

Supplying alcohol to intoxicated persons

It is an offence for patrons to supply alcohol to an intoxicated person on licensed premises.

Offenders face a maximum fine of \$1,100.

Failure to quit

Where a troublesome patron refuses to leave a licensed venue when asked by staff, the patron commits an offence. Grounds for ejection include the patron being intoxicated, violent, quarrelsome, disorderly, smoking in a smoke-free area, or using or possessing prohibited drugs.

Offenders face an on-the-spot fine of \$550 for each offence and maximum court fines of \$5,500.

Attempt to re-enter or remain in the vicinity of premises

A patron who is refused entry to, or ejected from, licensed premises cannot re-enter or remain in the vicinity of the premises. The Act defines 'vicinity' as any area less than 50 metres from the licensed premises.

The patron must not re-enter or attempt to re-enter the premises within 24 hours of being ejected or refused entry. They must also not re-enter the vicinity within six hours unless the patron reasonably fears for his or her safety, needs to obtain transport, or lives within the vicinity of the premises.

Offenders face an on-the-spot fine of \$550 for each offence and maximum court fines of \$5,500.

STILL ON THE SPOT?

ON THE SPOT FINE

If you're kicked out, or refused entry because you're



- Drunk
- Violent
- Quarrelsome
- Disorderly
- Smoking in a smoke-free area, or
- Using or in possession of prohibited drugs

it is an offence to remain in the vicinity of the venue.

This means you must stay at least **50 metres** from the venue for a minimum of **6 hours**, and not re-enter the venue for at least **24 hours**.

A \$550 on-the-spot penalty applies