



Protestors and the use of ‘dangerous attachment devices’

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What is a ‘dangerous attachment device’?

Protestors often use tactics designed to attract attention to the issue being agitated, through the use of ‘dangerous attachment devices’. With the introduction of new legislation in Queensland, such tactics could constitute criminal offences.

Recently, some protestors have used techniques designed to cause disruption and interference, especially in metropolitan areas. One such technique by protestors is the use of items such as chains, padlocks or rope to secure themselves to a public fixture or an object (for example a road or a building).

Another example commonly seen is the suspension of protestors from infrastructure (such as buildings, transport or machinery) often using poles, tripods, ropes or platforms.

New legislation defines these items as ‘dangerous attachment devices’.

Queensland government passes legislation to minimise protest disruptions and improve community safety and wellbeing

Recently, we have seen a spate of protesting activities nation-wide, particularly in response to the issue of climate change. The protests and the tactics employed by the activists protesting, have been both celebrated and condemned, attracting national and international attention.

The Queensland government has reacted to the protests by recently passing the *Summary Offences and Other Legislation Amendment Act 2019* which seeks to minimise community disruption, risk of injury, and potential loss of life caused by the use of 'dangerous attachment devices' by protestors.

Is protesting legal?

Protesting is often referred to in a legal sense as a 'peaceful assembly'.

A person has the right to assemble peacefully with others in a public place; subject to considerations such as public safety, public order and the protection of the rights and freedoms of other persons. In Queensland, this right is enshrined through the *Peaceful Assembly Act 1992* (PAA) and is also acknowledged within the *Human Rights Act 2019* (HRA).

What are the concerns associated with protesting?

According to the new Act's Explanatory Notes, dangerous attachment devices:

- represent a risk of injury or death not only to the protestors but also to the public and emergency service workers;
- cause disruption to the conduct of the community; and
- result in direct and indirect costs to the public and to private entities.

How does the *Summary Offences and Other Legislation Amendment Act 2019* address these concerns?

According to the Explanatory Notes, the Act:

'...introduces a range of measures to deter people from using dangerous attachment devices that endanger themselves, emergency services workers and members of the public and to assist police officers in minimising the disruption caused to the community through the employment of these devices.'

The key aspects of the Act are as follows:

Meaning of 'dangerous attachment device'

The Act defines an attachment device to mean:

'A device that reasonably appears to be constructed or modified to anchor a person at a place or to a thing so that the person can resist being safely removed or safely separated from the place or thing.'

It also defines the term as an attachment device that:

- reasonably appears to be constructed or modified to cause injury to any person if there is an attempt to interfere with the device;
- incorporates a dangerous substance or thing such as asbestos or poisons; or
- is known as a 'sleeping dragon', 'dragon's den', 'monopole' or 'tripod'.

Introduction of criminal offences for the use of an attachment device

The Act amends the *Summary Offences Act 2005* to create two new offences.

1. Section 14C(1) prohibits a person from using a dangerous attachment device to unreasonably interfere with the ordinary operation of transport infrastructure unless the person has a reasonable excuse. This offence carries a maximum penalty of 50 penalty units (currently a \$6,672.70 fine) or 2 years imprisonment.
2. Section 14C(2) prohibits a person, without reasonable excuse, using a dangerous attachment device to:
 1. stop a person from entering or leaving a place of business; or
 2. cause a halt to the ordinary operation of plant or equipment because of concerns about the safety of any person.

This offence carries a maximum penalty of 20 penalty units (currently a \$2,669.00 fine) or 1 year imprisonment.

Expansion of police powers

The Act amends the *Police Powers and Responsibilities Act 2000* allowing police to:

- search a person without a warrant if the person is reasonably suspected by a police officer of possessing a dangerous attachment device that has been used or is to be used to disrupt a relevant lawful activity;
- search a vehicle without a warrant if the police officer reasonably suspects that there is a dangerous attachment device that has been used or is to be used to disrupt a relevant lawful activity in the vehicle;
- deactivate or disassemble the dangerous attachment device as considered reasonably necessary; and
- seize and dispose of the dangerous attachment device as considered reasonably necessary. This power may also be considered to be a preventative measure that allows police officers to intervene before dangerous attachment devices are deployed.

Infringement notices

In appropriate circumstances, rather than charging a protestor with one of the new offences under the Act, police will be authorised to instead issue infringement notices (requiring the payment of a fine and negating the need to appear in court).

The fines required to be paid by the infringement notices will range from two penalty units (currently a \$266.90 fine) up to five penalty units (currently a \$667.25 fine).

Get help from a criminal lawyer

If you or somebody you know has been charged with a criminal offence or issued with an infringement notice as a result of protesting activities, the [team at Gilshenan &Luton are well-equipped to assist](#).

Contacting Gilshenan &Luton

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