Western Australia

DRAFT 1

Criminal Code Amendment (Industrial Manslaughter) Bill 2017

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CONFIDENTIAL

Western Australia

LEGISLATIVE ASSEMBLY/COUNCIL

(Introduced by Hon Ms Alison Xamon, MLC)

DRAFT 1

Criminal Code Amendment (Industrial Manslaughter) Bill 2017

A Bill for

An Act to amend The Criminal Code.

The Parliament of Western Australia enacts as follows:

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1	1.	Sho	rt title	
2				riminal Code Amendment (Industrial er) Act 2017.
4 5 6		Note:	Under <i>th</i> operatio Assent.	ne Interpretation Act 1984 section 20(2), this Act comes into n on the 28 th day after the day on which it receives the Royal
7	2.	Cod	e amen	ded
8		This	Act am	ends The Criminal Code.
9	3.	Cha	pter XX	XVIIIA inserted
10 11		Afte	r Chapte	er XXVIII insert:
12		Chaj	pter X	XVIIIA — Industrial manslaughter
13		291A.	Terms	sused
14 15 16		(1)	in the	on has the same meaning in this Chapter as it has Occupational Safety and Health Act 1984, unless naturary intention appears in this Chapter.
17		(2)	In this	Chapter —
18 19				in relation to a death, means to cause or ntially contribute to the death;
20			condu	ct means an act or an omission to do an act;
21 22				r, of a body corporate, has the meaning given by rporations Act 2001 (Commonwealth) section 9;
23			public	authority means —
24 25			(a)	a Minister of the Crown acting in the Minister's official capacity; or
26			(b)	a State Government department, State trading
27 28				concern, State instrumentality or State agency; or

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(c)	not an under social	her body or person, whether corporate or d including a local government, that a written law administers or carries on a service or public utility for the benefit of
		ate or a part of the State;
senior	officer	, of an employer, means —
(a)		employer is a public authority — any of lowing —
	(i)	the Minister of the Crown concerned or to whom the administration of the public authority has been committed by the Governor;
	(ii)	a person occupying a position of chief executive officer (however described) in the public authority in relation to the functions being exercised by the authority;
	(iii)	a person occupying an executive position (however described) in public authority who makes, or takes part in making, decisions affecting all, or a substantial part, of the functions being exercised by the authority;
(b)	public	employer is a body corporate but not a authority — an officer of the body rate; or
(c)		employer is another entity — any of the ring —
	(i)	a person occupying an executive position (however described) in relation to the entity who makes, or takes part in making, decisions affecting all, or a substantial part, of the functions of the entity;
	senior (a)	not an under social the State senior officer (a) if the of the following the senior officer (ii) (iii) (iii)

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		(ii)	a person who would be an officer of the entity if the entity were a body corporate.
291B.	Indust	trial ma	anslaughter by employer
			is guilty of a crime and is liable to for life if —
	(a)	an em	ployee of the employer —
		(i)	dies in the course of employment by, or providing services to, or in relation to, the employer; or
		(ii)	is injured in the course of employment by, or providing services to, or in relation to, the employer and later dies;
		and	
	(b)		aployer's conduct causes the death of the yee; and
	(c)	the em	nployer —
		(i)	knew the conduct would be likely to cause the death of, or serious harm to, the employee; but
		(ii)	acted or failed to act in disregard of that likelihood.
291C.	Indust	trial ma	anslaughter by senior officer
			er of an employer is guilty of a crime and prisonment for life if —
	(a)	an em	ployee of the employer —
		(i)	dies in the course of employment by, or providing services to, or in relation to, the employer; or
		An emimprise (a) (b) (c) 291C. Indust A senie is liable	An employer imprisonment (a) an em (i) (ii) and (b) the em emplo (c) the em (i) (ii) 291C. Industrial mathematical is liable to im (a) an em (a)

1 2 3		(ii)	is injured in the course of employment by, or providing services to, or in relation to, the employer and later dies;
4		and	r
5		(b) the se	enior officer's conduct causes the death of mployee; and
7		(c) the se	enior officer —
8 9 10		(i)	knew the conduct would be likely to cause the death of, or serious harm to, the employee; but
11 12		(ii)	acted or failed to act in disregard of that likelihood.
13	291D.	Orders that	may be made against convicted body
14		corporate	, e
15	(1)	In this sectio	n —
16	` '	Commission	<i>er</i> means the person holding the office of
17 18		WorkSafe W	Vestern Australia Commissioner under the all Safety and Health Act 1984 section 9.
19	(2)	This section	applies if a court convicts a body
20	()		an offence against ♦section 291B.
21	(3)	In addition to	o any other penalty the court may impose
22	()		corporate, the court may order the body
23		•	do one or more of the following —
24		(a) take	any action specified by the court to
25		publi	cise —
26		(i)	the offence; and
27		(ii)	the deaths or serious injuries or other
28		()	consequences resulting from or related
29			to the conduct from which the offence
30			arose; and

1 2			(iii) any penalties imposed, or other orders made, because of the offence;
3 4 5		(b)	take any action specified by the court to notify one or more specified persons of the matters specified under *paragraph (a);
6 7 8 9		(c)	undertake a project specified by the court for the general improvement of occupational safety and health within the period specified in the order.
10	(4)	In mak	xing an order under ♦subsection (3), the court —
11 12		(a)	may specify a period within which the body corporate must comply with the order; and
13 14 15 16		(b)	may impose any other requirement that it considers necessary or desirable for enforcement of the order or to make the order effective.
17 18	(5)		tal cost to the body corporate, in relation to a offence, of —
19		(a)	any fine imposed for the offence; and
20 21 22		(b)	complying with any order or orders made under this section in relation to the offence must not exceed \$5 000 000.
23 24 25 26 27 28	(6)	subset order, financi nature	court decides to make an order under ection (3), it must, in determining the kind of take into account, so far as practicable, the ial circumstances of the body corporate and the of the burden that compliance with the order impose.
29 30 31	(7)	♦subse	ourt is not prevented from making an order under ection (3) only because it has been unable to find a financial circumstances of the body corporate.

1	(8)	If a body corporate fails, without reasonable excuse, to
2		comply with an order made under ◆subsection (3)(a)
3		or (b) within the specified period (if any), the court, on
4		an application made by the Commissioner, may order
5		the Commissioner —
6		(a) to do anything that is necessary or convenient
7		to carry out any action that remains to be done
8		under the order made against the body
9		corporate and that it is still practicable to carry
10		out; and
11		(b) to publicise the failure of the body corporate to
12		comply with the order.
13	(9)	◆Subsection (8) does not prevent contempt of court
14		proceedings from being commenced or continued
15		against a body corporate that has failed to comply with
16		an order made under this section.
17	(10)	The Commissioner's reasonable costs of complying
18	()	with an order made under \subsection (8) are a debt
19		owed to the State by the body corporate concerned.
20		
21		

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Miscellaneous information

Governor's message	Not required	
[Constitution Acts Ame	ndment Act 1899 s 46(8)]	

Comments

 \bullet = a cross reference which might need to be updated in the future.