

WESTERN AUSTRALIA
W4444444U

LEGISLATIVE COUNCIL

**CRIMINAL LAW AMENDMENT
BILL (No. 1) 1998**

A BILL FOR

AN ACT to amend —

- ***The Criminal Code; and***
- ***the Sentencing Act 1995;***

The Parliament of Western Australia enacts as follows:

cl. 1

PART 1 — PRELIMINARY

Short title

1. This Act may be cited as the *Criminal Law Amendment Act (No. 1) 1998*.

PART 2 — THE CRIMINAL CODE

The Code

2. In this Part “**the Code**” means *The Criminal Code**.

5 [* Reprinted as at 21 April 1997 as the Schedule to the
Criminal Code Act 1913 appearing in Appendix B to the
Criminal Code Compilation Act 1913.
 For subsequent amendments see Act No. 19 of 1997.]

Section 236 amended

10 3. After the second paragraph of section 236 of the Code the
 following paragraph is inserted —

..

15 When a person is in lawful custody upon a charge of
 committing any offence of such a nature and alleged to have
 been committed under such circumstances that there are
 reasonable grounds for believing that a sample of the person's
 blood, hair (from any part of the body), nails or saliva, or of
 any matter on the person's body or obtainable by a buccal
 swab, will afford evidence as to the commission of the offence,
 it is lawful for —

- 20 (a) a legally qualified medical practitioner;
- (b) a nurse as defined in the *Nurses Act 1992*; or
- (c) any other person suitably qualified to do so,

25 acting at the request of a police officer, and for any person
 acting in good faith in his aid and under his direction, to take
 the sample from the person so in custody and to use such
 force as is reasonably necessary for that purpose.

”.

- (c) to prevent the person from doing an act that the person is lawfully entitled to do, or to hinder the person in doing such an act;
- 5 (d) to compel the person to do an act that the person is lawfully entitled to abstain from doing;

“pursue”, in relation to a person, means —

- (a) to persistently contact the person, whether by telephone, fax or otherwise;
- 10 (b) to persistently follow the person;
- (c) to persistently send unsolicited gifts to or leave such gifts for the person;
- (d) to watch or beset the place where the person lives or works or happens to be, or the approaches to such a place.
- 15

(2) For the purpose of deciding whether an accused person has pursued another person —

- (a) the accused is not to be regarded as having contacted or followed that person on a particular occasion if it is proved by or on behalf of the accused that on that occasion the accused did not intend to contact or follow that person;
- 20 (b) an act by the accused on a particular occasion is not to be taken into account for the purpose of deciding whether the accused watched or beset a place where that person lived, worked or happened to be, or the approaches to such a place, if it is proved by or on behalf of the accused that
- 25

cl. 4

on that occasion the accused did not know it was such a place.

Stalking

5 **338E.** (1) A person who pursues another person with intent to intimidate that person or a third person, is guilty of a crime and is liable —

- (a) where the offence is committed in circumstances of aggravation, to imprisonment for 8 years; and
- (b) in any other case, to imprisonment for 3 years.

10 Summary conviction penalty:

- (c) in a case to which paragraph (a) applies: Imprisonment for 2 years or a fine of \$8 000;
- (d) in a case to which paragraph (b) applies: Imprisonment for 18 months or a fine of \$6 000.

15 (2) A person who pursues another person in a manner that could reasonably be expected to intimidate, and that does in fact intimidate, that person or a third person is guilty of a simple offence.

Penalty: Imprisonment for 12 months or a fine of \$4 000.

20 (3) It is a defence to a charge under this section to prove that the accused person acted with lawful authority.

[Formerly clause 5 in Bill No. 91 of 1997 — Criminal Law Amendment]

Section 598AA inserted

5. After section 598A of the Code the following section is inserted —

“

5 **Stalking; alternative verdict**

598AA. (1) Upon an indictment charging a person with an offence under section 338E (1) the person may be convicted of a simple offence under section 338E (2).

10 (2) Where a charge under section 338E (1) is dealt with summarily the person charged may be convicted summarily of an offence under section 338E (2).

”.

[Formerly clause 7 in Bill No. 91 of 1997 — Criminal Law Amendment]

PART 3 — SENTENCING ACT 1995

Section 91 amended

6. Section 91 (3) of the *Sentencing Act 1995** is repealed and the following subsections are substituted —

5 "

10 (3) A court that sentences an offender to strict security life imprisonment must order that the offender be imprisoned for the whole of the offender's life if it is necessary to do so in order to meet the community's interest in retribution, punishment and deterrence.

 (4) In determining whether an offence is one for which an order under subsection (3) is necessary, the only matters relating to the offence that are to be taken into account are —

15 (a) the circumstances of the commission of the offence; and

 (b) any aggravating factors.

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[* *Act No. 77 of 1995.*]

[Formerly clause 21 in Bill No. 91 of 1997 — Criminal Law Amendment]

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