Western Australia

Liquor Legislation Amendment Bill 2015

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Western Australia

LEGISLATIVE COUNCIL

Liquor Legislation Amendment Bill 2015

A Bill for

An Act to amend the *Liquor Control Act 1988*, to consequentially amend the *Young Offenders Act 1994*, and for related purposes.

The Parliament of Western Australia enacts as follows:

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Part	1 —	Pre!	lım	ına	ırv

2 1	1	Short	title

This is the *Liquor Legislation Amendment Act 2015*.

4 2. Commencement

- This Act comes into operation as follows —
- 6 (a) Part 1 on the day on which this Act receives the Royal Assent;
 - (b) the rest of the Act on a day fixed by proclamation, and different days may be fixed for different provisions.

Part 2 — <i>Liquo</i>	r Control Act	1988 amended
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	Part 2 — <i>Liquor Control Act 1988</i> amended
3.	Act amended
	This Part amends the Liquor Control Act 1988.
4.	Section 3 amended
	In section 3(1) insert in alphabetical order:
	<i>cellar door permit</i> has the meaning given in section 61A(1);
	Executive Director, Public Health has the meaning given in the Health Act 1911 section 3(1);
5.	Section 40 amended
(1) In section 40(1) delete "shall be accompanied" and insert:
	must be supported
(2) After section 40(1) insert:
	(2A) The certificate referred to in subsection (1) is not required to be provided at the same time as the application but the application cannot be granted until the certificate has been provided to the licensing authority, unless the licensing authority otherwise determines.
	4. 5.

1	6.	Section	on 55 a	mende	ed
2	(1)	In sec	tion 55	5(1):	
3		(a)	after	paragra	aph (a)(iii) insert:
4					
5				(iv)	beer, for consumption on a part of the
6					licensed premises approved for the
7 8					purpose by the Director;
9		(b)	in na	ragrant	n (b) delete "Director." and insert:
10		(0)	m pa	ragrapi	r (b) defete Director. and insert.
11			Direc	ctor; an	d
12				,	
13		(c)	after	paragra	aph (b) insert:
14					
15			(c)		or supply liquor, other than liquor
16				-	ced by the licensee, from the licensed
17				premi	
18 19				(i)	if the liquor is consumed ancillary to a meal in a dining area on the licensed
20					premises; or
21				(ii)	only for the purposes of tasting.
22				. ,	, , ,
23	(2)	After	section	55(1a)) insert:
24					
25	((2A)	Despit	e subse	ction (1)(a), the licensee of a producer's
26					norised to sell liquor produced by the
27			license	e from	any place if —
28			(a)	the sal	le of liquor is made —
29				(i)	by way of a telephone; or
30				(ii)	by way of the internet;
31				and	

1 2 3 4 5		(b) after the sale is made under paragraph (a), the liquor is delivered to the purchaser, or to premises specified by the purchaser, from the licensed premises.
6	7.	Section 58 amended
7 8		In section 58(1) delete "9 L," and insert:
9		4 L,
1	8.	Section 60 amended
2	(1)	In section 60(3):
3		(a) delete "An" and insert:
5		Unless otherwise provided in this Division, an
7		(b) in paragraph (a) delete "will" and insert:
9		must
21		(c) in paragraph (b) delete "attends" and insert:
23 24		must attend
25 26	(2)	After section 60(4)(h) insert:
27 28 29		(ia) authorising the licensee of a producer's licence to sell wine or beer under the licence on specified premises on which the licensee would not otherwise be authorised to sell the wine or

1 2 3				beer, for the period during which the licence is current unless otherwise specified; or
4	9.	Sect	ion 61A	inserted
5		Afte	r section	n 61 insert:
6				
7 8		61A.	Exten (s. 60(ded trading permit for the sale of wine or beer 4)(ia))
9		(1)	In this	section —
10 11				door permit means an extended trading permit for the purpose referred to in section 60(4)(ia);
12 13 14			the Au	aphical indication has the same meaning as in stralian Grape and Wine Authority Act 2013 monwealth) section 4(1);
15 16				producing region means a region or locality of ate that is subject to a geographical indication.
17 18		(2)		ar door permit must not be issued in relation to a cer's licence unless —
19 20 21 22			(a)	the licencing authority has approved the premises in respect of which the permit is sought as being fit for the purpose of the sale of wine or beer; and
23 24 25 26			(b)	if the permit is sought for the purposes of the sale of wine, the premises are located in the wine producing region to which the licence relates; and
27 28 29			(c)	if the permit is sought for the purposes of the sale of beer, the premises are located in the district where the beer is produced; and
30 31			(d)	the licensing authority is satisfied that the purpose for which the permit is sought could

1			not be more appropriately achieved by the grant of a different kind of licence; and
2			•
3		(e)	the applicant will, at times when the sale of
4			wine or beer under the permit is authorised, be
5			entitled to use the premises for that purpose;
6			and
7		(f)	the applicant satisfies the licensing authority
8		. ,	that the local government of the district within
9			which the premises are situated has been
10			consulted and has approved the application.
11	(3)	A cella	ar door permit may only be issued to a licensee
12		for the	purposes of the sale of wine if the licensee does
13			eady hold a cellar door permit for the purposes
14		of the	sale of wine in the wine producing region for
15			the permit is sought.
16	(4)	A cella	ar door permit may only be issued to a licensee
17		for the	purposes of the sale of beer if the licensee does
18		not alre	eady hold a cellar door permit for the purposes
19		of the	sale of beer in the district for which the permit is
20		sought	
21	(5)	A cella	ar door permit may be issued in respect of the
22		same p	premises to 2 or more licensees of a producer's
23		licence	only if there is in force an agreement between
24		the lice	ensees about the management of the premises.
25	(6)		gulations may prescribe conditions that are to be
26		taken t	o be attached to a cellar door permit unless
27		otherw	rise specified in the licence.
28			

1	10.	Section 64 amended
2	(1)	After section 64(1b) insert:
4 5 6 7		(1C) For the purposes of deciding whether to impose, vary or cancel a condition under this section, the licensing authority may consult with all or any of the following persons —
8		(a) the Commissioner of Police;
9		(b) the relevant local government;
10		(c) the Executive Director, Public Health;
11 12 13 14		(d) any other person, body or authority the licencing authority considers may be able to provide information relevant to the decision.
15	(2)	In section 64(3)(e)(ii) delete "in which" (first occurrence).
16	11.	Section 69 amended
17 18	(1)	In section 69(8a) delete "The Executive Director —" and insert:
19 20		The Executive Director, Public Health —
21	(2)	In section 69(8b) delete the definition of <i>Executive Director</i> .
22 23	(3)	After section 69(8b) insert:
24 25 26 27		 (9A) The Executive Director, Public Health may authorise a person in writing to act on his or her behalf for the purposes of subsection (8a)(b) only if the person is — (a) a medical practitioner who is registered under
28 29 30		the Health Practitioner Regulation National Law (WA) Act 2010 in the medical profession; and

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1 2 3 4		(b) employed or engaged in the department principally assisting the Minister in the administration of the <i>Health Act 1911</i> .
5 6 7 8	(4)	In section 69(12): (a) delete "the Commissioner of Police or"; (b) delete "shall" and insert:
9 10		must
11	12.	Section 98 amended
12 13	(1)	In section 98(1)(b) delete "10 p.m.;" and insert:
14 15		12 midnight;
16	(2)	Delete section 98(1)(c).
17	13.	Section 98A amended
18 19 20	(1)	In section 98A(1)(a) delete "on a Monday, Tuesday, Wednesday or Thursday — " and insert:
21 22		on a day other than a Sunday —
23	(2)	Delete section 98A(1)(b).
24 25	(3)	In section 98A(1)(c) delete "midnight;" and insert:
26 27		midnight and then continuing to 2 a.m. on the next day;

1 2	(4)	Delete section 98A(2)(a) and insert:
3 4 5 6		(a) the permitted hours under a nightclub licence on that day are from immediately after 12 midnight on the previous day to 2 a.m.; and
7	14.	Section 98G amended
8	(1)	In section 98G:
9 10		(a) delete "The" and insert:
11 12		(1) The
13 14		(b) in paragraph (a) before "on" insert:
15 16		except as provided in subsection (2),
17 18	(2)	At the end of section 98G insert:
19 20 21 22		(2) For the purposes of section 55(1)(a)(iv) the permitted hours on a day other than Good Friday, Christmas Day or ANZAC Day are from 10 am to 10 pm.
23	15.	Section 103AA inserted
24		At the beginning of Part 4 Division 3A insert:
25		
26	10	BAA. Register of responsible practices' training
27		(1) A licensee is to maintain a register on the licenced
28		premises that records any details prescribed under
29		section 103A(1)(b) (the <i>Register</i>).

Part 2

1		(2) A record referred to in subsection (1) must be maintained on the Register —
3		(a) for a period of 4 years; or
4 5 6		(b) for the duration of the employment or engagement of a person by the licensee described in section 103A(1)(a).
7 8		(3) The Register may be kept in any way the licensee considers appropriate, including by electronic means.
9 10 11		(4) The licensee, or an employee of the licensee, must, at the request of an authorised officer, allow an authorised officer to —
12		(a) inspect the Register; and
13 14 15		(b) to take copies of, or extracts from, any part of it.
16	16.	Section 103A amended
17 18 19 20		In section 103A(1)(b) delete "require licensees to maintain a register on the licensed premises that records the prescribed" and insert:
21 22		for the purposes of paragraph (a) prescribe
23	17.	Section 110 amended
24 25		After section 110(3) insert:
26		(4AA) Subsection (3) does not apply if —
27 28		(a) a person takes liquor from premises to adjacent premises; and

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1 2 3			(b)	both premises are licensed, or deemed to be licensed, in the name of the licensee.
4	18.	Sect	ion 116	amended
5 6	(1)	Dele	te section	on 116(1) and insert:
7 8 9		(1)	must c	s the Director otherwise approves, a licensee cause a copy of the following documents to be in the licensed premises at all times —
10			(a)	the licence;
11			(b)	any permit that relates to the licence;
12 13 14			(c)	the plans of the premises as approved by the licensing authority showing the definition of the premises.
15 16			Penalt	y: a fine of \$2 000.
17 18	(2)	Afte	r section	n 116(1) insert:
19 20 21 22		(2A)	cellar descril	s the Director otherwise approves, a licensee of a door permit must cause a copy of the plans bed in subsection (1)(c) to be kept on the ses to which the permit applies at all times.
23 24			Penalt	y: a fine of \$2 000.
25 26	(3)	In se	ection 11	16(5) delete "licence, shall" and insert:
27 28		licen	ice or a	licensee of a cellar door permit, must

1 2	(4)	After	section 116(5) insert:
3 4 5 6		(6)	The regulations may prescribe any additional matters relating to the display of, or the production of, documents by a licensee of a cellar door permit.
7	19.	Secti	on 116A amended
8 9	(1)	After	section 116A(2) insert:
10 11 12		(3A)	The record of an incident referred to in subsection (1) must be maintained on the Register for a period of 4 years.
13 14 15		(3B)	The Register may be kept in any way the licensee considers appropriate, including by electronic means.
16 17	(2)	Dele	te section 116A(3) and insert:
18 19		(3)	A licensee, or the employee or agent of a licensee, must, at the request of an authorised officer —
20 21			(a) make the Register available for inspection by the authorised officer; and
22 23			(b) allow the authorised officer to take copies of, or extracts from, any part of the Register.
24 25			Penalty: a fine of \$5 000.

1	20.	Sect	ion 122	A inserted
2		Afte	r section	n 121 insert:
4 5		122A.	Suppl premi	ying juveniles with alcohol on unlicensed ses
6 7		(1)	-	son is drunk for the purposes of this section if a 3A(1)(b) and (c) apply to the person.
8 9		(2)		son must not supply liquor to a juvenile unless erson is on unlicensed premises and the person —
10			(a)	is the parent or guardian of the juvenile; or
11 12 13 14			(b)	subject to subsection (3), has obtained the consent of the parent or guardian of the juvenile to supply liquor to the juvenile on those premises.
15			Penalt	y: a fine of \$10 000.
16 17 18 19		(3)	the consupply	e under subsection (2)(b) a person has obtained nsent of the parent or guardian of a juvenile to r liquor to a juvenile on unlicensed premises, the n must not supply the liquor —
20 21 22			(a)	if, at the time that the parent or guardian of the juvenile gives consent, the parent or guardian is drunk; or
23			(b)	if the person is drunk; or
24			(c)	if the juvenile is drunk; or
25 26			(d)	if the person is unable to supervise the consumption of the liquor by the juvenile; or
27			(e)	in circumstances prescribed by the regulations.
28			Penalt	y: a fine of \$10 000.

1	21.	Section 126 amended
2		In section 126(2a) delete "subsection (1)(b)" and insert:
4 5		subsection (1)(b)(i)(I) or (III)
6	22.	Section 152O amended
7		In section 152O(1):
8 9		(a) in paragraph (a) delete "brings" and insert:
0		brings, or attempts to bring,
3		(b) in paragraph (b) delete "causes" and insert:
4 5		causes, or attempts to cause,
6	23.	Section 152S amended
7		After section 152S(2) insert:
9 20 21 22		3A) Subsections (1) and (2) do not apply to any person, or class of person, prescribed for the purposes of this section.
23	24.	Section 155 amended
24 25	(1)	After section 155(8) insert:
26 27 28		9A) If a member of the Police Force suspects on reasonable grounds that a juvenile is contravening a provision of this Act, the member may seize any opened or

1 2 3			unopened container that the member suspects on reasonable grounds relates to that contravention.
4 5	(2)	In se	ction 155(9) delete "(7) or (8)" and insert:
6 7		(7), ((8) or (9A)
8	25.	Sect	ion 160 amended
9 10	(1)	In se	ction 160(1) delete "demand" and insert:
11 12		requi	ire
13 14 15	(2)		ction 160(3) delete "failure after being cautioned by the orised officer," and insert:
16 17		failu	re,
18	26.	Part	7A inserted
19 20		After	r section 172A insert:
21			Part 7A — Alcohol Intervention
22			Division 1 — Preliminary
23	17	2B.	Terms used
24		(1)	In this Part —
25 26 27 28			<i>AI authorised person</i> , in section 172I or 172L, means a person appointed under section 172D to be an authorised person for the purposes of the section in which the term is used;

1 2	alcohol intervention requirement means a notice referred to in section 172F;
3	alcohol intervention session means an alcohol intervention session —
5 6	(a) provided by a treatment provider approved under section 172J(2)(b); and
7 8	(b) the content of which is approved under section 172J(2)(a);
9 10 11	alleged offender means a young person who is suspected on reasonable grounds by a police officer of having committed a minor alcohol related offence;
12 13 14 15	CEO (Health) means the chief executive officer of the department principally assisting the Minister responsible for the administration of the <i>Health Legislation Administration Act 1984</i> ;
16 17	<i>minor alcohol related offence</i> means an offence under —
18 19 20 21	(a) section 110(4A), 110(5), 115(2), 115(5), 115(6), 115(7), 119(1), 119(2), 119(4), 119(5), 121(4)(c), 121(7), 121(7a), 122(3), 123, 126(2), 126(4) or 126(5);
22	(b) section 121(3) in relation to a juvenile only;
23 24 25	police officer does not include a person appointed by the Commissioner of Police as an AI authorised person under section 172D;
26 27	responsible adult has the meaning given in the Young Offenders Act 1994 section 3;
28	young person means —
29	(a) a person who is a juvenile; or
30 31 32	(b) in relation to the commission, or alleged commission, of a minor alcohol related offence, was a juvenile when the offence was
33	committed, or allegedly committed.

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1	(2)	In this Part the following abbreviations are used —
2		AIR for alcohol intervention requirement;
3		AIS for alcohol intervention session.
4	172C.	Operation of Young Offenders Act 1994 unaffected
5		Nothing in this Part prevents a young person from
6		being dealt with under the Young Offenders Act 1994
7		Part 5 in respect of a minor alcohol related offence.
8	172D.	Appointment of AI authorised persons
9		The Commissioner of Police may, in writing, appoint
10		persons or classes of persons to be AI authorised
11		persons for the purposes of section 172I or 172L, or for
12		the purposes of both of those sections.
13	Di	vision 2 — Alcohol intervention requirements
14	172E.	AIR may be given to alleged offender for minor
15		alcohol related offence
16	(1)	Unless section 172G(1) applies, a police officer may
17		give an alcohol intervention requirement to an alleged
18		offender.
19	(2)	A police officer who suspects on reasonable grounds
20		that —
21		(a) an alleged offender has committed more than
22		one minor alcohol related offence; and
23		(b) the alleged offences have arisen out of the same
24		incident,
25		may give a single AIR in respect of all or some of the
26		offences.
27	(3)	An AIR is to be given as soon as practicable, and in
28		any event within 60 days, after an alleged offence is
29		believed to have been committed.

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1	172F.	Alcohol intervention requirement
2	(1)	An AIR is a notice in a form prescribed by the regulations —
4 5		(a) containing a description of the alleged offence, or offences; and
6		(b) informing the alleged offender that —
7 8 9		(i) he or she may, in writing, elect to be prosecuted for the alleged offence, or offences, in a court, and informing the alleged offender how to make that
11 12 13 14 15		election; and (ii) if he or she does not wish to be prosecuted for the alleged offence or offences in a court, the alleged offender may, within a period of 28 days after the giving of the AIR, complete an AIS;
17		and
18 19 20		(c) informing the alleged offender as to how the alleged offender may arrange to complete an AIS.
21 22 23 24	(2)	An alleged offender need only complete a single AIS for each AIR given to the alleged offender, even if the AIR is given in respect of more than one alleged offence.
25	172G.	Special requirements about AIRs
26 27 28 29 30 31	(1)	An AIR cannot be given in respect of an alleged offence (the <i>new offence</i>) if the alleged offender — (a) had been convicted of, or given an AIR in respect of, 2 or more minor alcohol related offences before the new offence was allegedly committed; and

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1 2		(b)	at least 2 of those offences arose, or are alleged to have arisen, out of separate incidents.
3 4 5 6	(2)	is to er the AI	ce officer who gives an alleged offender an AIR asure that a responsible adult is given a copy of R as soon as is reasonably practicable after the given to the alleged offender, unless—
7 8 9		(a)	after reasonable enquiry, neither the whereabouts nor the address of a responsible adult can be ascertained; or
10 11		(b)	in the circumstances it would be inappropriate to give a responsible adult a copy of the AIR.
12 13 14 15	(3)	only co	eged offender who has been given 2 AIRs need omplete a single AIS in respect of the AIRs if AIRs were given before the completion of the
16	172H.	Referi	ral of young persons at risk to juvenile justice
17		teams	
	(1)	teams	section —
17		teams In this	
17 18		teams In this	section —
17 18 19 20		teams In this young	section — person at risk means an alleged offender — to whom the police officer would have given an
17 18 19 20 21 22 23		In this young (a)	section — person at risk means an alleged offender — to whom the police officer would have given an AIR, but for section 172G(1); or who has been given an AIR and has not completed an AIS within 28 days or any further time allowed under section 172L, unless — (i) the AIR has been withdrawn under
17 18 19 20 21 22 23 24 25		In this young (a)	section — person at risk means an alleged offender — to whom the police officer would have given an AIR, but for section 172G(1); or who has been given an AIR and has not completed an AIS within 28 days or any further time allowed under section 172L, unless —

1 2			Offenders Act 1994 in preference to charging ang person under this Act.
3	172I.	Withd	rawal of AIR
4 5 6 7	(1)	sending prescri	authorised person may withdraw an AIR by g to the alleged offender a notice in a form bed by the regulations stating that the AIR has ithdrawn.
8 9	(2)		R cannot be withdrawn if the alleged offender upleted an AIS in relation to the AIR.
10 11 12	(3)	given to	R that is withdrawn is taken not to have been of an alleged offender for the purposes of 172G(1).
13		Divisio	n 3 — Alcohol intervention sessions
14	172J.	Alcoho	l intervention session
15 16	(1)	_	rpose of an alcohol intervention session is to those who complete it about —
17 18		(a)	the adverse health and social consequences of alcohol use; and
19 20		(b)	the laws relating to the possession of alcohol; and
21 22		(c)	effective strategies to address alcohol using behaviour.
23 24	(2)	The CE followi	EO (Health) may, in writing, do any of the ng —
25 26		(a)	having regard to subsection (1), approve the content of an alcohol intervention session;
			content of an aconor intervention session,

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1 2 3		(c) give an approval under paragraph (b) subject to conditions to be obeyed by the treatment provider approved;
4 5		(d) cancel or amend an approval given under paragraph (a) or (b).
6	(3)	For the purposes of this section, this Act is to be taken
7		to be a relevant Act as referred to in the <i>Health</i>
8		Legislation Administration Act 1984 section 9.
9	172K.	Benefit of completing AIS
10	(1)	If the alleged offender has completed an AIS in respect
11		of an AIR within 28 days or such further time as is
12		allowed under section 172L, the bringing of
13		proceedings and the imposition of penalties are
14		prevented to the same extent that they would be
15		prevented if the alleged offender had been convicted by
16		a court of, and punished for, the alleged offence.
17	(2)	Completion of an AIS is not to be regarded as an
18		admission for the purposes of any proceedings,
19		whether civil or criminal.
20	172L.	Extension of time to complete AIS
21	(1)	An AI authorised person may, in a particular case,
22	· /	extend the period of 28 days within which the alleged
23		offender may complete an AIS.
24	(2)	The extension may be allowed whether or not the
25	. ,	period of 28 days has elapsed.
26	172M.	Certificate of completion of AIS
27	(1)	A treatment provider approved to provide an AIS under
28	()	section 172J(2)(b) is to —
29		(a) give to a person who has completed an AIS a
30		certificate of completion; and

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1 2	(b) send a copy of the certificate to the Commissioner of Police.
3	(2) A certificate of completion is to be in a form prescribed by the regulations and is to set out —
5 6	(a) the name and address of the person who has completed the AIS; and
7	(b) the date of completion; and
8	(c) the details of the AIR in respect of which the
9	AIS was completed.
10	

1		Part 3	— Young Offenders Act 1994 amended	
2	27.	Act ai	mended	
3		This P	art amends the Young Offenders Act 1994.	
4	28.	Section 25 amended		
5		In sect	tion 25(3) in the definition of <i>infringement notice</i> :	
6 7		(a)	in paragraph (b) delete "IIIA." and insert:	
8			IIIA; or	
10 11		(b)	after paragraph (b) insert:	
12 13			(c) an alcohol intervention requirement given under the <i>Liquor Control Act 1988</i> Part 7A.	
14				
15				