Unlawful assault causing death

s 281 Criminal Code

From 1 January 2021

Transitional Sentencing Provisions: Each of the two tables is divided into thirds based on the three relevant periods of Sentencing Provisions:

- Post-transitional provisions period
- Transitional provisions period
- Pre-transitional provisions period

acter, These periods are separated by a row which shows when the transitional provisions were enacted, and another showing when they were repealed.

Glossary:

att	attempted
circ	circumstances
conc	concurrent
cum	cumulative
ct	count
disq	disqualification
EFP	eligible for parole
imp	imprisonment
PG	plea guilty
PSR	pre-sentence report
susp	suspended
TES	total effective sentence

No.	Case	Antecedents	Summary/Facts	Sentence	
2.	The State of	56 yrs at time sentencing.	1 x Unlawful assault causing death.	1 yr 10 mths imp.	Appeal allowed.
	Western Australia				
	v Bolton	Convicted after PG (25%	The respondent and the victim were	EFP.	Appeal concerned 25
		discount).	intoxicated. They had not been drinking		length of sentence.
	[2024] WASCA 95	,	together.	The sentencing judge found that the	6
		Extensive criminal history; assault		respondent's assault comprised of a	Resentenced:
	Delivered	and disorderly conduct.	The victim and the respondent were	combination of two acts. First, the respondent	
	08/08/2024		known to each other and often argued.	brought his arm around his body, towards the	3 yrs 6 mths imp.
	00/00/2021	Born in Perth; removed from	On the day of offending, an argument	victim, causing the victim to raise his arm to	5 yrs o mins mip.
		parents at two days old and	occurred, and a brief scuffle ensued.	defend himself. Second, the respondent	EFP.
		declared a ward of the State;	occurred, and a brief scurre clisued.	pushed the victim away. The sentencing judge	1111.
			During the couffle, the respondent	found that the assaults which led to the	$\Lambda \neq [192]$ (the maxim
		placed in foster care.	During the scuffle, the respondent		At [182] 'the maximu
			pushed the victim, causing him to fall	victim's death were minor. Though not at the	significant maximum
		Left school in yr 10; intermittent	backwards. When the victim fell, his	very lowest end of offending, they were by no	Parliament has taken
		employment as a gardener and car	head struck the ground. The victim died	means serious.	from the use of viole
		wash attendant; has not worked in	in hospital a few days later.		foreseen, and it could
		10 yrs.		The offending had a profound effect on the	
				victim's brother and close friend; both felt a	At [184] ' while th
		One significant relationship; 35 yr		sense of loss and devastation.	victim] took place ov
		old son.			not fall towards the u
				The sentencing judge found that the	not be said that it fell
		Alcoholic; daily consumption		respondent and the victim had a history of	
		since 20 yrs old.		ongoing arguments. The pair had been	At [187] 'in assessing
				arguing with each other throughout the day.	in which the offence
		PTSD symptoms.			There was a history of
		Tibb symptoms.		The sentencing judge found that the	victim]. They had be
				respondent had received news of a death in	the assault. They wer
				his family, and he wanted to grieve in peace;	the assault. They wer
				however, the victim did not allow this.	At [188] 'the actual a
			• * •	nowever, the victum did not anow this.	
				The content is index formul that the cristing	the spur of the mome
				The sentencing judge found that the victim	take, several opportu
				fell to the ground in an uncontrolled manner.	away.'
				The victim's legs struck the ground first,	
				causing his head to hit the ground with force.	At [189] 'there was a
			C NY		was drunk, and gener
				The sentencing judge found that the	to losing his balance
			O Y	respondent had shown signs of remorse,	
				evident from his letter of apology to the	At [190] 'the respond
				victim's family.	have known that [the
					At [192] ' the sente
					respondent was, to so
			<i>r</i>		1,
					At [194] 'in any even
					be committed in a wi
					possessing highly var
					only ever likely to be
					At [206] 'the sentence
					At [200] the sentence

Appeal

25% discount given to appellant's plea of guilty and

num penalty... is 20 yrs' imprisonment. This is a m penalty. It reflects the serious view that n of offences where a risk of death materialises lence where death was neither intended nor ld not reasonably have been foreseen.'

the acts comprising the respondent's assault on [the over a very short period, and his conduct clearly did upper end of the scale of seriousness, it could also ell right at the lower end of the scale.'

ng the seriousness of the offence, the circumstances e was committed must also be taken into account. of animosity between the respondent and [the een arguing with each other for some time before ere also both intoxicated.'

assault took place over a very short period, and on nent. However...the respondent had, but did not unities to diffuse the situation by simply walking

a degree of vulnerability about [the victim]. He erally unstable. This meant that he was susceptible e and experiencing an unprotected fall.'

ndent knew [the victim] was drunk. He must also ne victim] was unstable on his feet.'

ntencing judge generously accepted that the some degree, remorseful.'

ent, because an offence contrary to s 281 is likely to vide range of circumstances, and by people ariable personal circumstances, previous cases are be of limited assistance.'

nce imposed on the respondent had to give effect to

					the need to deter oth victim's] death was violence always carr consequences. Unfo to travel together. Th alcohol fuelled viole At [207] 'given the was a need for the se Further, and importa fact that a human lif respondent's actions At [209] 'ultimately and 10 months' imp
1.	Lee v The State of	25 yrs at time offending.	1 x Unlawful assault causing death.	5 yrs imp.	Dismissed (leave ref
	Western Australia	26 yrs at time sentencing.	The victim, aged 44 yrs, was Lee's	EFP.	Appeal concerned le
	[2022] WASCA	Convicted after PG (25%	aunt.		(appellant's history)
	137	discount).		It was agreed that the fatal injury was caused	(uppertaile 5 mistory)
			Lee and the victim drank together	when the deceased's head hit the ground after	At [72] the senter
	Delivered	Long criminal history; on bail at	throughout the day. Both were heavily	she was punched; sentenced on the basis that	deprivation and its o
	28/10/2022	time offence for other alleged	intoxicated.	the appellant did not foresee that she would	judge explained his
		violent offending, an assault		die from being punched and that it was not	ongoing impact, FA
		against his domestic partner.	After purchasing more liquor Lee and	reasonably foreseeable by an ordinary person.	disability.
		Mother deceased; two siblings; 16	the victim continued drinking. At some point	The sentencing judge found the punch to the	At [83] Having regar
		siblings in all; upbringing marked	the victim spoke about Lee's mother,	deceased's face represented a cowardly act;	offender in this case.
		by trauma, family dysfunction,	causing Lee to become angry and	she was vulnerable, not only because of her	State of Western Au
		exposure to violence and	aggressive. He struck the victim once to	lesser size and strength but she was also very	we do not think that
		deprivation and illicit drug and	the side of her head with his fist. The	intoxicated; she was punched without	imp is manifestly ex-
		alcohol use.	victim fell to the ground and struck her	warning; not given an opportunity to defence	
			head on the concrete.	herself and she made nor posed no threat to	
		Supportive family.	Lee checked on the victim and left soon	the appellant, who did not stay to render her assistance and the deceased was entitled to	
		Difficulties with schooling;	after.	feel safe in the company of her family.	
		functionally illiterate and		feet sale in the company of her fainity.	
		innumerate.	The victim suffered swelling and	The sentencing judge found as mitigating the	
			bleeding around her ear, vomiting and	fact that the offending was committed while	
		Commenced drinking alcohol	was acting in a confused manner. She	the appellant was grossly intoxicated and very	
		aged 13 yrs; cannabis at 15 yrs;	was taken to hospital by ambulance and	angry; the assault was not the result of a	
		methyl at 17 yrs.	soon after became unresponsive. A CT	'clear-eyed, sober decision'; it involved a	
		Lifelong health problems:	showed extensive skull fractures and a subdural bacmarrhage, together with	single punch and was not part of any	
		Lifelong health problems; diagnosed Foetal Alcohol	subdural haemorrhage, together with bleeding within the brain, with marked	sustained attacked and no weapons were used.	
		Spectrum Disorder (FASD),	compression of the brain.		
		including heart defect and hearing			
		difficulties; troubled by bouts of	The victim died a few hrs later.		
		depression and history of self-			
		harm; funding and support			

thers from resorting to violence. Although [the is not intended, foreseen, or reasonably foreseeable, arries with it the risk of serious unforeseen fortunately, violent behaviour and intoxication tend There is legitimate disquiet about the effect that blence can have on individuals.'

e respondent's history, and his lack of insight, there sentence to give effect to personal deterrence. rtantly, full weight was required to be given to the ife was lost as a direct consequence of the ns.

ly ... we are of the view that the sentence of 1 year prisonment was unreasonable or plainly unjust.' refused).

length of sentence and error in sentencing discretion y of deprivation and FASD diagnosis).

tencing did not fail to take the appellant's past ongoing impact into account. ... the sentencing s approach to the appellant's past deprivation and its ASD and associated cognitive impairment and

gard to the circumstances of the offending and the se, and acknowledging that the decision in [*The Australia v Smith* [2019] WASCA 42] is relevant, at it can be said that a sentence of 5 yrs' immediate excessive.

Insurance Scheme.		
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