2017

THE LEGISLATIVE ASSEMBLY FOR THE AUSTRALIAN CAPITAL TERRITORY

(As presented)

(Attorney-General)

Crimes (Fortification Removal) Amendment Bill 2017

A Bill for

An Act to amend the Crimes Act 1900

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

J2017-254

1	1	Name of Act
2 3		This Act is the Crimes (Fortification Removal) Amendment Act 2017.
4	2	Commencement
5 6		This Act commences on a day fixed by the Minister by written notice.
7 8		<i>Note 1</i> The naming and commencement provisions automatically commence on the notification day (see Legislation Act, s 75 (1)).
9 10 11		<i>Note 2</i> A single day or time may be fixed, or different days or times may be fixed, for the commencement of different provisions (see Legislation Act, s 77 (1)).
12 13 14		<i>Note 3</i> If a provision has not commenced within 6 months beginning on the notification day, it automatically commences on the first day after that period (see Legislation Act, s 79).
15	3	Legislation amended
16		This Act amends the Crimes Act 1900.
17 18	4	Offences against Act—application of Criminal Code etc Section 7A, note 1
19		insert
20		• s 252ZA (Premises must not be fortified)
21		• s 252ZB (Fortification must not be replaced or restored)

1	5	New divi	sion 10.9
2		insert	
3	Division	10.9	Fortification of premises
4	252M	Definitio	ns—div 10.9
5		In this div	ision:
6 7			<i>ce period</i> means the period under section 252Q for ce with a fortification removal order.
8 9 10 11		or a com	<i>on</i> , of premises, means a structure, device or other thing, bination of structures, devices or other things, that form are attached to, the premises if the thing or combination –
12 13			eds what is reasonably necessary to provide security for rdinary lawful use of the premises; and
14		(b) eithe	r—
15 16		(i)	prevents uninvited entry to the premises or part of the premises; or
17 18 19		(ii)	would be considered by a reasonable person to be intended or designed to prevent uninvited entry to the premises or part of the premises.
20		Examples-	-devices
21		• closed-	circuit television equipment
22		• electro	nic surveillance device
23		• motion	
24		• night-v	ision camera
25			n example is part of the Act, is not exhaustive and may extend, but
26 27			bes not limit, the meaning of the provision in which it appears (see egislation Act, s 126 and s 132).
28		fortificati	on inspection order—see section 252U.

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1		fortification offence—
2 3		(a) means an offence punishable by imprisonment for 5 years or longer; and
4 5 6		(b) includes an offence in another jurisdiction that would be punishable by imprisonment for 5 years or longer if committed in the ACT.
7		fortification removal order—see section 252N.
8		occupier, of premises, includes—
9 10		(a) a person believed on reasonable grounds to be an occupier of the premises; and
11		(b) a person apparently in charge of the premises.
12 13	252N	Fortification removal order—application for order or variation
14 15 16	(1)	The chief police officer may apply to the Magistrates Court for an order directing an occupier of premises to remove a fortification of the premises (a <i>fortification removal order</i>).
17	(2)	
18		If a fortification removal order is already in effect for premises—
19 20		 If a fortification removal order is already in effect for premises— (a) the chief police officer may make an application to vary the fortification removal order to direct the occupier of the premises to—
		(a) the chief police officer may make an application to vary the fortification removal order to direct the occupier of the
20 21		 (a) the chief police officer may make an application to vary the fortification removal order to direct the occupier of the premises to— (i) remove a fortification of the premises in a different way
20 21 22		 (a) the chief police officer may make an application to vary the fortification removal order to direct the occupier of the premises to— (i) remove a fortification of the premises in a different way or within a different compliance period; or

1 2		(ii) direct the occupier of the premises to remove a fortification of the premises in a different way.
3	(3)	An application must—
4		(a) be in writing; and
5 6		(b) be supported by evidence by affidavit dealing with the matters mentioned in—
7		(i) for a fortification removal order—section 252O (1); or
8 9		(ii) for variation of a fortification removal order—section 252O (2).
10	2520	Fortification removal order
11 12 13	(1)	On application under section 252N (1), the Magistrates Court may make a fortification removal order in relation to premises if satisfied that—
14		(a) the premises are fortified; and
15 16		(b) there are reasonable grounds to believe the premises are, have been or will be used in relation to a fortification offence; and
17 18		(c) it is necessary for the chief police officer to have uninvited access to the premises in relation to the offence.
19 20 21	(2)	On application under section 252N (2), the Magistrates Court may vary a fortification removal order if satisfied that the variation sought is necessary or otherwise appropriate.
22	(3)	A fortification removal order, including an order as varied, must-
23		(a) identify the premises; and

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2 0 3 4 5 (6 7 (d) st 8 a 9 (e) st 10 (f) st	 set out whether the fortification is to be removed by 1 or both of the following: (i) removing a structure or device that forms all or part of the fortification; (ii) modifying a structure or device that forms all or part of the fortification; and state the compliance period for removal of the fortification; and state that the fortification must not be replaced or restored; and
4 5 (0 6 7 (d) st 8 a 9 (e) st 10 (f) st	 the fortification; (ii) modifying a structure or device that forms all or part of the fortification; and state the compliance period for removal of the fortification; and
6 7 (d) st 8 a 9 (e) st 10 (f) st	the fortification; and state the compliance period for removal of the fortification; and
8 a 9 (e) si 10 (f) se	and
10 (f) so	state that the fortification must not be replaced or restored; and
11	set out the powers of the police to—
11	(i) inspect a fortification under section 252R; and
12 ((ii) remove a fortification under section 252S.
13 252P Fortif	fication removal order—length
14 (1) A fort 15 on—	tification removal order in relation to premises takes effect
	f the occupier of the premises is before the Magistrates Court when the order is made—the day the order is made; or
17 w 18 (b) if 19 C	f the occupier of the premises is not before the Magistrates Court when the order is made—the day the order is served on the occupier.
17 w 18 (b) if 19 C 20 th	f the occupier of the premises is not before the Magistrates Court when the order is made—the day the order is served on

1	252Q	Fortification removal order—compliance period
2		An occupier must comply with a fortification removal order—
3		(a) within 3 months after the day the order takes effect; or
4		(b) if the order states another day—by the stated day.
5	252R	Fortification removal order—inspection
6	(1)	This section applies if—
7 8		(a) the compliance period for a fortification removal order has ended; and
9		(b) the fortification removal order is still in force; and
10		(c) the chief police officer believes on reasonable grounds—
11 12		(i) the fortification has not been removed in accordance with the order; or
13 14		(ii) a fortification that has been removed in accordance with the order has been restored or replaced.
15 16 17	(2)	A police officer may, at any time and without a warrant, enter the premises to inspect the premises for compliance with the fortification removal order.
18	252S	Fortification removal order—removal by police
19	(1)	This section applies if—
20 21		(a) the compliance period for a fortification removal order has ended; and
22		(b) the fortification removal order is still in force; and
23		(c) the chief police officer believes on reasonable grounds that the
24 25		fortification has not been removed in accordance with the fortification removal order.

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1 2	(2)	A police officer may, at any time and without a warrant, enter the premises for the purpose of—
3 4		(a) removing the fortification in accordance with the fortification removal order; or
5 6		(b) doing something reasonably necessary to remove the fortification in accordance with the fortification removal order.
7 8 9 10 11		 Examples—par (b) 1 bringing equipment that will be used for carrying out fortification removal to the premises 2 escorting a person who has been engaged to assist with fortification removal to the premises
12 13 14		<i>Note</i> 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).
15 16 17	(3)	The Territory may recover from the person required to remove the fortification under the fortification removal order any costs reasonably incurred by the Territory for removing the fortification.
18 19		<i>Note</i> An amount owing under a law may be recovered as a debt in a court of competent jurisdiction or the ACAT (see Legislation Act, s 177).
20 21	252T	Fortification inspection order—application for order or variation
22 23	(1)	This section applies if a fortification removal order in relation to premises has ended within the previous 3 years.
24 25	(2)	The chief police officer may apply to the Magistrates Court for an order to inspect the premises (a <i>fortification inspection order</i>).
26 27 28	(3)	If a fortification inspection order is already in effect for premises, the chief police officer or the occupier of the premises may make an application to vary the length of the order.
29 30	(4)	An application must be—(a) in writing; and

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1 2		(b) supported by evidence by affidavit dealing with the matters mentioned in section 252U.
3	252U	Fortification inspection order
4 5	(1)	On application, the Magistrates Court may make a fortification inspection order if satisfied that—
6 7		(a) a fortification removal order was in effect for the premises within the previous 3 years; and
8 9		(b) the chief police officer has reasonable grounds to believe the premises are fortified.
10	(2)	A fortification inspection order must—
11		(a) identify the premises; and
12 13		(b) set out the powers of the police to inspect a fortification under section 252W.
14	252V	Fortification inspection order—length
14 15 16	252V (1)	Fortification inspection order—length A fortification inspection order in relation to premises takes effect on—
15		A fortification inspection order in relation to premises takes effect
15 16 17		 A fortification inspection order in relation to premises takes effect on— (a) if the occupier of the premises is before the Magistrates Court
15 16 17 18 19 20		 A fortification inspection order in relation to premises takes effect on— (a) if the occupier of the premises is before the Magistrates Court when the order is made—the day the order is made; or (b) if the occupier of the premises is not before the Magistrates Court when the order is made—the day the order is served on
15 16 17 18 19 20 21 22	(1)	 A fortification inspection order in relation to premises takes effect on— (a) if the occupier of the premises is before the Magistrates Court when the order is made—the day the order is made; or (b) if the occupier of the premises is not before the Magistrates Court when the order is made—the day the order is served on the occupier. A fortification inspection order remains in force until the earlier of

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1 2 3	(3)	However, if the chief police officer gives the Magistrates Court written notice that the fortification inspection order is no longer required the fortification inspection order ceases to have effect.
4	252W	Fortification inspection order—inspection
5 6 7 8	(1)	If a fortification inspection order in relation to premises is in force, a police officer may, at any time and without a warrant, enter the premises to inspect the premises to assess whether the premises are fortified.
9 10 11		<i>Note</i> If a law gives a function to an entity (including a person), the function may be exercised from time to time (see Legislation Act, s 196 and dict, pt 1, def <i>entity</i>).
12 13 14	(2)	However, the police officer must not enter the premises unless the chief police officer has reasonable grounds to believe the premises are fortified.
15	252X	Exercising powers—announce entry and explain purpose
16 17	(1)	Before anyone enters premises under an order under this division, a police officer must—
18 19		(a) announce that the police officer is authorised to enter the premises; and
20 21		(b) give anyone at the premises the opportunity to allow entry to the premises; and
22 23 24		(c) if the occupier of the premises, or someone else who apparently represents the occupier, is present at the premises—identify themself to the person.
25 26 27	(2)	If the occupier of the premises, or someone who apparently represents the occupier, is present at the premises while a police officer is on the premises under an order, the police officer must—
28		(a) tell the person the purpose of the entry; and
29		(b) make available to the person a copy of the order.

1 2	252Y	Exercising powers—occupier entitled to be present during inspection
3 4 5 6	(1)	If the occupier of premises, or someone else who apparently represents the occupier, is present at the premises while an inspection is conducted, the person is entitled to observe the inspection being conducted.
7	(2)	However, the person is not entitled to observe the inspection if—
8		(a) to do so would impede the inspection; or
9 10 11		(b) the person is under arrest, and allowing the person to observe the inspection being conducted would interfere with the objectives of the inspection.
12	252Z	Exercising powers—use reasonable force
13 14 15		If a police officer believes that a person who is present at the premises is hindering or obstructing the officer from entering the premises or removing the fortification, the officer may—
16 17		(a) give a reasonable direction that the person must leave the premises; and
18 19 20		(b) if the person refuses to leave the premises in accordance with the direction—use reasonable force to remove the person from the premises; and
21 22		(c) do anything that is reasonably necessary to enter the premises and remove the fortification.
23 24 25		<i>Note</i> It is an offence to obstruct a territory public official, including a police officer or a contractor performing work for the Territory (see Criminal Code, s 361).
26	252ZA	Premises must not be fortified
27		A person commits an offence if—
28		(a) the person fortifies premises; and

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1		(b) the person—
2 3		(i) knows the premises are, have been or will be used in relation to a fortification offence; or
4 5		(ii) is reckless about whether the premises are, have been or will be used in relation to a fortification offence; and
6 7		(c) the person intends that the fortification will prevent the uninvited entry to the premises or part of the premises.
8		Examples—par (b)
9		1 a fortification offence has been carried out on the premises
10 11		2 evidence of a fortification offence is being concealed on the premises3 proceeds of a fortification offence are likely to be kept on the premises
12		<i>Note</i> An example is part of the Act, is not exhaustive and may extend,
13		but does not limit, the meaning of the provision in which it
14		appears (see Legislation Act, s 126 and s 132).
15		Maximum penalty: 200 penalty units, imprisonment for 2 years or
15 16		Maximum penalty: 200 penalty units, imprisonment for 2 years or both.
	252ZB	
16	252ZB	both.
16 17	252ZB	both. Fortification must not be replaced or restored
16 17 18	252ZB	both. Fortification must not be replaced or restored A person commits an offence if—
16 17 18 19	252ZB	both. Fortification must not be replaced or restored A person commits an offence if— (a) the person fortifies premises; and
16 17 18 19 20	252ZB	 both. Fortification must not be replaced or restored A person commits an offence if— (a) the person fortifies premises; and (b) the premises have previously been the subject of a fortification
16 17 18 19 20 21	252ZB	 both. Fortification must not be replaced or restored A person commits an offence if— (a) the person fortifies premises; and (b) the premises have previously been the subject of a fortification removal order; and
16 17 18 19 20 21 22	252ZB	 both. Fortification must not be replaced or restored A person commits an offence if— (a) the person fortifies premises; and (b) the premises have previously been the subject of a fortification removal order; and (c) the person—
16 17 18 19 20 21 22 23	252ZB	 both. Fortification must not be replaced or restored A person commits an offence if— (a) the person fortifies premises; and (b) the premises have previously been the subject of a fortification removal order; and (c) the person— (i) knows the premises have previously been the subject of a

1		(d) the person—
2 3		(i) knows the premises are, have been or will be used in relation to a fortification offence; or
4 5		(ii) is reckless about whether the premises are, have been or will be used in relation to a fortification offence; and
6 7		(e) the person intends that the fortification will prevent the uninvited entry to the premises or part of the premises.
8 9		Maximum penalty: 200 penalty units, imprisonment for 2 years or both.
10	252ZC	Protection from liability
11 12	(1)	A protected person is not civilly liable for conduct engaged in honestly and without recklessness—
13		(a) in the exercise of a function under this division; or
14 15		(b) in the reasonable belief that the conduct was in the exercise of a function under this division.
16 17	(2)	Any civil liability that would, apart from this section, attach to the protected person attaches instead to the Territory.
18	(3)	In this section:
19		<i>conduct</i> means an act or omission to do an act.
20		protected person means—
21 22		(a) a police officer or other official exercising a function under this division; or
23 24		(b) a person accompanying a police officer exercising a function under this division.

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1	252ZD	Chief police officer delegations
2 3 4		The chief police officer may delegate any of the chief police officer's functions under this division to a police officer at or above the level of superintendent.
5 6		<i>Note</i> For the making of delegations and the exercise of delegated functions, see the Legislation Act, pt 19.4.
7	6	Dictionary, new definitions
8		insert
9 10		<i>compliance period</i> , for division 10.9 (Fortification of premises)—see section 252M.
11 12		<i>fortification</i> , of premises, for division 10.9 (Fortification of premises)—see section 252M.
13 14		<i>fortification inspection order</i> , for division 10.9 (Fortification of premises)—see section 252U.
15 16		<i>fortification offence</i> , for division 10.9 (Fortification of premises)—see section 252M.
17 18		<i>fortification removal order</i> , for division 10.9 (Fortification of premises)—see section 252N.
19 20		<i>occupier</i> , of premises, for division 10.9 (Fortification of premises)—see section 252M.

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Endnotes

1	Presentation speech		
	Presentation speech made in the Legislative Assembly on 30 November 2017.		
2	Notification		
	Notified under the Legislation Act on 2017.		
3	Republications of amended laws		
	For the latest republication of amended laws, see www.legislation.act.gov.au.		

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