Introduced by Mr C P Hartcher, MP

First print



New South Wales

Home-owners Defence Bill 1996

Explanatory note

This explanatory note relates to this Bill as introduced into Parliament.

Overview of Bill

The object of this Bill is to amend the Crimes Act 1900 to restate the law relating to self-defence, which is presently dealt with by the common law.

The proposed Act will establish what a home-owner may lawfully do in self-defence to protect occupants and property within the home, and extends to other cases where self-defence is an issue.

Explanatory note

Outline of provisions

Clause 1 sets out the name (also called the short title) of the proposed Act.

Clause 2 provides for the proposed Act to commence on a day to be proclaimed by the Governor-in-Council.

Clause 3 is a formal provision giving effect to the amendments to the Crimes Act 1900 set out in Schedule 1.

Schedule 1 Amendments

Schedule 1 [1] inserts a new Part 8B into the *Crimes Act 1900* to deal with self-defence. The Part contains the following provisions:

- **Proposed section 344B** contains definitions. The expression *conduct* is defined to cover acts or omissions. The expression *offence* is limited to offences that are punishable under the *Crimes Act 1900* and committed after the commencement of the proposed Act.
- **Proposed section 344C** is based on section 10.4 of the Criminal Code, as set out in the *Criminal Code Act 1995* of the Commonwealth. The proposed section will replace the common law in its application to the offences covered by the definition mentioned above. The leading case is *Zecevic* v *Director of Public Prosecutions (Victoria)* (1987) 162 CLR 645.
- **Proposed section 344C** (1) provides that a person is not criminally responsible for an offence if he or she carries out the conduct constituting the offence in self-defence.
- **Proposed section 344C** (2) sets out the requirements regarding self-defence. It is self-defence only if the defendant believes the conduct is necessary in the circumstances listed in the subsection and the conduct is a reasonable response in the circumstances as he or she perceives them.
 - The circumstances in which the plea of self-defence is available to a person are: defence of the person or another person; prevention or termination of unlawful imprisonment of the person or another person; protection of property; prevention of criminal trespass; removal of criminal trespassers.
 - The test as to necessity is subjective, but the test as to proportion is objective. The response of the defendant has to be objectively proportionate to the situation which the defendant subjectively believed to exist.

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Explanatory note

- **Proposed section 344C** (3) provides that force that involves the intentional infliction of death or the intentional infliction of grievous bodily harm is not self-defence in the context of force used to protect property.
- **Proposed section 344C** (4) provides that the right to use force in self-defence is not available where the accused is responding to conduct that was lawful and that the accused knew was lawful. The proposed section also provides (for this purpose) that conduct is not lawful merely because the person carrying it out is not criminally liable for it: this would cover attacks by a child or an insane person.
- **Proposed section 344D** provides that the prosecution bears the burden of proving that conduct was not carried out in self-defence when it has been established that the evidence discloses the possibility that it was carried out in self-defence (whether or not the plea of self-defence is raised by the defendant).

Schedule 1 [2] makes a consequential amendment to the list of contents of the Crimes Act 1900 so as to refer to the new Part 8B.



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New South Wales

Home-owners Defence Bill 1996

No , 1996

A Bill for

An Act to amend the Crimes Act 1900 in relation to self-defence.

Clause 1 Home-owners Defence Bill 1996

The Legislature of New South Wales enacts:

1 Name of Act

This Act is the Home-owners Defence Act 1996.

2 Commencement

This Act commences on a day to be appointed by proclamation.

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3 Amendment of Crimes Act 1900 No 40

The Crimes Act 1900 is amended as set out in Schedule 1.

Amendments

Schedule 1

(Section 3)

Schedule 1 Amendments

[1] Part 8B

Insert after Part 8A:

Part 8B Self-defence

344B Definitions

In this Part:

conduct means an act or an omission to perform an act.

criminal trespass means criminal trespass to land or premises, and includes an offence under section 18 of the Imperial Acts Application Act 1969 or the Inclosed Lands Protection Act 1901.

offence means an offence punishable under this Act and committed after the commencement of this Part.

344C Self-defence

- A person is not criminally responsible for an offence if (1)he or she carries out the conduct constituting the offence in self-defence.
- A person carries out conduct in self-defence if and only (2)if he or she believes the conduct is necessary:
 - to defend himself or herself or another person, or (a)
 - to prevent or terminate the unlawful imprisonment (b) of himself or herself or another person, or
 - to protect property from unlawful appropriation, (c) destruction, damage or interference, or
 - to prevent criminal trespass, or (d)
 - to remove from any land or premises a person who (e) is committing criminal trespass,

and the conduct is a reasonable response in the circumstances as he or she perceives them.

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Amendments Schedule 1

> It is not self-defence if the person uses force that (3)involves the intentional infliction of death or the intentional infliction of grievous bodily harm and if he or she believes that the infliction of the death or grievous bodily harm is necessary for the purpose only of:

- protecting property, or (a)
- preventing criminal trespass, or (b)
- removing a person who is committing criminal (c) trespass.
- It is not self-defence if: (4)
 - the person is responding to lawful conduct, and (a)
 - he or she knew that the conduct was lawful. (b)

However, conduct is not lawful merely because the person whose act or omission comprised the conduct is not criminally responsible for it.

This section has effect subject to any other provision of (5)this Act.

344D Burden of proof

- The prosecution bears the burden of proving beyond (1)reasonable doubt that conduct was not carried out in 20 self-defence when it has been established that the evidence discloses the possibility that it was carried out in self-defence.
- Without limiting subsection (1), the prosecution bears (2)the burden of proving beyond reasonable doubt that the defendant believed that the infliction of death or grievous bodily harm as referred to in section 344C (3) was necessary only for a purpose so referred to.
- This section applies whether or not the plea of (3)self-defence is raised by the defendant.

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Amendments

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Schedule 1

[2] Section 1 Short title and contents of Act

Insert after the matter relating to Part 8A:

Part 8B Self-defence (ss. 344B-344D)

