (1) and s 72AA (2) | observe with device or capture visual data—other person(aggravated offence—involving family violence) | offence against vulnerable person |
| 64 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 61B (5) | observe with device or capture visual data—other person’s genital/ anal region or breasts | offence against vulnerable person |
| 65 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/),s 61B (5) and s 72AA (2) | observe with device or capture visual data—other person’s genital/ anal region or breasts(aggravated offence—involving family violence) | offence against vulnerable person |
| 66 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 62 (2) | incest (under 16 years) | offence against child 13 years or older |
| 67 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 62 (3) | incest (16 years or older) | offence other than against vulnerable person |
| 68 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 72C | non-consensual distribution of intimate images | offence against vulnerable person |
| 69 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/),s 72C and s 72EA (2) | non-consensual distribution of intimate images(aggravated offence—involving family violence) | offence against vulnerable person |
| 70 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 72D | Distribution of intimate image of young person |  |
| 71 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/),s 72D and s 72EA (2) | Distribution of intimate image of young person(aggravated offence—involving family violence) |  |
| 72 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 79 (1) | sexual servitude—cause person to enter or remain in | offence other than against vulnerable person |
| 73 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 79 (2) | sexual servitude—conduct business involving | offence other than against vulnerable person |
| 74 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 80 | deceptive recruiting for sexual services | offence other than against vulnerable person |
| **Dangerous or negligent acts endangering others** |
| 75 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 39 | neglect etc of children |  |
| 76 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 41 | expose or abandon child |  |
| **Abduction, harassment and related offences** |
| 77 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 38 | kidnapping  | offence against child family member or person other than a vulnerable person |
| 78 | [Crimes Act](https://legislation.act.gov.au/a/1900-40/), s 63 | abduction | offence against child family member or person other than a vulnerable person |
| **Fraud, deception and related offences** |
| 79 | [Criminal Code](http://www.legislation.act.gov.au/a/2002-51), s 326 | obtain property by deception | offence against vulnerable person |
| 80 | [Criminal Code](http://www.legislation.act.gov.au/a/2002-51), s 332 | obtain financial advantage by deception | offence against vulnerable person |
| 81 | [Criminal Code](http://www.legislation.act.gov.au/a/2002-51), s 333 | general dishonesty |  |
| 82 | [Criminal Code](http://www.legislation.act.gov.au/a/2002-51), s 334 | conspiracy to defraud | offence against vulnerable person |
| 83 | [Criminal Code](http://www.legislation.act.gov.au/a/2002-51), s 336 | pass valueless cheques | offence against vulnerable person |
| 84 | [Criminal Code](http://www.legislation.act.gov.au/a/2002-51), s 336A | make false statements on oath or in statutory declarations |  |
| 85 | [Criminal Code](http://www.legislation.act.gov.au/a/2002-51), s 337 | make false or misleading statements |  |
| 86 | [Criminal Code](http://www.legislation.act.gov.au/a/2002-51), s 338 | give false or misleading information | offence against vulnerable person |
| 87 | [Criminal Code](http://www.legislation.act.gov.au/a/2002-51), s 339 | produce false or misleading documents | offence against vulnerable person |
| 88 | [Criminal Code](http://www.legislation.act.gov.au/a/2002-51), s 346 | forgery | offence against vulnerable person |
| 89 | [Criminal Code](http://www.legislation.act.gov.au/a/2002-51), s 347 | use false document | offence against vulnerable person |
| 90 | [Criminal Code](http://www.legislation.act.gov.au/a/2002-51), s 348 | possess false document | offence against vulnerable person |
| 91 | [Criminal Code](http://www.legislation.act.gov.au/a/2002-51), s 351 | false statement by officer of body |  |
| **Illicit drug offences** |
| 92 | [Criminal Code](http://www.legislation.act.gov.au/a/2002-51), s 603 (1) | traffic controlled drug—large commercial quantity |  |
| 93 | [Criminal Code](http://www.legislation.act.gov.au/a/2002-51), s 603 (3) | traffic controlled drug—commercial quantity |  |
| 94 | [Criminal Code](http://www.legislation.act.gov.au/a/2002-51), s 603 (5) | traffic controlled drug—trafficable quantity of cannabis |  |
| 95 | [Criminal Code](http://www.legislation.act.gov.au/a/2002-51), s 603 (7) | traffic controlled drug—controlled drug other than cannabis |  |
| 96 | [Criminal Code](http://www.legislation.act.gov.au/a/2002-51), s 603 (8) | traffic controlled drug—cannabis |  |
| 97 | [Criminal Code](http://www.legislation.act.gov.au/a/2002-51),s 607 (1) | manufacture controlled drug to sell—large commercial quantity  |  |
| 98 | [Criminal Code](http://www.legislation.act.gov.au/a/2002-51),s 607 (3) | manufacture controlled drug to sell—commercial quantity |  |
| 99 | [Criminal Code](http://www.legislation.act.gov.au/a/2002-51),s 607 (5) | manufacture controlled drug to sell |  |
| 100 | [Criminal Code](http://www.legislation.act.gov.au/a/2002-51),s 609 | manufacture controlled drug |  |
| 101 | [Criminal Code](http://www.legislation.act.gov.au/a/2002-51),s 610 (1) | sell controlled precursor—large commercial quantity |  |
| 102 | [Criminal Code](http://www.legislation.act.gov.au/a/2002-51),s 610 (3) | sell controlled precursor—commercial quantity |  |
| 103 | [Criminal Code](http://www.legislation.act.gov.au/a/2002-51),s 610 (5) | sell controlled precursor for manufacture |  |
| 104 | [Criminal Code](http://www.legislation.act.gov.au/a/2002-51),s 611 (1) | manufacture controlled precursor—large commercial quantity |  |
| 105 | [Criminal Code](http://www.legislation.act.gov.au/a/2002-51),s 611 (3) | manufacture controlled precursor to sell—large commercial quantity  |  |
| 106 | [Criminal Code](http://www.legislation.act.gov.au/a/2002-51),s 611 (5) | manufacture controlled precursor—commercial quantity |  |
| 107 | [Criminal Code](http://www.legislation.act.gov.au/a/2002-51),s 611 (7) | manufacture controlled precursor to sell—commercial quantity  |  |
| 108 | [Criminal Code](http://www.legislation.act.gov.au/a/2002-51),s 611 (9) | manufacture controlled precursor |  |
| 109 | [Criminal Code](http://www.legislation.act.gov.au/a/2002-51),s 611 (10) | manufacture controlled precursor to sell |  |
| 110 | [Criminal Code](http://www.legislation.act.gov.au/a/2002-51),s 612 (1) | possess controlled precursor—large commercial quantity |  |
| 111 | [Criminal Code](http://www.legislation.act.gov.au/a/2002-51),s 612 (3) | possess controlled precursor—commercial quantity |  |
| 112 | [Criminal Code](http://www.legislation.act.gov.au/a/2002-51),s 612 (5) | possess controlled precursor |  |
| 113 | [Criminal Code](http://www.legislation.act.gov.au/a/2002-51),s 613 (1) | supply substance, equipment or document for drug manufacture |  |
| 114 | [Criminal Code](http://www.legislation.act.gov.au/a/2002-51),s 613 (2) | possess substance, equipment or document to supply for drug manufacture |  |
| 115 | [Criminal Code](http://www.legislation.act.gov.au/a/2002-51),s 614 | possess substance, equipment or document for drug manufacture |  |
| 116 | [Criminal Code](http://www.legislation.act.gov.au/a/2002-51),s 616 (1) | cultivate controlled plant to sell—large commercial quantity  |  |
| 117 | [Criminal Code](http://www.legislation.act.gov.au/a/2002-51),s 616 (3) | cultivate controlled plant to sell—commercial quantity  |  |
| 118 | [Criminal Code](http://www.legislation.act.gov.au/a/2002-51),s 616 (5) | cultivate controlled plant to sell—trafficable quantity  |  |
| 119 | [Criminal Code](http://www.legislation.act.gov.au/a/2002-51),s 616 (7) | cultivate other controlled plant to sell |  |
| 120 | [Criminal Code](http://www.legislation.act.gov.au/a/2002-51),s 616 (8) | cultivate cannabis plant to sell |  |
| 121 | [Criminal Code](http://www.legislation.act.gov.au/a/2002-51),s 618 (1) | cultivate controlled plant other than cannabis plant |  |
| 122 | [Criminal Code](http://www.legislation.act.gov.au/a/2002-51), s 619 (1) | sell controlled plant—large commercial quantity |  |
| 123 | [Criminal Code](http://www.legislation.act.gov.au/a/2002-51), s 619 (3) | sell controlled plant—commercial quantity |  |
| 124 | [Criminal Code](http://www.legislation.act.gov.au/a/2002-51), s 619 (5) | sell controlled plant—trafficable quantity of cannabis plant |  |
| 125 | [Criminal Code](http://www.legislation.act.gov.au/a/2002-51), s 619 (7) | sell controlled plant—controlled plant other than cannabis plant |  |
| 126 | [Criminal Code](http://www.legislation.act.gov.au/a/2002-51), s 619 (8) | sell controlled plant—cannabis plant |  |
| 127 | [Criminal Code](http://www.legislation.act.gov.au/a/2002-51),s 620 (1) | supply controlled plant, product, equipment or document—cultivation |  |
| 128 | [Criminal Code](http://www.legislation.act.gov.au/a/2002-51),s 620 (2) | possess controlled plant, product, equipment or document—intent to supply to another |  |
| 129 | [Criminal Code](http://www.legislation.act.gov.au/a/2002-51),s 621 | possess controlled plant, product, equipment or document—cultivation |  |
| 130 | [Criminal Code](http://www.legislation.act.gov.au/a/2002-51), s 622 (1) | supply controlled drug to child for selling—commercial quantity |  |
| 131 | [Criminal Code](http://www.legislation.act.gov.au/a/2002-51), s 622 (3) | supply controlled drug to child for selling |  |
| 132 | [Criminal Code](http://www.legislation.act.gov.au/a/2002-51), s 624 (1) | procure child to traffic in controlled drug—commercial quantity |  |
| 133 | [Criminal Code](http://www.legislation.act.gov.au/a/2002-51), s 624 (4) | procure child to traffic in controlled drug |  |
| 134 | [Criminal Code](http://www.legislation.act.gov.au/a/2002-51), s 625 | supply controlled drug to child |  |
| 135 | [Drugs of Dependence Act](https://legislation.act.gov.au/a/alt_a1989-11co/), s 164 (2) | sell or supply drug of dependence |  |
| 136 | [Drugs of Dependence Act](https://legislation.act.gov.au/a/alt_a1989-11co/), s 164 (3) | sell or supply prohibited substance  |  |
| **Public order offences** |
| 137 | [Animal Welfare Act](https://legislation.act.gov.au/a/1992-45/), s 7A | aggravated cruelty |  |

Schedule 1 Consequential amendments

(see s 3)

Part 1.1 Children and Young People Act 2008

[1.1] Section 246, definition of privileged, paragraph (b)

substitute

 (b) it includes a protected confidence under the [Evidence (Miscellaneous Provisions) Act 1991](http://www.legislation.act.gov.au/a/1991-34), division 4.4.3 (Sexual and family violence offence proceedings—protection of counselling communications).

Part 1.2 Crimes (Child Sex Offenders) Act 2005

[1.2] Schedule 1, part 1.1, item 12

substitute

|  |  |  |  |
| --- | --- | --- | --- |
| 12 | [Crimes Act 1900](http://www.legislation.act.gov.au/a/1900-40), section 56 (1) | persistent sexual abuse of child or young person under special care |  |

Part 1.3 Evidence Act 2011

[1.3] Section 126F (3), except note

substitute

 (3) This division does not apply in relation to a protected confidence within the meaning of the [Evidence (Miscellaneous Provisions) Act 1991](http://www.legislation.act.gov.au/a/1991-34), division 4.4.3 (Sexual and family violence offence proceedings—protection of counselling communications).

Part 1.4 Sex Work Act 1992

[1.4] Schedule 1, item 16

substitute

|  |  |  |
| --- | --- | --- |
| 16 | 56 | persistent sexual abuse of child or young person under special care |

Part 1.5 Supreme Court Act 1933

[1.5] Schedule 2, part 2.2, item 12

substitute

|  |  |  |  |
| --- | --- | --- | --- |
| 12 | [Crimes Act](http://www.legislation.act.gov.au/a/1900-40/default.asp) | 56 | persistent sexual abuse of child or young person under special care |

Endnotes

1 Presentation speech

 Presentation speech made in the Legislative Assembly on 10 February 2022.

2 Notification

 Notified under the [Legislation Act](http://www.legislation.act.gov.au/a/2001-14) on 10 August 2022.

3 Republications of amended laws

 For the latest republication of amended laws, see [www.legislation.act.gov.au](http://www.legislation.act.gov.au/).

I certify that the above is a true copy of the Family Violence Legislation Amendment Bill 2022, which was passed by the Legislative Assembly on 3 August 2022.

Clerk of the Legislative Assembly

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