#### 2025

## THE LEGISLATIVE ASSEMBLY FOR THE AUSTRALIAN CAPITAL TERRITORY

(As presented)

(Attorney-General)

# **Crimes Legislation Amendment Bill 2025**

### **Contents**

		Page
Part 1	Preliminary	
1	Name of Act	2
2	Commencement	2
3	Legislation amended	2
Part 2	Crimes Act 1900	
4	Definitions for pt 10 Section 185, new definitions	3
5	New section 185 (2)	3

J2024-139

#### Contents

		Page
6	Application of pt 10 Section 186 (1)	3
7	Issue of warrant Section 189 (1) (d)	4
8	Entry in emergencies Section 190 (b)	4
9	When search warrants can be issued Section 194 (2)	4
10	New section 194 (3A)	5
11	New subdivision 10.7.1A	5
12	Record of youth offence particulars not to be disclosed in court proceedings	0
13	Section 442A (2), definition of <i>youth offence</i>	8
14	Dictionary, note Dictionary, new definitions	9
Part 3	Spent Convictions Act 2000	
15	Meaning of youth sexual offence conviction—pt 2 Section 14A, definition of youth sexual offence conviction, paragraph (a)	10
16	Consequences of conviction becoming extinguished Section 19H (4)	10

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# **Crimes Legislation Amendment Bill 2025**

### A Bill for

An Act to amend legislation about crime, and for other purposes

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

Act 2000.

Part 1

12

2	1	Name of Act
3		This Act is the Crimes Legislation Amendment Act 2025.
4	2	Commencement
5 6 7		This Act commences on the commencement of the <i>Justice</i> (Age of Criminal Responsibility) Legislation Amendment Act 2023, section 127.
8 9		Note The naming and commencement provisions automatically commence on the notification day (see Legislation Act, s 75 (1)).
10	3	Legislation amended
11		This Act amends the Crimes Act 1900 and the Spent Convictions

**Preliminary** 

### Part 2 Crimes Act 1900

2	4		Definitions for pt 10 Section 185, new definitions
4			insert
5 6 7 8 9			Aboriginal and Torres Strait Islander children and young people commissioner means the person appointed as the Aboriginal and Torres Strait Islander Children and Young People Commissioner under the Aboriginal and Torres Strait Islander Children and Young People Commissioner Act 2022, section 10 (1).
10 11 12			Aboriginal or Torres Strait Islander child or young person means a child or young person who is an Aboriginal or Torres Strait Islander person.
13	5		New section 185 (2)
14			insert
15		(2)	In this section:
16 17 18			Aboriginal or Torres Strait Islander person—see the Aboriginal and Torres Strait Islander Children and Young People Commissioner Act 2022, dictionary.
19 20	6		Application of pt 10 Section 186 (1)
21			after
22			This part
23			insert
24			, except to the extent a contrary intention appears,

1 2	7	Section 189 (1) (d)
3		omit
4		offence or of
5		substitute
6		offence, physical injury to a person, or
7	8	Entry in emergencies Section 190 (b)
9		omit
10		offence or
11		substitute
12		offence, physical injury to a person, or
13 14	9	When search warrants can be issued Section 194 (2)
15		substitute
16 17 18 19	(2)	An issuing officer may issue a warrant authorising an ordinary search or a frisk search of a person, including a person under 14 years old, if the officer is satisfied by information on oath that there are reasonable grounds for suspecting that the person possesses, or will within the next 72 hours possess, any evidential material.
21 22 23	(2A)	An issuing officer who receives an application to issue a warrant under which a person under 14 years old may be searched, or may be present at premises that may be searched—
24 25		(a) must take into account the best interests of the person under 14 years old when deciding whether to issue the warrant; and

1 2 3		(b) if the officer decides to issue the warrant—may direct the person applying for the warrant to give notice before the warrant is executed to—
4 5 6 7		<ul> <li>(i) if the person under 14 years old is known to be an Aboriginal or Torres Strait Islander child or young person—the Aboriginal and Torres Strait Islander children and young people commissioner; or</li> </ul>
8		(ii) in any other case—the public advocate.
9	10	New section 194 (3A)
10		insert
11 12 13 14	(3A)	If the person applying for the warrant knows or suspects that, in executing the warrant, a person under 14 years old may be searched or may be present at premises that may be searched, the person must state that knowledge or suspicion, and the grounds for the knowledge or suspicion, in the information.
16	11	New subdivision 10.7.1A
17		before subdivision 10.7.1, insert
18 19	Subdivis	sion 10.7.1A Stopping, searching or detaining person under 14 years old without warrant
20	252AA	Application of sdiv 10.7.1A
21 22 23	(1)	This subdivision applies, despite any territory law to the contrary, to the exercise of a power to stop, search or detain a person under this Act or any other territory law.
24 25 26	(2)	However, this subdivision does not apply to the exercise of a power to stop, search or detain a person if the power is exercised under a warrant, or an order made by a court or the ACAT.

1 2	252AB	Police officer must not stop, search or detain person under 14 years old generally
3 4		A police officer must not exercise a power to stop, search or detain a person under 14 years old, except in accordance with this subdivision.
5 6	252AC	Stopping, searching or detaining person under 14 years old for prevention of harm etc
7 8 9	(1)	A police officer may exercise a power to stop, search or detain a person under 14 years old if the officer believes on reasonable grounds that—
0		(a) the power is being exercised in relation to a person who is at least 14 years old; or
3		(b) the person is at risk of engaging in, or has engaged in, any of the following conduct:
4		(i) harm to themselves or someone else;
5  6		(ii) serious damage to property or the environment or cruelty to an animal;
7		(iii) any other serious or destructive behaviour; or
8		(c) the exercise of the power is required to ensure the safety of the person.
20 21	(2)	In exercising the power, the police officer must not detain the person for longer than is necessary and reasonable to—
22 23		(a) for subsection (1) (a)—determine that the person is under 14 years old; or
24		(b) for subsection (1) (b)—prevent or stop the conduct; or
25		(c) for subsection (1) (c)—ensure the safety of the person.

1	(3)	In this section:
2		<i>serious or destructive behaviour</i> includes conduct that is an offence punishable, on conviction, by imprisonment.
4 5	252AD	Stopping, searching or detaining person under 14 years old when relevant to other investigation
6 7		A police officer may exercise a power to stop, search or detain a person if the person is under 14 years old if the officer—
8 9		(a) is conducting an investigation into an offence or possible offence committed by another person; and
10 11		(b) believes on reasonable grounds that the person under 14 years old possesses evidence relevant to the investigation.
12 13		<i>Note</i> A police officer must not detain a person for longer than is necessary and reasonable to conduct a search (see s 208).
14 15	252AE	Police action after stopping, searching or detaining person under 14 years old
16 17 18 19	(1)	If a police officer stops, searches or detains a person under 14 years old in accordance with this subdivision, the officer may continue the detention of the person for as long as reasonably necessary to take the person to—
20		(a) a parent of the person; or
21 22		(b) someone else who has daily care responsibility, or long-term care responsibility, for the person; or
23 24 25		(c) if it is not practicable or appropriate to take the person to someone mentioned in paragraph (a) or (b)—another appropriate person or agency.

(2)	person or agency under subsection (1) (c), the police officer must as soon as practicable give written notice about the matter to—
	(a) if the person under 14 years old is known to be an Aboriginal or Torres Strait Islander child or young person—the Aboriginal and Torres Strait Islander children and young people commissioner; or
	(b) in any other case—the public advocate.
(3)	Written notice under subsection (2) must, as far as practicable, include the following:
	(a) a description of the person under 14 years old and any known information about the person's identity;
	(b) a brief description of the circumstances in which the person was stopped, searched or detained;
	(c) the address of the place where the person was taken and the contact details of a person at the place with responsibility for the care of the person under 14 years old;
	(d) the date and time the person was taken to the place.
(4)	A failure to comply with subsection (2) or (3) does not affect the validity of anything done under subsection (1) (c).
12	Record of youth offence particulars not to be disclosed in court proceedings Section 442A (2), definition of <i>youth offence</i>
	after
	territory law
	insert
	(3)

1	13	Dictionary, note
2		insert
3		• public advocate
4	14	Dictionary, new definitions
5		insert
6		Aboriginal and Torres Strait Islander children and young people
7		commissioner, for part 10 (Criminal investigation)—see section 185.
8		Aboriginal or Torres Strait Islander child or young person, for
9		part 10 (Criminal investigation)—see section 185.

1	Part 3	Spent Convictions Act 2000
2 3 4	15	Meaning of youth sexual offence conviction—pt 2 Section 14A, definition of youth sexual offence conviction, paragraph (a)
5		substitute
6 7		(a) committed by a person who was not dealt with as an adult when convicted for the offence; and
8 9	16	Consequences of conviction becoming extinguished Section 19H (4)
10		substitute
11 12	(4)	However, subsections (1) and (2) do not apply in relation to an application by a person for registration under—
13 14		(a) the Working with Vulnerable People (Background Checking) Act 2011; or
15		(b) a corresponding law within the meaning of that Act, dictionary.

### **Endnotes**

### 1 Presentation speech

Presentation speech made in the Legislative Assembly on 4 March 2025.

### 2 Notification

Notified under the Legislation Act on

2025.

### 3 Republications of amended laws

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

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