2023

THE LEGISLATIVE ASSEMBLY FOR THE AUSTRALIAN CAPITAL TERRITORY

(As presented)

(Attorney-General)

Supreme Court Amendment Bill 2023

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Supreme Court Amendment Bill 2023

A Bill for

An Act to amend the Supreme Court Act 1933

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

1	Name of A	ct
-		the Supreme Court Amendment Act 2023.
	Tills Act is	ine Supreme Court Amenament Act 2023.
2	Commend	ement
	This Act co	mmences 6 months after its notification day.
		naming and commencement provisions automatically commence on notification day (see Legislation Act, s 75 (1)).
3	Legislatio	n amended
	This Act am	nends the Supreme Court Act 1933.
4		jurisdiction on 37E (2) (e)
	insert	
	. ,	ations and appeals under part 8AB (Appeals against tion for fresh and compelling evidence).
5	New part 8	BAB
	insert	
Part 8	BAB	Appeals against conviction for fresh and compelling evidence
Divisi	on 8AB.1	Application—pt 8AB
68ZC	Applicatio	n—pt 8AB
(1		oplies in relation to a person who is convicted or found offence in the Supreme Court or the Magistrates Court ed person).

1	(2)	In this section:
2		convicted or found guilty, of an offence, includes a conviction or finding of guilt entered before the commencement of this part.
4	Division	n 8AB.2 Important concepts
5	68ZD	Definitions—pt 8AB
6		In this part:
7		compelling, evidence—see section 68ZE (3).
8		convicted person—see section 68ZC (1).
9		court means the Court of Appeal.
0		<i>fresh</i> , evidence—see section 68ZE (1).
1	68ZE	Meaning of fresh and compelling evidence—pt 8AB
3	(1)	For this part, evidence in relation to an offence is <i>fresh</i> if the evidence—
4 5 6		(a) has not been tendered in the proceeding in which the convicted person was convicted or found guilty of the offence, or any appeal against the conviction or finding of guilt; and
7 8		(b) could not, in the course of an exercise of reasonable diligence, have been tendered in a proceeding mentioned in paragraph (a).
9	(2)	To avoid any doubt, subsection (1) does not prevent evidence from being fresh only because the evidence was, or would have been

1 2	(3)	For this part, evidence in relation to an offence is <i>compelling</i> if the evidence is—
3		(a) reliable; and
4		(b) substantial; and
5 6		(c) highly probative in the context of the issues in dispute in the proceeding in which the person was convicted or found guilty.
7	Division	n 8AB.3 Application of pt 2A
8	68ZF	Certain provisions of pt 2A taken to apply
9		The following provisions of part 2A (Court of Appeal) are taken to
10		apply to this part:
11		• section 37E (Appellate jurisdiction)
12		• section 37H (Appeal bench)
13		• section 37I (Presiding judge)
14		• section 37J (Appeal court constituted by a single judge)
15		• section 37K (Decision-making)
16		• section 37L (Appeal judge unable to continue sitting)
17		• section 37M (Reserved judgments)
18		• section 37N (Evidence on appeal)
19		• section 37P (New trials)
20		• section 37Q (Bail time on appeal does not count towards
21		sentence).

Division 8AB.4 Appeal against conviction

2	68ZG	Court may grant leave to appeal conviction
3 4 5	(1)	The court may, on application by a convicted person, grant leave for the convicted person to bring an appeal against their conviction or finding of guilt if satisfied that—
6 7		(a) there is fresh and compelling evidence in relation to the offence that should be considered on an appeal; and
8		(b) it is in the interests of justice for the order to be made.
9 0 1	(2)	To remove any doubt, the court may grant leave under this section if a convicted person has previously made an application or been granted leave under this section.
2	68ZH	Orders on appeal against conviction
3	(1)	This section applies if the court grants leave under section 68ZG.
4	(2)	The court, on an appeal against a conviction or finding of guilt, may—
5		(a) allow the appeal if it considers that—
6		(i) there is fresh and compelling evidence; and
7 8 9		(ii) after taking into account the fresh and compelling evidence, there has been a substantial miscarriage of justice; or
20		(b) dismiss the appeal.
21	(3)	If the court allows the appeal, the court must—
22		(a) set aside the conviction or finding of guilt; and
23		(b) either order—
24		(i) a verdict of not guilty to be entered; or
25		(ii) a new trial or hearing.

1	6	Dictionary, notes 1 and 2
2		substitute
3 4		Note The Legislation Act contains definitions relevant to this Act. For example:
5		• ACAT
6		Criminal Code
7		 director of public prosecutions
8		• exercise
9		• function
0		legal practitioner
1		• may (see s 146)
2		• month
3		• must (see s 146)
4		• indictable offence (see s 190)
5		• indictment
6		 police officer
7		 proceeding
8		• public servant
9		• the Territory.
20	7	Dictionary, definition of compelling
21		substitute
22		compelling, evidence—
23		(a) for part 8AA (Acquittals)—see section 68K; and
24 25		(b) for part 8AB (Appeals against conviction for fresh and compelling evidence)—see section 68ZE (3).

1	8	Dictionary, new definition of convicted person
2		insert
3 4		<i>convicted person</i> , for part 8AB (Appeals against conviction for fresh and compelling evidence)—see section 68ZC (1).
5	9	Dictionary, definition of <i>court</i> , new paragraph (c)
6		insert
7 8		(c) for part 8AB (Appeals against conviction for fresh and compelling evidence)—see section 68ZD.
9	10	Dictionary, definition of fresh
10		substitute
11		fresh, evidence—
12		(a) for part 8AA (Acquittals)—see section 68K; and
13 14		(b) for part 8AB (Appeals against conviction for fresh and compelling evidence)—see section 68ZE (1).

Endnotes

1 Presentation speech

Presentation speech made in the Legislative Assembly on 10 May 2023.

2 Notification

Notified under the Legislation Act on

2023.

3 Republications of amended laws

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

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