2012

THE LEGISLATIVE ASSEMBLY FOR THE AUSTRALIAN CAPITAL TERRITORY

(As presented)

(Attorney-General)

Crimes Legislation Amendment Bill 2012

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2012

THE LEGISLATIVE ASSEMBLY FOR THE AUSTRALIAN CAPITAL TERRITORY

(As presented)

(Attorney-General)

Crimes Legislation Amendment Bill 2012

A Bill for

An Act to amend legislation about crimes, and for other purposes

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

Part 1

2	1	Name of Act
3		This Act is the Crimes Legislation Amendment Act 2012.
4	2	Commencement
5		This Act commences on the 7th day after its notification day.
6 7		Note The naming and commencement provisions automatically commence of the notification day (see Legislation Act, s 75 (1)).
8	3	Legislation amended
9		This Act amends the following legislation: • Crimes Act 1900
11		• Crimes (Child Sex Offenders) Act 2005
12		• Crimes (Sentencing) Act 2005
13		• Criminal Code 2002
14		 Domestic Violence and Protection Orders Act 2008
15		• Evidence (Miscellaneous Provisions) Act 1991
16		• Firearms Act 1996
17		 Magistrates Court Act 1930
18		• Prostitution Act 1992
19		Supreme Court Act 1933.

Preliminary

Part 2 Crimes Act 1900

2	4		Section 35A
3			substitute
4	35A		Affray
5		(1)	A person commits an offence if—
6			(a) the person engages in conduct; and
7			(b) the conduct is violence or the threat of violence; and
8			(c) the violence or threat is directed towards someone else; and
9 10			(d) the violence or threat would be likely to cause a reasonable person to fear for his or her safety.
11			Maximum penalty: imprisonment for 2 years.
12 13		(2)	For subsection (1) (b), the violence, or the threat of violence, must involve more than words.
14		(3)	In this section:
15			engage in conduct—see the Criminal Code, section 13.
16 17 18	5		Meaning of sexual intercourse in pt 3 Section 50 (1), definition of sexual intercourse, paragraphs (a) and (b)
19			omit
20			the vagina or anus of a person
21			substitute
22			the genitalia of a female person or the anus of any person

1	6	Section 50 (1), new paragraph (ca)
2		insert
3		(ca) fellatio; or
4	7	Section 50 (1) (e)
5		after
6		(c)
7		insert
8		, (ca)
9	8	Section 50 (2), new definition of female person
10		insert
11 12		female person includes a transsexual person with a surgically constructed vagina.
13	9	New section 55A
14		insert
15	55A	Sexual intercourse with young person under special care
16	(1)	A person commits an offence if—
17 18		(a) the person engages in sexual intercourse with a young person; and
19		(b) the young person is under the person's special care.
20		Maximum penalty: imprisonment for 10 years.
21 22		Note A reference to an offence includes a reference to a related ancillary offence, eg attempt (see Legislation Act, s 189).

1 2	(2)		nout limiting subsection (1), a young person is under a person's ial care if—
3		(a)	the person is a teacher at a school, or a person with
4			responsibility for students at a school, and the young person is
5			a student at the school; or
6		(b)	the person is a step-parent, foster carer or legal guardian of the
7			young person; or
8		(c)	the person provides religious instruction to the young person;
9		` '	or
10		(d)	the person is the young person's employer; or
11		(e)	the person is the young person's sports coach; or
12		(f)	the person provides professional counselling to the young
13		` /	person; or
14		(g)	the person is a health professional and the young person is the
15		ν.	person's patient; or
16		(h)	the person is a custodial officer and the young person is a
17			young detainee in the officer's care, custody or control.
18	(3)	Subs	section (1) does not apply to a person if the person—
19		(a)	was married to the young person at the time of the alleged
20		, ,	offence; or
21		(b)	is not more than 2 years older than the young person.
22		Note	The defendant has an evidential burden in relation to the matters
23			mentioned in s (3) (see Criminal Code, s 58).
24	(4)		a defence to a prosecution for an offence against subsection (1)
25			e defendant proves that the defendant believed on reasonable
26		grou	ands that the young person was at least 18 years old.
27 28		Note	The defendant has a legal burden in relation to the matters mentioned in s (4) (see Criminal Code, s 59).

1	(5)	In this section:
2		custodial officer means—
3		(a) a police officer; or
4		(b) a corrections officer; or
5 6		(c) a youth detention officer under the <i>Children and Young People Act 2008</i> , section 96; or
7 8		(d) a transfer escort under the <i>Children and Young People Act 2008</i> , section 114; or
9 10		(e) a prison officer under the <i>Crimes (Sentence Administration)</i> Act 2005, section 217.
11		employer, of a young person, includes someone authorised to—
12		(a) decide or vary the terms of the young person's employment; or
13		(b) end the young person's employment.
14		health professional includes—
15		(a) a health practitioner; and
16 17		(b) a registered health professional under the <i>Health Professionals Act 2004</i> ; and
18		(c) someone providing a health service.
19 20		health service—see the Human Rights Commission Act 2005, section 7.
21 22		young detainee—see the Children and Young People Act 2008, section 95.
23 24		young person means a person who is at least 16 years old, but not yet an adult.
25		Note Adult—see the Legislation Act, dictionary, pt 1.

1	10	New section 61A
2		insert
3	61A	Act of indecency with young person under special care
4	(1)	A person commits an offence if—
5 6		(a) the person commits an act of indecency on, or in the presence of, a young person; and
7		(b) the young person is under the person's special care.
8		Maximum penalty: imprisonment for 7 years.
9 10		Note A reference to an offence includes a reference to a related ancillary offence, eg attempt (see Legislation Act, s 189).
11 12	(2)	Without limiting subsection (1), a young person is under a person's special care if—
13 14 15		(a) the person is a teacher at a school, or a person with responsibility for students at a school, and the young person is a student at the school; or
16 17		(b) the person is a parent, grandparent, step-parent, foster carer or legal guardian of the young person; or
18 19		(c) the person provides religious instruction to the young person; or
20		(d) the person is the young person's employer; or
21		(e) the person is the young person's sports coach; or
22 23		(f) the person provides professional counselling to the young person; or
24 25		(g) the person is a health professional and the young person is the person's patient; or
26 27		(h) the person is a custodial officer and the young person is a young detainee in the officer's care, custody or control.

1	(3)	Subsection (1) does not apply to a person if the person—
2		(a) was married to the young person at the time of the alleged offence; or
4		(b) is not more than 2 years older than the young person.
5 6		Note The defendant has an evidential burden in relation to the matters mentioned in s (3) (see Criminal Code, s 58).
7 8 9	(4)	It is a defence to a prosecution for an offence against subsection (1) if the defendant proves that the defendant believed on reasonable grounds that the young person was at least 18 years old.
10 11		Note The defendant has a legal burden in relation to the matters mentioned in s (4) (see Criminal Code, s 59).
12	(5)	In this section:
13		custodial officer—see section 55A (5).
14		employer, of a young person—see section 55A (5).
15		health professional—see section 55A (5).
16 17		young detainee—see the Children and Young People Act 2008, section 95.
18		young person—see section 55A (5).
19 20	11	Alternative verdicts for certain sexual offences New section 70 (6)
21		insert
22 23 24 25 26	(6)	If, on the trial of a person for an offence against section 55A (1), the jury is not satisfied that the accused is guilty of the offence but is satisfied that the accused is guilty of an offence against section 61A (1), the jury may find the accused not guilty of the offence charged but guilty of an offence against section 61A (1).

1 2	12		Indictment for act of indecency Section 72
3			omit
4			section 60 or 61
5			substitute
6			section 60, 61 or 61A
7 8	13		Destroying or damaging property Section 116 (3)
9			substitute
10		(3)	A person commits an offence if—
11 12			(a) the person destroys or causes damage to property, other than by fire or explosive; and
13			(b) the property belongs to—
14			(i) someone else; or
15			(ii) the person and someone else; and
16 17			(c) the person intends to destroy or cause damage, or is reckless about destroying or causing damage, to the property; and
18			(d) the damage to the property does not exceed \$5 000.
19 20			Maximum penalty: 50 penalty units, imprisonment for 2 years or both.
21 22			Note The defence of lawful authority applies in relation to the offence under s (3) (see Criminal Code, s 43).

1 2	14	Summary disposal of certain cases Section 375 (1) (c)				
3		substitute				
4 5 6		(c) an offence against the Criminal Code, section 310 (Aggravate robbery), section 311 (1) (b) (Burglary) or section 31 (Aggravated burglary).				
7 8 9 10		Note Under the Criminal Code, s 311 (1) (b), a person commits an offence if the person enters or remains in a building as a trespasser with intent to commit an offence that involves causing harm, or threatening to cause harm, to anyone in the building.				
11	15	New section 375 (4A)				
12		insert				
13 14 15	(4A)	To remove any doubt, for subsection (4) (b), property does not include real property or any building at which the offence charged was allegedly committed.				

Part 3 Crimes (Child Sex Offenders) Act 2005

Schedule 1, part 1.1, new item 10A 16 3 insert 10A Crimes Act 1900, sexual section 55A (1) intercourse with young person under special care Schedule 2, part 2.1, new item 4A 17 6 insert

4A Crimes Act 1900, section 61A (1) act of indecency with young person under special care

Part 4

Crimes (Sentencing) Act 2005

2	18	New section 33 (1) (wa)				
4	insert					
5 6 7		(wa) if the offender has complied with an order for assessment, treatment, referral or monitoring by the court alcohol and drug assessment service under section 40B (2)—that fact;				
8 9	19	Sentencing—irrelevant considerations New section 34 (1) (fa)				
10		insert				
11 12 13		(fa) that the offender did not comply with an order for assessment, treatment, referral or monitoring by the court alcohol and drug assessment service under section 40B (2);				
14 15	20	Pre-sentence report matters New section 40A (ja)				
16		insert				
17		(ja) whether the offender—				
18 19		(i) is addicted to, or misuses, alcohol or a controlled drug; and				
20 21		(ii) has been assessed, treated or monitored by the court alcohol and drug assessment service under section 40B;				

1	21		New section 40B
2			insert
3 4	40B		Pre-sentence report matters—court alcohol and drug assessment service
5 6		(1)	This section applies if the offender is addicted to, or misuses, alcohol or a controlled drug.
7 8		(2)	Before sentencing the offender, a court may order that the offender—
9 10			(a) be assessed by the court alcohol and drug assessment service $(CADAS)$; and
11 12			(b) comply with any treatment, referral to treatment or monitoring by CADAS as a result of the assessment.
13 14		(3)	A court must not make an order under subsection (2) without the offender's consent.
15 16 17 18 19		(4)	In making an order under subsection (2), the court may also order that the offender comply with any reasonable direction given by the director-general of the administrative unit responsible for the administration of the <i>Corrections Management Act 2007</i> in relation to the assessment, treatment, referral or monitoring.
20 21 22 23		(5)	If the court makes an order under subsection (2), the court may make an order requiring a clinician from CADAS to appear before the court at the time and place stated in the order for the sentencing of the offender.

1 2	22		Victim impact statements—use in court New section 52 (3) and (4)
3			insert
4 5 6		(3)	The court must allow the statement to be read out in court if the maker of the statement wishes the statement to be given to the cour in that way.
7 8 9 10 11		(4)	If the maker of the statement wishes, a statement may be read out by audiovisual link if the maker of the statement was eligible to give evidence in the proceeding to which the statement relates by audiovisual link under the <i>Evidence (Miscellaneous Provisions Act 1991</i> —
12 13			(a) part 2 (Evidence of children); or(b) part 4 (Evidence in sexual and violent offence proceedings).

Part 5 Criminal Code 2002

2	23	New section 612A			
3		insert			
4 5	612A	Possessing offence—presumption if controlled precursor possessed to manufacture controlled drug			
6 7 8 9	(1)	This section applies if, in a prosecution for an offence against section 612 (5) (Possessing controlled precursor), it is proved that the defendant possessed a controlled precursor with the intention of using any of it to manufacture a controlled drug.			
		It is presumed, unless the contrary is proved, that the defendant had the intention or belief about the sale of the drug required for the offence.			
13 14		Note The defendant has a legal burden in relation to the matters mentioned in s (2) (see s 59).			
15	24	Sections 613 and 614			
16		omit			
17		containing instructions			
18		substitute			
19		containing instructions,			
20	25	New section 614A			
21		in part 6.3, insert			
22	614A	Possessing tablet press			
23	(1)	A person commits an offence if—			
24		(a) the person possesses a thing; and			
25		(b) the thing is a tablet press; and			

1		(c) the person is reckless about whether the thing is a tablet press.
2		Maximum penalty: 200 penalty units, imprisonment for 2 years or both.
4 5	(2)	Subsection (1) does not apply to a person if the person has a reasonable excuse for possessing the tablet press.
6		Examples—reasonable excuse
7 8		to manufacture a regulated substance in accordance with authorisation under the <i>Medicines, Poisons and Therapeutic Goods Act 2008</i>
9 10		2 to supply a regulated therapeutic good in accordance with authorisation under the <i>Medicines, Poisons and Therapeutic Goods Act 2008</i>
11 12 13		3 to give the tablet press to a person authorised under the <i>Medicines, Poisons</i> and <i>Therapeutic Goods Act 2008</i> to manufacture a regulated substance or to supply a regulated therapeutic good
14 15		Note 1 The defendant has an evidential burden in relation to the matters mentioned in s (2) (see s 58).
16 17 18		Note 2 An example is part of the Act, is not exhaustive and may extend, but does not limit, the meaning of the provision in which it appears (see Legislation Act, s 126 and s 132).
19	(3)	In this section:
20 21		tablet press means an instrument or machine that may be used to manufacture a controlled drug in tablet form.
22	26	Sections 620 and 621
23		omit
24		containing instructions
25		substitute
26		containing instructions,

1	27			ipating in a criminal group—causing harm section 653 (3) and (4)	
3			insert		
4 5 6		(3)	In the prosecution of an offence against subsection (2), it is necessary to prove that the person threatened actually feared that threat would be carried out.		
7		(4)	In this	section:	
8			threat	includes the meaning given by section 402.	
9			Note	For further definition of <i>threat</i> , see the dictionary.	
10 11	28			ipating in a criminal group—property damage on 654 (1), new note	
12			insert		
13 14			Note	The fault element of recklessness can be satisfied by proof of intention, knowledge or recklessness (see s 20 (4)).	
15	29		Section	on 654 (3)	
16			after		
17			carried		
18			insert		
19			out		
20	30		Section	on 654 (4), definition of threat	
21			substit	ute	
22			threat	includes the meaning given by section 402.	
23			Note	For further definition of <i>threat</i> , see the dictionary.	

Part 6 Domestic Violence and Protection Orders Act 2008

3	31	Schedule 1,	Schedule 1, table 1.2, new item 27A				
4	27A	insert Crimes Act	55A	sexual intercourse with young person under special care			
5	32	Schedule 1,	table 1.2, n	ew item 32A			
6	32A	insert Crimes Act	61A	act of indecency with young person under			

2	Part /	Provisions) Act 1991
3	33	Meaning of witness—div 4.2A
4		Section 40D (1)
5		omit
6		the complainant
7		substitute
8		a witness
9	34	Section 40D (1) (a)
10		after
11		child
12		insert
13		on the day an audiovisual recording is made
14	35	Meaning of witness—div 4.2B
15		Section 40P (1) (a)
16		after
17		child
18		insert
19		on the day the proceeding started in the Magistrates Court

1	36		New section 43A			
2			insert			
3	43A		Recording evidence given by audiovisual link in sexual offence proceedings			
5	((1)	This section applies if—			
6 7			(a) a complainant or similar act witness gives evidence in a proceeding by audiovisual link under section 43; and			
8			(b) the proceeding is a sexual offence proceeding.			
9 10	((2)	The complainant's or similar act witness's evidence given by audiovisual link must be recorded as an audiovisual recording.			
11 12 13	((3)	The recording is admissible as the complainant's or similar act witness's evidence in a related proceeding unless the court in the related proceeding otherwise orders.			
14	((4)	However, the court in the related proceeding may—			
15			(a) refuse to admit any part of the recording in evidence; and			
16 17 18			(b) if the court refuses to admit part of the recording in evidence—order that the part that is not admitted be deleted from the recording.			
19 20 21	((5)	A party to a related proceeding may apply to the court for an ord that the complainant or similar act witness attend the hearing to gifurther evidence.			
22	((6)	The court must not make the order unless satisfied that—			
23 24 25			(a) the applicant has become aware of something that the applicant did not know or could not reasonably have known when the recording was made; and			
26 27 28			(b) if the complainant or similar act witness had given evidence in person at the hearing, the complainant or similar act witness could be recalled; and			

1		(c) it is in the interests of justice to make the order.			
2	(7)	In this section:			
3 4		<i>related proceeding</i> , in relation to the proceeding in which the evidence given by audiovisual link was recorded, means—			
5 6		(a) a re-hearing or re-trial of, or appeal from, the hearing of the proceeding; or			
7 8 9		(b) another proceeding in the same court as the proceeding for the offence, or another offence arising from the same, or the same set of, circumstances; or			
10		(c) a civil proceeding arising from the offence.			

Part 8 Firearms Act 1996

2 3 4	37	Adult firearms licences—genuine reasons to possess or use firearms Table 61, item 2			
5		substitute			
	2	vermin control on rural land	2.1	For vermin control on rural land—the applicant has the permission of the owner or occupier of the land to shoot vermin on the land.	
			2.2	For vermin control on land within a reserved area under the <i>Nature Conservation Act 1980</i> —the applicant has the permission of an officer of the ACT Parks and Conservation Service or ACT Forests or another authority prescribed by regulation, to shoot vermin on the land.	

6 7	38	Regulation-making power Section 272 (2) (a)
8		before
9		acquisition
10		insert
11		manufacture,

Part 9

Magistrates Court Act 1930

2	39	Appeals to which div 3.10.2 applies New section 208 (1) (g)		
4		insert		
5 6 7 8 9		(g) an appeal from an order of the court to disqualify a person from holding or obtaining a driver licence under an automatic disqualification provision under the <i>Road Transport (General) Act 1999</i> , division 4.2 (Licence suspension, disqualification and related matters), if the order is for a longer period than the minimum.		
11 12		Note Automatic disqualification provision—see the Road Transport (General) Act 1999, s 61A.		
13 14	40	Jurisdiction of Childrens Court New section 288 (1) (e)		
15		insert		
16 17 18		(e) if a child and an adult are jointly charged with an offence—the proceeding against the child and the proceeding against the adult that arise out of the charge.		
19	41	Section 289 heading		
20		substitute		
21 22	289	Procedure for proceedings where children jointly charged with adults		

1	42	Section 289 (1) and (2)	
2		substitute	
3	(1)	If section 288 (1) (e) applies, a magistrate may, considering the	
4		nature of the alleged offence and the time and expense involved in	
5		carrying out hearings for the offence separately, order that the	
6		hearing for the offence against the child and the adult be heard	
7		together.	
8		Note Section 288 (1) (e) applies if a child and an adult are jointly charged	
9		with an offence.	
10	(2)	Subsection (1) does not affect the operation of the Court Procedures	
11	, ,	Act 2004, part 7A (Procedural provisions—proceedings involving	
12		children or young people) in relation to the child.	

Part 10 Prostitution Act 1992

2	43	Schedule 1, new item 14A			
3		insert			
	14A	55A	sexual intercourse with young person under special care		
4	44	Schedul	Schedule 1, new item 19A		
5		insert			
	19A	61A	act of indecency with young person under special care		

Part 11 Supreme Court Act 1933

Schedule 2, part 2.2, new item 12A

3 insert

	riseri			
12A	Crimes Act	55A	sexual intercourse with young person	
			under special care	

4 46 Schedule 2, part 2.2, new item 18A

insert

				
18A	Crimes Act	61A	act of indecency with young person under special care	

Endnotes

1 Presentation speech

Presentation speech made in the Legislative Assembly on 10 May 2012.

2 Notification

Notified under the Legislation Act on

2012.

3 Republications of amended laws

For the latest republication of amended laws, see www.legislation.act.gov.au.

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