

New South Wales

## Crimes Amendment (Assault of Emergency Services Workers—3 Strikes Sentencing) Bill 2020

### **Explanatory note**

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

#### Overview of Bill

The object of this Bill is to establish minimum penalties for assaults and certain other offences against emergency services workers.

## Outline of provisions

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

Clause 2 provides for the commencement of the proposed Act on the date of assent to the proposed Act.

### Schedule 1 Amendment of Crimes Act 1900 No 40

**Schedule 1[3]** defines the term *emergency services worker* for the purposes of Part 3, Division 8A of the *Crimes Act 1900*. The definition includes persons previously included in the definition of law enforcement officers, such as police officers and correctional officers, and includes new classes of persons, such as firefighters, paramedics, medical practitioners, nurses and midwives. **Schedule 1[1]–[2]**, **[6]–[12]** and **[14]** make consequential amendments.

Schedule 1[4] establishes 3 tiers of offences against emergency services workers as follows—

(a) Tier 1 offence—assault, throw a missile at, stalk, harass or intimidate an emergency services worker while in the execution of the worker's duty, without causing actual bodily harm,

- (b) Tier 2 offence—assault an emergency services worker while in the execution of the worker's duty, causing actual bodily harm,
- (c) Tier 3 offence—wound or cause grievous bodily harm to an emergency services worker while in the execution of the worker's duty, and is reckless as to causing actual bodily harm to the worker or another person.

Schedule 1[5] makes a consequential repeal.

**Schedule 1[13]** establishes minimum penalties for the offences against emergency services workers in Part 3, Division 8A of the *Crimes Act 1900*. The proposed sentencing scheme provides for increased minimum penalties for subsequent offences.



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## Crimes Amendment (Assault of Emergency Services Workers—3 Strikes Sentencing) Bill 2020

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# Crimes Amendment (Assault of Emergency Services Workers—3 Strikes Sentencing) Bill 2020

No , 2020

#### A Bill for

An Act to amend the *Crimes Act 1900* with respect to certain offences against emergency services workers.

The	Legislature of New South Wales enacts—	1
1	Name of Act	2
	This Act is the Crimes Amendment (Assault of Emergency Services Workers—3 Strikes Sentencing) Act 2020.	3 4
2	Commencement	5
	This Act commences on the date of assent to this Act	6

Sch	nedu	le 1	A	Amendment of Crimes Act 1900 No 40	1
[1]	Part 3, Division 8A, heading				2
	Omit "and other law enforcement officers".				
	Inser	t inste	ad "an	nd other emergency services workers".	4
[2]	Section 60AA, heading				5
	Omit	the he	eading	. Insert instead—	6
	60A	A Mea	ning o	of "emergency services worker" and "law enforcement officer"	7
[3]	Sect	ion 60	AA, d	efinition of "emergency services worker"	8
	Insert before the definition of <i>law enforcement officer</i> —				
			eme	rgency services worker means—	10
			(a)	a law enforcement officer, or	11
			(b)	a member of a fire brigade under the Rural Fires Act 1997 or the Fire and Rescue NSW Act 1989 or of another official firefighting unit, including a unit from outside the State, or	12 13 14
			(c)	a paramedic, or	15
			(d)	a medical practitioner, nurse or midwife, or	16
			(e)	a class of emergency services worker prescribed by the regulations.	17
[4]	Section 60				18
	Omit the section. Insert instead—				19
	60	Assa	ult ar	nd other actions against emergency services workers	20
		(1)	Tier	1 offence	21
			emen altho offer		22 23 24 25
			Max (a)	imum penalty— if the offence occurred during a public disorder—7 years imprisonment,	26 27
			` ´	or	28
		(2)	, ,	otherwise—5 years imprisonment.	29
		(2)		2 offence	30
			of th	erson who assaults an emergency services worker while in the execution e worker's duty, and by the assault occasions actual bodily harm, is guilty a offence.	31 32 33
			Max	imum penalty—	34
			(a)	if the offence occurred during a public disorder—9 years imprisonment, or	35 36
			(b)	otherwise—7 years imprisonment.	37
		(3)	Tier	3 offence	38
			A pe	erson who by any means—	39

		(a)	wounds or causes grievous bodily harm to an emergency services worker while in the execution of the worker's duty, and	1 2
		(b)	is reckless as to causing actual bodily harm to that worker or any other person,	3 4
		is gu	ilty of an offence.	5
		_	imum penalty—	6
		(a)	if the offence occurred during a public disorder—14 years imprisonment, or	7 8
		(b)	otherwise—12 years imprisonment.	9
	(4)	to an	the purposes of this section, an action is taken to be carried out in relation a emergency services worker while in the execution of the worker's duty, a though the worker is not on duty at the time, if it is carried out—	10 11 12
		(a)	as a consequence of, or in retaliation for, actions undertaken by that emergency services worker in the execution of the worker's duty, or	13 14
		(b)	because the worker is an emergency services worker.	15
[5]	Section 60. police office	A Ass ers)	sault and other actions against law enforcement officers (other than	16 17
	Omit the se	ction.		18
[6]	Section 60	B, hea	ading	19
	Omit "law	enfor	cement officers". Insert instead "emergency services workers".	20
[7]	Section 60	B(1), (	(2) and (3)	21
		• • •	rcement officer" wherever occurring.	22
	Insert instea	ad "an	emergency services worker".	23
[8]	Section 60	B(1), (	(2) and (5)	24
			forcement officer" wherever occurring.	25
			e emergency services worker".	26
[9]	Section 60	B(1)(a	a) and (2)(a)	27
			's' wherever occurring. Insert instead "the worker's".	28
[10]	Section 60	B(2) a	and (3)	29
[]			" wherever occurring. Insert instead "the worker".	30
[11]	Section 60		· ·	31
			cement officers". Insert instead "emergency services workers".	32
[12]	Section 60		•	33
[12]			forcement officer", "the officer", "the law enforcement officer" and	34
			ever occurring.	35
			n emergency services worker", "the worker", "the emergency services rker's", respectively.	36 37
[13]	Section 60	CA		38
	Insert after	section	n 60C—	39

60CA	Mandatory minimum sentences for offences in this Division—3 strikes sentencing				
	(1)	Section 60 offences			
		The court is required to impose a sentence on a person guilty of an offence under section 60 that is not less than the following—			
		(a) Tier 1 offence	6		
		in relation to an offence against section 60(1)—	7		
		(i) for a second offence against section 60—a period of imprisonment to be served by way of intensive correction in the community, or	10		
		(ii) for a third or subsequent offence against section 60—3 months imprisonment,	11 12		
		(b) Tier 2 offence	13		
		in relation to an offence against section 60(2)—	14		
		(i) for a second offence against section 60—a period of imprisonment to be served by way of intensive correction in the community, or	15 16 17		
		(ii) for a third or subsequent offence against section 60—6 months imprisonment,	18 19		
		(c) Tier 3 offence	20		
		in relation to an offence against section 60(3)—	21		
		(i) for a first offence against section 60—a period of imprisonment	22		
		to be served by way of intensive correction in the community, or  (ii) for a second offence against section 60—6 months imprisonment, or	23 24 25		
		(iii) for a third or subsequent offence against section 60—12 months imprisonment.	26 27		
	(2)	Section 60B offences	28		
		The court is required to impose a sentence on a person guilty of an offence under section 60B(1) or (2) that is not less than the following—	29 30		
		(a) for a second offence against section 60B—a period of imprisonment to be served by way of intensive correction in the community,	31 32		
		(b) for a third or subsequent offence against section 60B—3 months imprisonment.	33 34		
	(3)	Section 60C offences	35		
		The court is required to impose a sentence on a person guilty of an offence under section 60C that is not less than the following—	36 37		
		(a) for a second offence against section 60C—a period of imprisonment to be served by way of intensive correction in the community,	38		
		(b) for a third or subsequent offence against section 60C—3 months imprisonment.	40 41		
	(4)	Multiple offences in same circumstances	42		
		If a person is convicted of 2 or more offences against a section in this Division in the same proceedings and the court is satisfied that the offences arose out of	43 44		

the same set of circumstances, the court may—

45

	(a) declare that the convictions are taken to have occurred sin or	• .	1 2		
	(b) for the purposes of imposing a sentence under this section, convictions as a first, second, third or subsequent offence, a		3 4		
	<b>Note.</b> For example, if a person has previously been convicted of an of section 60 and later is convicted of 3 offences against that section all ar same circumstances, the court may declare that those 3 convictions are occurred simultaneously and treat those convictions as second off purposes of this section.	ising out of the taken to have ences for the	5 7 8 9		
(5)	If a person is convicted of an offence against a section in this Division, and the person had previously been convicted of 2 or more offences against the section that were dealt with under subsection (4), the court is to have regard to the earlier court's declaration and sentence the person accordingly.				
	<b>Note.</b> For example, if a sentencing court had previously declared under that a person's 3 convictions were taken to have occurred simultane person's convictions were all treated as first offences, a court sentenci for a later different offence is to treat that later conviction as a second of	ously and the 1 ng that person 1	4 5 6 7		
(6)	Miscellaneous				
	If this section requires a person to be sentenced to a period of in other than a period to be served by way of intensive correcommunity, nothing in section 21 or any other provision of (Sentencing Procedure) Act 1999 or in any other Act or law author to impose an intensive correction order, a lesser or no sentence of lesser non-parole period.	ection in the 2 f the <i>Crimes</i> 2 orises a court 2 r to impose a 2	9 !0 !1 !2 !3		
(7)	Nothing in this section, apart from subsection (6), affects the provisions of the <i>Crimes (Sentencing Procedure) Act 1999</i> or another Act or law relating to the sentencing of offenders.				
(8)	Nothing in this section affects the prerogative of mercy.				
(9)	In determining whether an offence is a second or subsequent following are not to be considered—		9		
	(a) an offence occurring before the commencement of this see	ction, 3	1		
	(b) an offence against an emergency services worker of a cla for the purposes of section 60AA if, at the time of the offe was not prescribed.	nce, the class 3	3 4		
(10)	Despite section 55(1) of the <i>Crimes (Sentencing Procedure) Act 1999</i> , a sentence required to be imposed on an offender under this section is not to be served concurrently with another sentence of imprisonment.				
(11)	) In this section—	3	8		
	<i>intensive correction order</i> has the same meaning as in the <i>Crime. Procedure</i> ) <i>Act 1999</i> .	,	9		

# [14] Section 428B Offences of specific intent to which Part applies Omit "Obtaining of personal information about law enforcement officers" from the Table to the section. Insert instead "Obtaining of personal information about emergency services workers".