Queensland



FOSSICKING BILL 1994

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1994

A BILL

FOR

An Act about recreational and tourist fossicking for minerals, gemstones and ornamental stones, and for related purposes

The Parliament	of	Queensland	enacts—
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PART 1—PRELIMINARY	2
Short title	3
1. This Act may be cited as the Fossicking Act 1994.	4
Commencement	5
2. This Act commences on a day to be fixed by proclamation.	6
Definitions	7
3. In this Act—	8
"authorised officer" means—	9
(a) a field officer; or	10
(b) a mining registrar; or	11
(c) a person who is appointed as an authorised officer.1	12
"camp" includes—	13
(a) pitch, place or erect a tent, caravan, hut or camping structure; and	14
(b) place other camping equipment in position; and	15
(c) stay overnight.	16
"club" see section 4.	17
"commercial tour" means a tour, involving fossicking, conducted as part of a business activity.	18 19
"commercial tour operator" means a person who conducts, offers to conduct, agrees to conduct, or arranges for someone else to conduct, a commercial tour.	20 21 22

Appointments are made under section 72(1).

"designated fossicking land" means land declared to be designated fossicking land.2	1 2
"educational organisation" means—	3
(a) a school, college, university or university college; or	4
(b) a museum; or	5
(c) a department of government involved in supplying educational services.	6 7
"exploration permit" see section 8(1).	8
"explosive" has the meaning given by the Explosives Act 1952.	9
"field officer" see section 8(1).	10
"forest entitlement area" see section 8(2).	11
"fossick" see section 5.	12
"fossicking area" means land declared to be a fossicking area.3	13
"fossicking material" means—	14
(a) a gemstone; or	15
(b) an ornamental stone; or	16
(c) a mineral specimen; or	17
(d) alluvial gold; or	18
(e) a fossil (other than a fossil of a vertebrate animal); or	19
(f) a substance prescribed by regulation to be fossicking material;	20
but does not include a meteorite, tektite, or impact or ejected material associated with a meteorite impact structure.	21 22
"gemstone" means a precious stone.	23
"general permission" for fossicking or camping, means permission, given under section 28 to a mining registrar, for anyone—	24 25

² Designated fossicking land declarations are made under section 42(1).

Fossicking area declarations are made under section 44(1).

(a)	to fossick on land mentioned in the permission under a licence; or	1
(b)	to camp on land mentioned in the permission when fossicking on the land under a licence.	3
"govern	ment owned corporation" see section 8(3).	4
"hand to	ool" means—	5
(a)	a pick, shovel, hammer, sieve, shaker, or electronic detector; or	6
(b)	a tool declared by regulation to be a hand tool.	7
"issuing	officer" means—	8
(a)	a mining registrar; or	9
(b)	a field officer; or	10
(c)	a person who is appointed as an issuing officer.4	11
	fossil site" means land of particular palaeontologic significance ause of the presence of fossils on the land.	12 13
"land m	anager" see section 54(2).	14
"licence'	'means a fossickers licence.	15
"membe	er'' see section 6.	16
"minera	l " see section 8(1).	17
"minera	I development licence " see section 8(1).	18
"mining	claim" see section 8(1).	19
"mining	district " see section 8(1).	20
"mining	lease" see section 8(1).	21
"mining	registrar" see section 8(1).	22
"obstruc	et" includes hinder or resist and attempt to obstruct.	23
"occupie	ed land" see section 8(1).	24
	er" of a place includes a person who reasonably appears to be the upier, or in charge, of the place.	25 26

⁴ Issuing officers are appointed under section 71(1).

"owner" see section 8(1).5	1
"permit" means a fossickers camping permit.	2
"person in control" of a vehicle includes the vehicle's driver or the person who reasonably appears to be the vehicle's driver.	on 3
"place" includes premises, but does not include a vehicle.	5
"premises" includes—	6
(a) a building or other structure; and	7
(b) a part of a building or other structure; and	8
(c) land where a building or other structure is situated.	9
"prohibited camping land" means land declared to be prohibited campin land.6	ng 10 11
"prospect" see section 8(1).	12
"prospecting permit" see section 8(1).	13
"protected area" means land dedicated under the <i>Nature Conservation A</i> 1992 as—	ct 14 15
(a) a National Park (Scientific); or	16
(b) a National Park; or	17
(c) a National Park (Aboriginal land); or	18
(d) a National Park (Torres Strait Islander land); or	19
(e) a Conservation Park.	20
"public place" means a place that the public is entitled to use, is open to the public, or is used by the public, whether or not on payment of money	
"registrar" means the person responsible for keeping a register of interestin land.	ets 23 24
"regulated camping land" means land declared to be regulated camping	ng 25

Under section 152 of the *Native Title (Queensland) Act 1993*, native title holders are owners for the purposes of the *Mineral Resources Act 1989*.

⁶ Prohibited camping land declarations are made under section 65(1).

lan	d. ⁷	1
"reserve	e' see section 8(1).	2
"sell" in	cludes—	3
(a)	sell by wholesale, retail or auction; and	4
(b)	supply in trade or commerce under an arrangement; and	5
(c)	agree, attempt or offer to sell; and	6
(d)	keep or expose for sale; and	7
(e)	cause or permit to be sold.	8
"State f	orest" see section 8(2).	9
"timber	reserve" see section 8(2).	10
"Warde	ens Court" see section 8(1).	11
"waterc	ourse" see section 7.	12
"weapo	n" see section 8(4).	13
Meanin	g of "club"	14
establish rocks o	entity is a "club" under this Act if, under its constitution, it is need for the educational, scientific or recreational study of minerals, a natural history, even though it may also be established for a purpose.	15 16 17 18
Examples	of a club—	19
1. A ge	em or lapidary club	20
2. A ge	eological or gemological association	21
3. A na	atural history association.	22
Meanin	g of "fossick"	23
5.(1)	'Fossick" means—	24
(a)	search for fossicking materials in a systematic or unsystematic way—	25 26

Regulated camping land declarations are made under section 66(1).

	(i) on the ground's surface; or	1
	(ii) by digging with a hand tool; or	2
(b)	collect fossicking materials.	3
picks up	owever, a person does not "fossick" merely because the person a specimen of fossicking material the person finds by chance when mething other than fossicking.	4 5 6
Meaning	g of "member"	7
` ′	'Member'' of a club means an individual who is a member of the ny capacity.	8 9
(2) "N	Iember" of a commercial tour group means—	10
(a)	a person taking part in a commercial tour; or	11
(b)	an operator, or the operator's employee or agent, actually engaged in conducting a commercial tour; or	12 13
(c)	a person transporting group members on a commercial tour.	14
	Iember'' of an educational organisation means a staff member or f the organisation.	15 16
(4) "N	Iember" of a licensee's family means—	17
(a)	the licensee's spouse or de facto spouse; or	18
(b)	a child, or a student under 23, living with the licensee as a member of the licensee's household.	19 20
Meaning	g of "watercourse"	21
	A "watercourse" is a river, creek or stream in which water flows ntly or intermittently.	22 23
(2) A flows—	river, creek or stream is a "watercourse" even if the water	24 25
(a)	in an artificially improved channel; or	26
(b)	in an artificial channel that has changed the path of the river, creek or stream.	27 28

(3) "Watercourse" includes the beds and banks of a river, creek or stream, and elements of a river, creek or stream that may confine or contain water.	1 2 3
Meaning of expressions used in this and other Acts	4
8.(1) The following expressions have the meaning given by the <i>Mineral Resources Act 1989</i> —	5 6
exploration permit	7
• field officer	8
• mineral	9
mineral development licence	10
mining claim	11
mining district	12
 mining lease 	13
mining registrar	14
occupied land	15
• owner	16
• prospect	17
prospecting permit	18
• reserve	19
Wardens Court.	20
(2) The following expressions have the meaning given by the <i>Forestry Act 1959</i> —	21 22
forest entitlement area	23
State forest	24
• timber reserve.	25
(3) "Government owned corporation" has the meaning given by the Government Owned Corporations Act 1993.	26 27
(4) "Weapon" has the meaning given by the Weapons Act 1990.	28

Fossicking

PART 2—LAND EXCLUDED FROM ACT'S APPLICATION	1 2
Act's application to protected areas	3
9. This Act does not apply to a protected area.	4
Act's application to State forests, timber reserves and forest entitlement areas	5 6
10. This Act applies to a State forest, timber reserve or forest entitlement area that is not part of a protected area only if—	7 8
(a) the forest, reserve or area becomes designated fossicking land or a fossicking area; or	9 10
(b) the chief executive of the department in which the <i>Forestry Act</i> 1959 is administered gives a general permission for fossicking or camping in the forest, reserve or area.	11 12 13
Act's application to native title land	14
11.(1) This Act applies to native title land in a designated area or fossicking area under the repealed <i>Mining (Fossicking) Act 1985</i> that became designated fossicking land or a fossicking area on the commencement of this section.	15 16 17 18
(2) Also, this Act applies to other native title land for which there is a registered native title body corporate if the Commonwealth Minister makes a determination under section 26(3) of the Commonwealth Native Title Act that a licence under this Act is excluded from section 26(2) of the Commonwealth Native Title Act.	19 20 21 22 23
(3) However, this Act does not apply to native title land to which subsection (1) or (2) does not apply.	24 25
(4) In this section—	26
"Commonwealth Minister" has the meaning given by the Commonwealth Native Title Act.	27 28
"Commonwealth Native Title Act" has the meaning given by the Native	29

Title (Queensland) Act 1993.	1
"native title land" means land subject to native title rights and interests.	2
"native title rights and interests" has the meaning given by the Commonwealth Native Title Act.	3
"registered native title body corporate" has the meaning given by the Native Title (Queensland) Act 1993.	5 6
Other land may be excluded from operation of Act	7
12. A regulation may exclude land from the Act's operation. ⁸	8
Act's application to scientific organisations	9
13. This Act does not apply to fossicking, for a scientific or research purpose, by or for—	10 11
(a) the Queensland Museum; or	12
 (b) a scientific organisation actually engaged in a geoscience research program. 	13 14
PART 3—LICENCES	15
Division 1—Licences	16
Licences	17
14. An issuing officer may grant the following kinds of fossickers licences—	18 19
(a) individual fossickers licences;	20

The land may, for example, contain rare or significant minerals, be in an environmentally sensitive area, a catchment area for a reservoir or an urban area, or have major public works on it.

(b) family fossickers licences;	1
(c) club fossickers licences;	2
(d) educational organisation fossickers licences;	3
(e) commercial tour operator fossickers licences;	4
(f) another kind of fossickers licence prescribed by regulation.	5
Applications	6
15.(1) An application for a licence must be made to an issuing officer for the land mentioned in the application.	7 8
(2) The application must be in the approved form and accompanied by the fee prescribed by regulation for the licence.	9 10
(3) However, if the chief executive, by Gazette notice, directs that an application for a licence for a stated mining district, designated fossicking land or fossicking area must be made to a stated issuing officer, an application of that kind must be made to the stated issuing officer. ⁹	11 12 13 14
How issuing officer may deal with applications for licence	15
16.(1) An issuing officer must consider an application for a licence and either—	16 17
(a) grant the licence, with or without conditions; or	18
(b) refuse to grant the licence.	19
(2) If the terms of the issuing officer's appointment prevent the officer granting the licence, the officer—	20 21
(a) must not grant the licence; and	22
(b) must tell the applicant where to apply for the licence.	23
(3) The issuing officer must not grant a licence to—	24

Generally, an issuing officer may grant a licence for all land other than land excluded from the Act's application under Part 2. However, in some cases, the issuing officer will only be able to grant a licence for a limited area. If the issuing officer cannot deal with the application, the applicant must be told where to apply for the licence.

(a)	a child; or	1
(b)	an authorised officer; or	2
(c)	someone who held a licence cancelled not more than 2 years before the day of the application.	3
	the issuing officer decides to grant the licence, the officer must give the applicant—	5
(a)	the licence; and	7
(b)	if a condition is stated on the licence—a written notice stating—	8
	(i) the reasons for the condition; and	9
	(ii) that the applicant may appeal against the imposition of the condition within 28 days to a Wardens Court.	10 11
	he issuing officer decides not to grant the licence, the officer must give the applicant a written notice stating—	12 13
(a)	the decision; and	14
(b)	the reasons for the decision; and	15
(c)	that the applicant may appeal against the decision within 28 days to a Wardens Court.	1 <i>6</i> 17
Licence	conditions must not be contravened	18
17. A	licensee must not contravene the licence conditions.	19
Maximui	m penalty—20 penalty units.	20
Licence	not transferable	21
18. A	licence is not transferable.	22
Term of	licence	23
19. (1) licence.	A licence is for the term, of not more than 1 year, stated in the	24 25
	regulation may authorise the issue of a stated kind of licence for a orter term.	26 27

Kepiace	ment neences	1
	A licensee may apply to an issuing officer for the replacement of a en or destroyed licence.	2 3
(2) Th	e issuing officer must consider the application and either—	4
(a)	replace the licence; or	5
(b)	refuse to replace the licence.	6
	the issuing officer is satisfied a licence has been lost, stolen or l, the officer must replace the licence.	7 8
	the issuing officer decides to refuse to replace the licence, the sust give the applicant a written notice stating—	9 10
(a)	the decision; and	11
(b)	the reasons for the decision; and	12
(c)	that the applicant may appeal against the decision within 28 days to a Wardens Court.	13 14
Suspens	ion and cancellation of licences—grounds	15
21. A	ground for the suspension or cancellation of a licence exists if—	16
(a)	the licensee has contravened a provision of this Act or a condition of the licence; or	17 18
(b)	the licence was obtained by fraud or misrepresentation.	19
Suspens	ion and cancellation of licences—procedures	20
cancel a	If a mining registrar considers there is a ground to suspend or licence (the " proposed action "), the mining registrar may give the a written notice—	21 22 23
(a)	stating the proposed action; and	24
(b)	stating the grounds for the proposed action; and	25
(c)	outlining the facts and circumstances forming the basis of the grounds; and	26 27
(d)	if the proposed action is suspension of the licence—stating the	28

	proposed suspension period; and	1
(e)	inviting the licensee to show, within a stated time of at least 28 days, why the proposed action should not be taken.	3
time, the	after considering all written representations made within the stated e mining registrar still considers there is a ground to take the action, the mining registrar may—	4 5
(a)	if the proposed action was to suspend the licence for a stated period—suspend the licence for not longer than the proposed suspension period; or	7 8 9
(b)	if the proposed action was to cancel the licence—either cancel the licence or suspend it for a period.	10 11
(3) The written no	ne mining registrar must inform the licensee of the decision by otice.	12 13
	the mining registrar decides to suspend or cancel the licence, the ust state—	14 15
(a)	the reasons for the decision; and	16
(b)	that the licensee may appeal against the decision within 28 days to a Wardens Court.	17 18
(5) The	e decision takes effect on the later of—	19
(a)	the day when notice is given to the licensee; or	20
(b)	the day of effect stated in the notice.	21
	owever, if the licence is suspended or cancelled because of the on of a person for an offence—	22 23
(a)	the suspension or cancellation does not take effect until—	24
	(i) the end of the time to appeal against the conviction; and	25
	(ii) if an appeal is made against the conviction—the appeal is finally decided; and	26 27
(b)	the suspension or cancellation has no effect if the conviction is quashed on appeal.	28 29

Return of licence	1
23.(1) The holder of a suspended licence, or the former holder of a cancelled licence, must return the licence to the mining registrar within 7 days after the suspension or cancellation takes effect, unless the person has a reasonable excuse for not returning it or not returning it within that time.	2 3 4 5 6
Maximum penalty—20 penalty units.	7
(2) If a suspended licence is returned to the mining registrar, the mining registrar must return it to the licensee at the end of the suspension period.	8 9
Division 2—Licensees' entitlements and duties	10
Meaning of "licensee" in Division	11
24. In this Division—	12
"licensee" includes a member of a club, commercial tour group, educational organisation or licensee's family.	13 14
Licence needed to fossick	15
25.(1) A person must not fossick for fossicking materials unless the person—	16 17
(a) holds a licence; or	18
(b) is a member of a club holding a licence; or	19
(c) is taking part in a commercial tour under the commercial tour operator's fossickers licence; or	20 21
(d) is a member of—	22
(i) an educational organisation holding a licence; or	23
(ii) a licensee's family.	24
Maximum penalty—50 penalty units.	25
(2) Subsection (1) does not apply to a person fossicking on land to which a mining claim or mining lease applies—	26 27

(a)	on payment to the claim or lease holder of an admission fee; or	1
(b)	with the claim or lease holder's permission, for a mineral for which the claim or lease is granted.	2 3
License	e's right to enter unoccupied land to fossick	4
26.(1) unoccupi	Despite any other Act, a licensee may enter and fossick on ed land.	5 6
(2) Ho	wever, a person must not fossick on excluded land.	7
Maximu	m penalty—100 penalty units.	8
(3) In	this section—	9
	ed land" means land excluded from the Act's operation under 2 (Land excluded from Act's application).	10 11
"unoccu	pied land" means land other than occupied land.	12
License	e must get permission to fossick on occupied land etc.	13
27. (1)	A licensee must not fossick—	14
(a)	on occupied land (other than a road reserve, designated fossicking land or a fossicking area) without the owner's written permission; or	15 16 17
(b)	on land to which a mining claim or mining lease applies without the claim or lease holder's written permission; or	18 19
(c)	on land where a person may take quarry materials under a quarry materials permit without the permit holder's written permission.	20 21
Maximu	m penalty—50 penalty units.	22
(2) Pe	rmission under subsection (1)—	23
(a)	may be given on conditions; and	24
(b)	must be written on or attached to the licensee's licence.	25
withdrav	the owner, claim, lease or permit holder (the "permitter") vs the permission, the permitter must give a licensee on the land le written notice of its withdrawal.	26 27 28

(4) If the licensee does not leave the land within the reasonable period stated in the notice, the licensee commits an offence against this Act.	1 2
Maximum penalty—50 penalty units.	3
(5) Subsection (4) does not affect a right or remedy the permitter may have against a licensee apart from this section.	4 5
(6) In this section—	6
"quarry materials" includes controlled quarry materials under the Water Resources Act 1989.	7 8
"quarry materials permit" means—	9
(a) an agreement, contract, licence, permit, or other authority under the <i>Forestry Act 1959</i> ; or	10 11
(b) a permit under the Water Resources Act 1989.	12
General permissions	13
28.(1) A person whose permission is needed to allow someone else to fossick on land may give the mining registrar for the mining district where the land is situated permission ("general permission") for—	14 15 16
(a) fossicking on the land; and	17
(b) camping on the land by persons fossicking under a licence.	18
(2) If a person gives a general permission for fossicking on particular land, a licensee does not need the person's written permission to fossick on the land.	19 20 21
(3) If a person gives a general permission for camping on particular land by persons fossicking on the land under a licence, a licensee does not need the person's written permission under the following provisions to camp on the land. ¹⁰	22 23 24 25
(4) However, if the general permission requires the licensee to get another type of permission before entering the land, the licensee must get the other permission before entering the land.	26 27 28

Unless a general permission for camping is given, written permission is needed for camping on non-regulated designated fossicking land and fossicking areas, and other areas on which a person fossicking under a licence may camp.

Licensee must comply with conditions of permission	1
29.(1) This section applies if permission under this Act to fossick on land is given on conditions.	2 3
(2) A licensee must comply with the conditions of the permission.	4
(3) If a licensee does not comply with a condition of the permission—	5
(a) the licensee's right to remain on the land ends; and	6
(b) an authorised officer, or the person who gave the permission, may require the licensee to leave the land immediately.	7 8
(4) If the licensee does not immediately leave the land, the licensee commits an offence against this Act, unless the licensee has a reasonable excuse.	9 10 11
Maximum penalty—50 penalty units.	12
(5) This section does not affect a right or remedy the person who gave the permission may have against a licensee apart from this section.	13 14
Commercial tour operator sometimes needs other permissions	15
30. A commercial tour operator's fossickers licence does not replace the need for a licence, permit or authority under another Act to enter occupied land.	16 17 18
Other limits on commercial tour operator's fossicker licence	19
31. A commercial tour operator must not conduct a commercial tour in which—	20 21
(a) the members of the commercial tour group are allowed to fossick in more than 1 area at the same time; or	22 23
(b) there are more than 50 members of the commercial tour group who are allowed to fossick under the licence at the same time; or	24 25
(c) members of the commercial tour group are allowed to fossick for fossils.	26 27
Maximum penalty—20 penalty units.	28

Limits on club and ed	ucational organisation fossickers licence	1
32.(1) A club must n	ot allow—	2
` '	embers to fossick under the club's licence in more the same time; or	3 4
(b) more than 50 same time.) members to fossick under the club's licence at the	5 6
(2) An educational of	rganisation must not allow—	7
, ,	cion's members to fossick under the organisation's are than 1 area at the same time; or	8 9
(b) more than 50 at the same ti	members to fossick under the organisation's licence me.	10 11
Maximum penalty—20	penalty units.	12
Records of land ment	ioned in general permission to be kept	13
33.(1) A mining registand in the mining registand	istrar must keep records of general permissions for strar's mining district.	14 15
. ,	strar must make the records available for inspection r the mining registrar's office is open to the public.	16 17
	Division 3—General	18
When fossicking mate	erials become licensee's property	19
	materials lawfully collected under a licence are the the materials become the licensee's property on	20 21 22
(2) However, the lice	ensee must pay royalties on the fossicking materials.	23
(3) Subsection (1) ap	oplies despite the following provisions—	24
• Mineral Reso minerals)	ources Act 1989, section 1.9 (Crown's property in	25 26
• Forestry Act property of the	1959, section 45 (Forest products etc. which are the ne Crown)	27 28

•	Water Resources Act 1989, section 4.3 (Certain quarry material to be and remain the property of the Crown).	1 2
Paymen	t of royalties to State	3
	This Act does not affect a requirement under another Act to lodge eturns for, and pay royalties on, fossicking materials collected by a	4 5 6
not file a	owever, despite the <i>Mineral Resources Act 1989</i> , a licensee need royalty return under the Act for minerals collected by the licensee lty period if no royalty is payable under the Act for the minerals for d.	7 8 9 10
(3) In	this section—	11
"licensee	e" means—	12
(a)	the holder of an individual or family fossickers licence; or	13
(b)	an individual fossicking under another kind of fossickers licence.	14
Sale or u	se of fossicking material in trade or commerce	15
36. (1) licence.	This section applies to fossicking material collected under a	16 17
(2) A	licensee must not—	18
(a)	in trade or commerce, sell the material; or	19
(b)	use the material in the production of something else for sale in trade or commerce.	20 21
Maximu	m penalty—400 penalty units.	22
(3) Ho	owever, this section does not apply to—	23
(a)	an occasional sale or use of fossicking material; or	24
(b)	a sale or use prescribed by regulation.	25
Volume	, weight or number of specimens may be restricted	26
37.(1)	A regulation may restrict the volume, weight or number of	27

fossicking	g material specimens an individual may collect on particular land.	1
(2) A l	icensee must not contravene a restriction prescribed by regulation.	2
Maximun	n penalty—50 penalty units.	3
Use of m	achinery etc. prohibited	4
	person fossicking under a licence must not use machinery or at (other than a hand tool) to fossick.	5 6
Maximun	n penalty—400 penalty units.	7
Limits or	n digging	8
39.(1) level—	A person fossicking under a licence must not dig below ground	9 10
(a)	to a depth, measured from the highest point at the top of the land dug, of more than—	11 12
	(i) 0.5 m in a watercourse; or	13
	(ii) 2 m on other land; or	14
	(iii) a depth fixed under subsection (2); or	15
(b)	if the digging involves tunnelling under land or creating an overhang; or	16 17
(c)	in a road reserve.	18
Maximun	n penalty—20 penalty units.	19
subsectio	in the Minister's opinion, digging to a depth mentioned in $n(1)(a)(i)$ or (ii) on particular land may be unsafe, the Governor in may fix a reduced depth for the land by regulation.	20 21 22
Discover	y of minerals does not confer rights	23
40. To	remove any doubt, a licence does not give a person who discovers	24

a mineral deposit while fossicking a right to do anything other than fossick for the mineral in the deposit under the licence. ¹¹	1 2
PART 4—DESIGNATED FOSSICKING LAND AND FOSSICKING AREAS	3 4
Division 1—Designated fossicking land	5
Proposal for declaration of designated fossicking land	6
41.(1) If the chief executive is satisfied particular land should be declared designated fossicking land, the chief executive must prepare a proposal for the declaration.	7 8 9
(2) The proposal must describe the land proposed to become designated fossicking land.	10 11
(3) The chief executive must give written notice to owners of land proposed to become designated fossicking land and the local government for the land.	12 13 14
(4) The notice must state a day by which an owner or the local government may make submissions to the chief executive about the proposal.	15 16 17
(5) The chief executive may give notice of the proposal in the newspaper the chief executive considers appropriate if—	18 19
(a) the chief executive considers it is impracticable to give notice to each owner of a particular class; or	20 21
(b) after making the inquiries the chief executive considers appropriate, an owner's name cannot easily be found out.	22 23

The licensee must get a permit, claim, licence or lease under the *Mineral Resources Act 1989* to be able to develop the mineral deposit for commercial purposes and has no prior right to a permit, claim, licence or lease merely because of the discovery.

(6) In t	his section—	1
"owner"	includes a person having an interest in the land.	2
Declarat	ion of designated fossicking land	3
	A regulation may declare particular land to be designated g land, and give the land a name.	4 5
	regulation must not make a declaration for occupied land without r's written agreement or for a known fossil site.	7
with othe	e agreement of 1 owner who is a joint tenant or tenant in common or owners, is, in the absence of evidence to the contrary, taken to be not of each other owner who is a joint tenant or tenant in common oction (2).	8 9 10 11
(4) A d	declaration under subsection (1) does not affect—	12
(a)	the rights under the <i>Mineral Resources Act 1989</i> of a holder of a prospecting permit, exploration permit, mineral development licence, mining claim or mining lease for land stated in the declaration; or	13 14 15 16
(b)	a right obtained under the <i>Mineral Resources Act 1989</i> after the declaration, under an application made before the declaration, for a permit, licence, claim or lease mentioned in paragraph (a) for land stated in the declaration.	17 18 19 20
	Division 2—Fossicking areas	21
Proposal	for declaration of fossicking area	22
	If the chief executive is satisfied particular land should be declared ing area, the chief executive must prepare a proposal for the on. ¹²	23 24 25

A fossicking area differs from designated fossicking land. An interest under the Mineral Resources Act 1989 may be granted for land in a fossicking area only if an application for the interest is made before the land becomes a fossicking area or there is an existing interest under that Act. Further interests can be granted for designated fossicking land.

(2) The proposal must describe the land proposed to becoarea.	ome a fossicking 1
(3) The chief executive must give written notice to persons—	the following 3
(a) owners of land proposed to become a fossicking a	area; 5
(b) applicants for, and holders of, an exploration development licence, mining claim or mining least	•
(c) the local government for the land.	8
(4) The notice must state a day by which a person subsection (3) may make submissions to the chief execution proposal.	
(5) The chief executive may give notice of the proposal is the chief executive considers appropriate if—	n the newspaper 12
(a) the chief executive considers it is impracticable each owner of a particular class; or	to give notice to 14
(b) after making the inquiries the chief exec appropriate, an owner's name cannot easily be for	
(6) In this section—	18
"owner" includes a person having an interest in the land.	19
Declaration of fossicking area	20
44.(1) A regulation may declare particular land to be a and give the area a name.	fossicking area, 21
(2) A regulation must not make a declaration—	23
(a) for occupied land—without the owner's written a	greement; or 24
(b) for land in an exploration permit, mineral developmining claim or mining lease—without written a permit, licence, claim or lease holder; or	
(c) for land in an application under the <i>Mineral Res</i> for an exploration permit, mineral development claim or mining lease that has not been rejected when the declaration is made—without the applications of the control of the cont	licence, mining 29 ed or withdrawn 30

	1
(d) for a known fossil site.	2
(3) However, a declaration may be made for land in an application mentioned in subsection (2)(c) for which the applicant's agreement was not obtained if the application is rejected or withdrawn before the declaration is made.	3 4 5
(4) The agreement of 1 owner who is a joint tenant or tenant in common with other owners, is, in the absence of evidence to the contrary, taken to be agreement of each other owner who is a joint tenant or tenant in common for subsection (2)(a).	7 8 9 10
Division 3—General	11
Declaration does not normally affect person's title to land	12
45. A declaration of land as designated fossicking land or a fossicking area does not affect a person's title to land unless the owner's agreement to the declaration contains terms binding on the State and the owner and the owner's successors in title. ¹³	13 14 15 16
No fee payable	17
46. An owner of designated fossicking land or land in a fossicking area must not charge a fee for fossicking on the land.	18 19
Maximum penalty—10 penalty units.	20
Restriction on alienation of State land	21
47.(1) This section applies if State land under the <i>Land Act 1962</i> or the <i>Miners' Homestead Leases Act 1913</i> is part of designated fossicking land or a fossicking area.	22 23 24
(2) State land mentioned in subsection (1) must not be alienated, leased	25

Under section 48 (Some agreements run with land) an owner's agreement to a declaration of land as designated fossicking land or a fossicking area may be made binding on the State, the owner and successors in title.

or occup	ied without the Minister's approval.	1
, ,	owever, failure to obtain the Minister's approval does not invalidate tion, lease or occupancy.	2 3
Some ag	reements run with land	4
fossickin	n owner's agreement to the declaration of land as designated ag land or a fossicking area may contain terms binding on the State, or and the owner's successors in title.	5 6 7
When d	oes agreement end?	8
	An owner's agreement to the declaration of land as designated ag land or a fossicking area has effect until it ends under its terms	9 10 11
(a)	it is earlier ended under subsection (2); or	12
(b)	the declaration of the land as designated fossicking land or a fossicking area is repealed.	13 14
(2) Th	e agreement may be ended if—	15
(a)	the owner asks for it to be ended; or	16
(b)	the Minister considers the land to which the agreement applies is no longer needed, or suitable for use under the agreement, as designated fossicking land or a fossicking area.	17 18 19
Amendr	nent of agreements	20
fossickin between the desig	n owner's agreement to the declaration of land as designated ag land or a fossicking area may be amended by a later agreement the State and the owner, including, for example, by removing from mated fossicking land or fossicking area, if the owner asks, land no needed, or suitable for use as designated fossicking land or a g area.	21 22 23 24 25 26

51. If land that is already designated fossicking land or a fossicking area

is proposed to be included with other land in a later declaration of land as

designated fossicking land or a fossicking area, the owner's agreement to

the inclusion of the land in land to be covered by the declaration is not

Chief executive may erect signs and carry out works

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When agreement is not needed

needed.

52.(1) The chief executive may erect signs and carry out works on designated fossicking land and fossicking areas for administrative purposes, hygiene reasons or public enjoyment and protection.	9 10
(2) However, if the land is occupied land, the chief executive must not carry out works (other than erecting a sign) on the land without the owner's consent.	11 12 13
(3) A sign does not affect an owner's access to the land or prevent the exercise of the owner's rights on the land.	12 15
Management plans	16
53.(1) The chief executive may prepare a draft management plan for designated fossicking land or a fossicking area if, in the chief executive's opinion, the use of the designated fossicking land or fossicking area should be regulated because of the extent of use of, or the impact of activities on, the land.	17 18 19 20 21
(2) In preparing the draft management plan, the chief executive must consult with landowners, any land manager for the land, the local government for the land and anyone else the chief executive considers may be affected by the plan.	22 23 24 25
(3) In preparing a final management plan, the chief executive must consider submissions properly made to the chief executive.	26 27
(4) If the chief executive approves a final management plan, the chief executive must ensure the approved plan is available for public inspection at the following offices whenever they are open to the public—	28 29 30

(a)	the department's head office;	1
(b)	the mining registrar's office for the mining district for the land.	2
Minister	may appoint manager	3
	This section applies to land that is designated fossicking land or a g area (the "land").	4 5
	e Minister may, with the owner's approval, appoint a manager for the "land manager").	6 7
(3) Th appointm	e terms of the appointment are as stated in the instrument of ent.	8 9
	e Minister must not appoint a person as the land manager if the es not agree to the person's appointment.	10 11
(5) The	e land manager must—	12
(a)	care for and administer the land; and	13
(b)	ensure the management plan for the land is properly carried out; and	14 15
(c)	keep records of all amounts received by the land manager under this Act; and	16 17
(d)	account to the chief executive for the amounts.	18
, ,	e Public Sector Management and Employment Act 1988 does not he appointment or employment of the land manager.	19 20
_	and commercial activities on designated fossicking land or g areas generally not allowed	21 22
	A person must not carry out a trading or commercial activity on d fossicking land or a fossicking area.	23 24
Maximun	n penalty—400 penalty units.	25
	osection (1) does not apply to lawful activities by or for the owner d or the holder of a mining claim or lease over the land.	26 27
	so, subsection (1) does not prevent a commercial tour group ne land under a commercial tour operator's fossicking licence.	28 29

Living o	on designated fossicking land and fossicking areas]
	A person must not live on designated fossicking land or a g area without the mining registrar's written permission.	2
Maximu	m penalty—400 penalty units.	4
(2) Su	bsection (1) does not apply to—	5
(a)	an owner of occupied land in designated fossicking land or a fossicking area; or	7
(b)	a member of the owner's family, a lessee or sub-lessee from the owner, or anyone living on the land with the owner's permission; or	8 9 10
(c)	the holder of a mining claim or lease; or	11
(d)	an agent or employee of the holder of a mining claim or lease; or	12
(e)	anyone else living on the land when it became designated fossicking land or a fossicking area.	13 14
Conduc	t on designated fossicking land and fossicking areas	15
57. A not—	person on designated fossicking land or a fossicking area must	16 17
(a)	obstruct a person lawfully on the land or area, unless the person has a reasonable excuse; or	18 19
(b)	be disorderly; or	20
(c)	create a disturbance, unless the person has a reasonable excuse.	21
Maximu	m penalty—20 penalty units.	22

PART 5—CAMPING	1
Division 1—Permits	2
Fossickers camping permits	3
58.(1) An issuing officer may grant the following kinds of fossickers camping permits—	4 5
(a) individual fossickers camping permits;	6
(b) family fossickers camping permits;	7
(c) club fossickers camping permits;	8
(d) educational organisation fossickers camping permits;	9
(e) commercial tour operator fossickers camping permits;	10
(f) another kind of fossickers camping permit prescribed by regulation.	11 12
(2) A regulation may provide for camping under self-registration procedures provided in the regulation.	13 14
Applications for fossickers camping permits	15
59.(1) An application for a permit must be made to an issuing officer for the land to which the application applies.	16 17
(2) The application must be in the approved form and accompanied by the fee prescribed by regulation for the permit.	18 19
(3) However, if the chief executive, by Gazette notice, directs that an application for a permit for particular designated fossicking land or a particular fossicking area must be made to a particular issuing officer, an application of that kind must be made to that issuing officer.	20 21 22 23
(4) If a person may camp on particular land under self-registration	24

procedures, this section does not prevent the person applying for a permit

under the self-registration procedures.

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How issuing officer may deal with applications for permit	1
60.(1) An issuing officer must consider an application for a permit and either—	2 3
(a) grant the permit, with or without conditions; or	4
(b) refuse to grant the permit.	5
(2) If the terms of the issuing officer's appointment prevent the officer granting the permit, the officer—	6 7
(a) must not grant the permit; and	8
(b) must tell the applicant where to apply for the permit.	9
(3) If the issuing officer decides to grant the permit, the officer must promptly give the applicant the permit.	10 11
(4) However, the issuing officer must refuse to grant a permit for camping on regulated camping land if granting it would allow the applicant to camp continuously on the same regulated camping land for longer than the maximum term of a permit.	12 13 14 15
Permit conditions must not be contravened	16
61. The permit holder and anyone else camping under the permit must comply with the permit conditions.	17 18
Maximum penalty—20 penalty units.	19
Permit not transferable	20
62. A permit is not transferable.	21
Term of permit	22
63. (1) A permit is for the term stated in the permit.	23
(2) A regulation may prescribe a maximum term for permits.	24

	Division 2—Camping	1
Division	does not apply to some individuals	2
64. This Division does not apply to camping on designated fossicking land or a fossicking area if the person camping on the land is—		
(a)	the owner; or	5
(b)	an agent of, or lessee or sub-lessee from, the owner; or	6
(c)	someone else camping on the owner's land with the owner's permission; or	7 8
(d)	the holder of a mining claim or mining lease over the land where the person is camping; or	9 10
(e)	an agent of a mining claim or lease holder of the land where the person is camping.	11 12
Prohibit	ed camping land	13
	A regulation may declare designated fossicking land or a g area to be prohibited camping land.	14 15
(2) A	person must not camp on prohibited camping land.	16
Maximu	m penalty for subsection (2)—20 penalty units.	17
Regulate	ed camping land	18
	A regulation may declare designated fossicking land or a g area to be regulated camping land.	19 20
	regulation must not declare land to be regulated camping land he agreement of—	21 22
(a)	if camping on the land is regulated under a local law—the local government for the land; or	23 24
(b)	if the land is occupied land—the owner of the land.	25
	land mentioned in subsection (2)(a) or (b), or land on which is regulated under another Act, becomes regulated camping land—	26 27

(a)	a provision of the Act or local law regulating camping on the land ceases to apply to the land to the extent stated in the regulation; and		
(b)	no camping fee is payable to the owner by persons camping on the land under this Act.	4 5	
Permit n	needed to camp on regulated camping land	6	
67.(1) person—	A person must not camp on regulated camping land unless the	7 8	
(a)	holds a permit; or	9	
(b)	is a member of a club holding a licence; or	10	
(c)	is taking part in a commercial tour under the commercial tour operator's fossicking licence; or	11 12	
(d)	is a member of—	13	
	(i) an educational organisation holding a licence; or	14	
	(ii) a permit holder's family.	15	
or lease a	so, if the regulated camping land is land to which a mining claim applies, the person must not camp on the land without the claim or der's permission. ¹⁴	16 17 18	
Maximui	m penalty—20 penalty units.	19	
Camping areas	g on non-regulated designated fossicking land and fossicking	20 21	
	This section applies to camping on designated fossicking land or a g area (other than prohibited camping land and regulated camping	22 23 24	

(2) If the land is occupied land or land to which a mining claim or lease

applies, a person fossicking under a licence must not camp on the land

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A permission mentioned in this section and sections 68 and 69 includes a general permission under section 28 (General permissions).

without the owner's or claim or lease holder's permission.	1
Maximum penalty—20 penalty units.	2
Camping on other land	3
69.(1) This section applies to camping on land other than designated fossicking land and a fossicking area.	4 5
(2) If the land is occupied land or land to which a mining claim or mining lease applies, a person fossicking under a licence must not camp on the land without the owner's, or claim or lease holder's, permission.	6 7 8
Maximum penalty—20 penalty units.	9
Waximum penaity—20 penaity units.	,
Breach of conditions of permission	10
70.(1) This section applies to a person camping on land (other than prohibited camping land) while fossicking on the land under a licence.	11 12
(2) If the person does not comply with the conditions of the permission to camp on the land—	13 14
(a) the person's right to remain on the land ends; and	15
(b) an authorised officer, the landowner, claim holder or lease holder may require the person to leave the land immediately.	16 17
(3) If the person does not leave the land immediately, the person commits an offence against this Act.	18 19
Maximum penalty—50 penalty units.	20
(4) This section does not affect a right or remedy the owner may have against the person apart from this section.	21 22

PART 6—ADMINISTRATION AND ENFORCEMENT				
	Division 1—Administration	2		
Chief exe	ecutive may appoint issuing officers	3		
	The chief executive may appoint an appropriate person as an ficer under this Act.	4 5		
(2) The	chief executive may, in the appointment—	6		
, ,	(a) authorise the person to grant a licence or permit for any land to which this Act applies, or a particular mining district, designated fossicking land or fossicking area; or			
(b)	limit the person's authority to grant a licence or permit to—	10		
	(i) a particular kind of licence or permit; or	11		
	(ii) a shorter term (stated in the appointment) than the maximum term prescribed by regulation for the licence or permit; or	12 13		
` '	authorise employees of the person to grant licences and permits of a particular kind.	14 15		
officer of to charge	e chief executive may authorise an issuing officer (other than an the public service or member or employee of a local government) commission or keep a specified part of the prescribed fee for a licence or permit.	16 17 18 19		
, ,	e commission that may be charged, or part of the prescribed fee be kept, must be fixed by regulation.	20 21		
Chief exe	ecutive may appoint authorised officers	22		
72.(1) The chief executive may appoint any of the following persons as authorised officers—		23 24		
(a)	officers and employees of the public service;	25		
(b)	employees of a government owned corporation;	26		
(c)	members or employees of a local government;	27		
(d)	other persons prescribed by regulation	28		

(2) The chief executive may appoint a person as an authorised officer only if—	1 2
(a) in the chief executive's opinion, the person has the necessary experience or expertise to be an authorised officer; or	3 4
(b) the person has satisfactorily finished training approved by the chief executive.	5 6
(3) If the person is a member or employee of a local government, the chief executive must not make the appointment without the agreement of the local government's chief executive officer.	7 8 9
(4) The chief executive may restrict an authorised person's powers by written notice given to the person.	10 11
Limitation of authorised officer's powers	12
73. The powers of an authorised officer may be limited—	
(a) under a regulation; or	14
(b) under a condition of appointment; or	15
(c) by written notice of the chief executive given to the authorised officer.	16 17
Authorised officer's conditions of appointment	18
74.(1) An authorised officer holds office on the conditions specified in the instrument of appointment.	19 20
(2) An authorised officer—	21
(a) if the appointment provides for a term of appointment—ceases holding office at the end of the term; and	22 23
(b) may resign by signed notice of resignation given to the chief executive; and	24 25
(c) if the conditions of appointment provide—ceases holding office as an authorised officer on ceasing to hold another office stated in the conditions of appointment.	26 27 28

(3) In this section—	1
"authorised officer" means a person appointed as an authorised officer. 15	2
Authorised officer's identity card	3
75.(1) The chief executive must give each authorised officer an identity card.	4 5
(2) The identity card must—	6
(a) contain a recent photograph of the authorised officer; and	7
(b) be signed by the authorised officer; and	8
(c) identify the person as an authorised officer under this Act.	9
(3) A person who ceases to be an authorised officer must, as soon as practicable, but within 21 days after ceasing to hold the office, return the identity card to the chief executive, unless the person has a reasonable excuse for not returning it.	10 11 12 13
Maximum penalty—20 penalty units.	14
(4) This section does not apply to an officer of another department or an employee of a government owned corporation who holds an identity card issued by that department or corporation.	15 16 17
(5) Nothing in this section prevents the issue of a single identity card to a person for this and other Acts.	18 19
Production or display of authorised officer's identity card	20
76.(1) An authorised officer may exercise a power in relation to someone else only if the officer—	21 22
(a) first produces his or her identity card for the other person's inspection; or	23 24
(b) has his or her identity card displayed so that it is clearly visible to the person.	25 26
(2) However, if, for any reason, it is not practicable to comply with	27

¹⁵ The chief executive may appoint authorised officers under section 72.

subsection (1), the authorised officer must produce the identity card for the person's inspection at the first reasonable opportunity.	1 2
Powers of authorised officer	3
77.(1) An authorised officer has the powers given under this or another Act.	4 5
(2) A regulation may limit the powers of authorised officers.	6
Division 2—General powers of authorised officer	7
Dealing with person contravening Act	8
78.(1) If an authorised officer believes on reasonable grounds a person is contravening or has just contravened a provision of this Act, the officer may direct the person—	9 10 11
(a) to leave the land within a stated reasonable time; or	12
(b) if the officer believes on reasonable grounds the contravention is serious—to leave the land immediately;	13 14
and not to re-enter the land for a stated reasonable period of not more than 7 days.	15 16
(2) The person must comply with a direction given to the person under subsection (1), unless the person has a reasonable excuse for not complying with it.	17 18 19
Maximum penalty—50 penalty units.	20
(3) Subsection (1)(b) does not apply to the owner of the land.	21
(4) A permit held by a person who is directed to leave land under this section is cancelled by force of this subsection when the person is required to have left the land.	22 23 24
Safety of fossicking sites	25
79.(1) An authorised officer or an inspector under the <i>Mines Regulation Act 1964</i> may direct a person fossicking under a licence to take stated	26 27

reasonable steps within a stated reasonable time to make land used by the person safe.	1 2
(2) The person must comply with a direction given to the person under subsection (1), unless the person has a reasonable excuse for not complying with it.	3 4 5
Maximum penalty—20 penalty units.	ϵ
Authorised officer may restrict activities	7
80.(1) An authorised officer may prohibit fossicking, camping or the use of fire on designated fossicking land or a fossicking area for a stated period by notice displayed on the land if the officer considers it necessary or desirable—	8 9 10 11
(a) for safety or hygiene reasons; or	12
(b) to allow land to be rehabilitated; or	13
(c) to prevent inconvenience to anyone on the land.	14
Examples of paragraph (c)—	15
1. There may be too many people fossicking on the land.	16
2. The owner may want to muster stock on the land.	17
(2) A person must comply with a notice displayed under subsection (1), unless the person has a reasonable excuse for not complying with it.	18 19
Maximum penalty—20 penalty units.	20
Production of licence or permit	21
81.(1) An authorised officer may ask a person apparently fossicking under a licence or camping on regulated camping land to produce the person's licence or permit immediately for inspection.	22 23 24
(2) The person must produce the licence or permit, unless the person has a reasonable excuse for not producing it.	25 26
Maximum penalty—5 penalty units	27

Entry of	plac	ee	1			
		norised officer or an inspector under the <i>Mines Regulation Act</i> er a place if—	2 3			
(a)	a) it is designated fossicking land or a fossicking area and the land entered is not part of a living area; or					
(b)	a general permission to fossick or camp on the land is in force and the land entered is not part of a living area; or					
(c)		its occupier consents to the entry or the purpose of the entry is to get the occupier's consent; or				
(d)		it is a public place and the entry is made when it is open to the public; or				
(e)	it is-	<u> </u>	12			
	(i)	not within a city or town under the <i>Local Government Act</i> 1993 and is used for rural purposes; or	13 14			
	(ii)	town land used for rural purposes or an extractive industry; or	15 16			
	(iii)	vacant town land;	17			
		, in all the circumstances, it is not reasonably practicable to ain the consent of the owner of the place; or	18 19			
(f)	the	entry is authorised by a warrant.	20			
Warran	ts		21			
83. (1) a place.	An a	authorised officer may apply to a Magistrate for a warrant for	22 23			
(2) Ar warrant i		lication must be sworn and state the grounds on which the aght.	24 25			
authorise	ed off	agistrate may refuse to consider the application until the ficer gives the Magistrate all the information the Magistrate the application in the way the Magistrate requires.	26 27 28			
Example—	-		29			
The N	Magis	strate may require additional information supporting the	30			

application	on to be given by statutory declaration.	1
	e Magistrate may issue a warrant only if the Magistrate is satisfied reasonable grounds for suspecting—	2
(a)	there is a particular thing (the "evidence") that may provide evidence of the commission of an offence against this Act; and	5
(b)	the evidence is, or may be within the next 7 days, at the place.	6
(5) Th	e warrant must state—	7
(a)	that the authorised officer may, with necessary and reasonable help and force, enter the place or vehicle and exercise the authorised officer's powers under this Act; and	8 9 10
(b)	the evidence for which the warrant is issued; and	11
(c)	the hours of the day when entry may be made; and	12
(d)	the day (within 14 days after the warrant's issue) when the warrant ends.	13 14
Warran	ts—applications made other than in person	15
	An authorised officer may apply for a warrant by phone, fax, another form of communication if the officer considers it necessary of—	16 17 18
(a)	urgent circumstances; or	19
(b)	other special circumstances, including, for example, the authorised officer's remote location.	20 21
	fore applying for the warrant, the authorised officer must prepare ation stating the grounds on which the warrant is sought.	22 23
	he authorised officer may apply for the warrant before the on is sworn.	24 25
	eter issuing the warrant, the Magistrate must immediately fax a the authorised officer if it is reasonably practicable to fax the copy.	26 27
	it is not reasonably practicable to fax a copy of the warrant to the d officer—	28 29
(a)	the Magistrate must—	30

	(i)	tell the authorised officer what the terms of the warrant are; and	2
	(ii)	tell the authorised officer the date and time the warrant was signed; and	3
	(iii)	record on the warrant the reasons for issuing the warrant; and	5
(b)	the a	authorised officer must—	7
	(i)	complete a form of warrant ("warrant form") in the same terms as the warrant issued by the Magistrate; and	9
	(ii)	write on the warrant form the name of the Magistrate and the date and time the Magistrate signed the warrant.	10 11
authorise	d off	simile warrant, or the warrant form properly completed by the ficer, is authority for the entry and the exercise of the other ised by the warrant issued by the Magistrate.	12 13 14
(7) Th	e autl	norised officer must send to the Magistrate—	15
(a)	the s	sworn application; and	16
(b)		warrant form was completed by the officer—the completed rant form.	1′ 18
		orn application form and any completed warrant form must Magistrate at the earliest practicable opportunity.	19 20
		ne Magistrate receives the application and any warrant form, must attach them to the warrant issued by the Magistrate.	21 22
(10) If			23
(a)		proceeding a question arises whether the exercise of a power authorised by a warrant issued under this section; and	24 25
(b)	the v	warrant is not produced in evidence;	26
		t presume the exercise of a power was not authorised by a the contrary is proved.	27 28
Entry of	vehi	cles	29
85. (1)	An a	uthorised officer may enter a vehicle if the authorised officer	30

30

nas reaso	nable grounds for suspecting—	1
(a)	the vehicle is being, or has been, used in the commission of an offence against 1 of the following provisions—	2 3
	• section 36 (Sale or use of fossicking material in trade or commerce)	4 5
	• section 37 (Volume, weight or number of specimens may be restricted)	6 7
	• section 38 (Use of machinery etc. prohibited)	8
	• section 55 (Trading and commercial activities on designated fossicking land or fossicking areas generally not allowed)	9 10
	• section 91(3) (Power to seize weapons etc.); or	11
(b)	the vehicle, or a thing in or on the vehicle, may provide evidence of the commission of an offence against a provision mentioned in paragraph (a).	12 13 14
	he vehicle is moving or about to move, the authorised officer may e person in control of the vehicle to stop the vehicle or not to move	15 16 17
(3) To	enable the vehicle to be entered, the authorised officer may—	18
(a)	act with necessary and reasonable help and force; and	19
(b)	require the person in control of the vehicle to give reasonable help to the officer.	20 21
	person must obey a signal under subsection (2), unless the person sonable excuse for not obeying it.	22 23
Maximu	m penalty—20 penalty units.	24
	person must comply with a requirement under subsection (3)(b), e person has a reasonable excuse for not complying with it.	25 26
Maximui	m penalty—20 penalty units.	27
	is a reasonable excuse for a person to disobey a signal under on (2) if—	28 29
(a)	the person reasonably believes that to obey the signal immediately would have endangered the person or someone else, or the	30 31

	vehicle; and	1
(b)	the person obeys the signal as soon as it is practicable to obey it.	2
General	powers in relation to places and vehicles	3
86.(1) may—	An authorised officer who enters a place or vehicle under this Part	4 5
(a)	search any part of the place or vehicle; or	6
(b)	examine, inspect, test, photograph or film anything in or on the place or vehicle; or	7 8
(c)	take samples of or from anything in or on the place or vehicle; or	9
(d)	take extracts from, or make copies of, a document in or on the place or vehicle; or	10 11
(e)	take into or onto the place or vehicle any persons, equipment and materials the authorised officer reasonably requires for exercising a power under this Act; or	12 13 14
(f)	require the occupier of the place, or a person in or on the place or vehicle, to give the authorised officer reasonable help to exercise the powers mentioned in paragraphs (a) to (e); or	15 16 17
(g)	if the authorised officer enters a vehicle—by written notice given to the person in control of the vehicle, require the person—	18 19
	(i) to take the vehicle to a stated reasonable place by a stated reasonable time; and	20 21
	(ii) if necessary, to remain in control of the vehicle at the place for a reasonable time;	22 23
	to enable the officer to exercise the powers mentioned in paragraphs (a) to (e); or	24 25
(h)	if the authorised officer enters a vehicle—require the person in charge of the vehicle to accompany the authorised officer to enable the authorised officer to comply with subsection (8).	26 27 28
authorise	the entry is made to a place other than under a warrant, the ed officer may exercise the power mentioned in subsection (1)(a) the occupier consents to the exercise of the power.	29 30 31

(3)	A	person	who	is	requ	iired	by	an	authori	sed	officer	unde	er
subsec	tion	(1)(f) to	o give	the	offi	cer r	easoı	nable	e help fo	or th	e exerci	se of	a
power	mι	ist com	ply w	ith	the	requ	irem	ent,	unless	the	person	has	a
reason	able	excuse f	or not	coı	nply	ing w	ith it						

Maximum penalty—20 penalty units.

- (4) If the help is required to be given to a person by—
 - (a) answering a question; or
 - (b) producing a document (other than a licence or permit);

it is a reasonable excuse for the person to fail to answer the question, or produce the document, if complying with the requirement might tend to incriminate the person.

(5) A person who is required by an authorised officer under subsection (1)(g) to take action in relation to a vehicle must comply with the requirement, unless the person has a reasonable excuse for not complying with it.

Maximum penalty—20 penalty units.

- (6) If, for any reason, it is not practicable to make a requirement under subsection (1)(g) by written notice, the requirement may be made orally and confirmed by written notice as soon as practicable.
- (7) Nothing in this section prevents an authorised officer making a further requirement under subsection (1)(g) of the same person or another person in relation to the same vehicle, if it is necessary and reasonable to make the requirement.
- (8) The authorised officer must not enter a part of a vehicle used only as a living area, or exercise a power under subsection (1)(a) to (d) in relation to that part, unless the authorised officer is accompanied by the person in control of the vehicle.
- (9) Subsection (8) does not apply if the person in control of the vehicle is unavailable or unwilling to accompany the authorised officer or the authorised officer is unable for another reason to comply with the subsection.
- (10) This section does not apply to an authorised officer who enters a place to get the occupier's consent unless the consent is given or the entry is otherwise authorised.

Power to) seiz	e evidence	1
		authorised officer who enters a place under this Part under a seize the evidence for which the warrant was issued.	2 3
occupier made if t	's co	horised officer who enters a place under this Part with the nsent may seize the particular thing for which the entry was ficer believes on reasonable grounds that the thing is evidence against this Act.	4 5 6 7
warrant,	or wi	horised officer who enters a place under this Part under a ith the occupier's consent, may also seize anything else if the es on reasonable grounds—	8 9 10
(a)		thing is evidence of the commission of an offence against this; and	11 12
(b)	the	seizure is necessary to prevent—	13
	(i)	the concealment, loss or destruction of the thing; or	14
	(ii)	the use of the thing in committing, continuing or repeating the offence.	15 16
under a	warra	norised officer who enters a place under this Part other than ant or with the occupier's consent, may seize a thing if the es on reasonable grounds—	17 18 19
(a)		thing is evidence of the commission of an offence against this; and	20 21
(b)	the	seizure is necessary to prevent—	22
	(i)	the concealment, loss or destruction of the thing; or	23
	(ii)	the use of the thing in committing, continuing or repeating the offence.	24 25
Power to	seiz	e evidence after entering a vehicle	26
88. Ar Part may		norised officer who enters a vehicle under a warrant under this e—	27 28
(a)	a thi	ing in or on the vehicle; or	29
(b)	the	vehicle itself;	30

	horised officer believes, on reasonable grounds, the thing or vehicle nce of the commission of an offence against 1 of the following ns—	1 2 3
(a)	for a vehicle—	4
	• section 36 (Sale or use of fossicking material in trade or commerce)	5 6
	• section 37 (Volume, weight or number of specimens may be restricted)	7 8
	• section 38 (Use of Machinery etc. prohibited)	9
	• section 55 (Trading and commercial activities on designated fossicking land or fossicking areas generally not allowed); or	10 11
(b)	for a thing—	12
	• a provision mentioned in paragraph (a)	13
	• section 91(3) (Power to seize weapons etc.).	14
Procedu	re after thing seized	15
under thi	As soon as possible after a thing is seized by an authorised officer s Part, the authorised officer must give a receipt for it to the person om it was seized.	16 17 18
(2) To condition	he receipt must describe generally each thing seized and its n.	19 20
	for any reason, it is not practicable to comply with subsection (1), prised officer must—	21 22
(a)	leave the receipt where the thing was seized; and	23
(b)	ensure the receipt is left in a reasonably secure way and in a conspicuous position.	24 25
(4) The end of—	e authorised officer must return the thing seized to the person at the	26 27
(a)	6 months; or	28
(b)	if a prosecution for an offence involving the thing is started within the 6 months—the prosecution for the offence and any appeal	29 30

from the prosecution.	1
(5) Despite subsection (4), the authorised officer must return the seized thing to the person immediately the authorised officer stops being satisfied its retention is necessary.	2 3 4
(6) However, the authorised officer may keep the seized thing if the authorised officer believes, on reasonable grounds, that its continued retention is necessary to prevent its use in committing an offence against this Act.	5 6 7 8
Power to require name and address	9
90.(1) An authorised officer may require a person to state the person's name and address if the officer—	10 11
(a) finds the person committing an offence against this Act; or	12
(b) finds the person in circumstances that lead, or has information that leads, the authorised officer to suspect on reasonable grounds that the person just committed an offence against this Act; or	13 14 15
(c) has information that leads the authorised officer to suspect, on reasonable grounds, that a person has just committed an offence against this Act.	16 17 18
(2) When making the requirement, the authorised officer must warn the person it is an offence to fail to state the person's name and address, unless the person has a reasonable excuse.	19 20 21
(3) The authorised officer may require the person to give evidence of the correctness of the person's name or address if the officer suspects, on reasonable grounds, that the stated name or address is false.	22 23 24
(4) A person must comply with a requirement under subsection (1) or (3), unless the person has a reasonable excuse for not complying with it.	25 26
Maximum penalty—20 penalty units.	27
(5) The person does not commit an offence against this section if—	28
 (a) the authorised officer required the person to state the person's name and address on suspicion of the person having committed an offence against this Act; and 	29 30 31
(b) the person is not proved to have committed the offence.	32

Power to	o seize weapons etc.	1
	This section applies if a person brings a weapon or explosive or ed fossicking land or a fossicking area.	2 3
	n authorised officer may require a person using, about to use, or on of a weapon or explosive on designated fossicking land or ng area—	
(a)	to remove the weapon or explosive from the land or area; or	7
(b)	to surrender the weapon or explosive to the officer.	8
	person must not contravene a requirement under subsection (2) the person has a reasonable excuse for not complying with it.	2), 9 10
Maximu	m penalty—20 penalty units.	11
	the person surrenders the weapon or explosive to the authorishe authorised officer must—	ed 12 13
(a)	notify a police officer of the surrender to the authorised officer the weapon or explosive; and	of 14 15
(b)	either—	16
	(i) keep the weapon or explosive until the owner of the weap or explosive leaves the land or area; or	on 17 18
	(ii) if required by the police officer, give it to the police officer be dealt with under the <i>Weapons Act 1990</i> .	to 19 20
	n authorised officer does not, by merely keeping a weapon e under this section, contravene the <i>Weapons Act 1990</i> .	or 21 22
	Division 3—Offences	23
Obstruc	etion of authorised officer	24
an autho	person must not obstruct an authorised officer, or a person helpi orised officer, in the exercise of a power, unless the person has ale excuse.	
Maximu	m nenalty—50 nenalty units	28

Re-entering land after direction to leave	1
93. A person given a direction under section 78 (Dealing with person contravening Act) to leave land where the person is fossicking must not reenter the land—	2 3 4
(a) within the period stated in the direction; and	5
(b) after the end of the period without the owner's permission;	6
unless the person has a reasonable excuse for the re-entry.	7
Maximum penalty—20 penalty units.	8
Proceedings for offences	9
94.(1) A proceeding for an offence against this Act may be started in a Wardens Court.	10 11
(2) In the proceeding, the Warden has the powers of a Magistrate under the <i>Magistrates Courts Act 1921</i> .	12 13
Division 4—Proceedings	14
Forfeiture on conviction	15
95.(1) On the conviction of a person for an offence against this Act, a Wardens Court may order the forfeiture to the State of any of the following—	16 17 18
(a) anything used to commit the offence;	19
(b) anything else the subject of the offence.	20
(2) Also, a Wardens Court may order the retention of the thing by an authorised officer for a stated time.	21 22
(3) A Wardens Court may make any order to enforce the forfeiture or retention that it considers appropriate.	23 24
(4) This section does not limit the Wardens Court's powers under the <i>Penalties and Sentences Act 1992</i> or any other law.	25 26

1

Dealing with forfeited things

96.(1) On the forfeiture of a thing, the thing becomes the State's property and may be dealt with by the State as it considers appropriate.	2
(2) Without limiting subsection (1), the State may—	4
(a) sell it to its previous owner or a person who had a legal or beneficial interest in it; or	
(b) sell it to anyone else (by auction, tender or otherwise); or	7
(c) destroy it or give it away.	8
Disposal of abandoned property	
97. (1) In this section—	10
"abandoned property" means property (including a vehicle and anything attached to, or contained in a vehicle) an authorised officer believes on reasonable grounds has been abandoned.	1 12 13
(2) If an authorised officer finds abandoned property on designated fossicking land or a fossicking area and intends to take action under this section, the authorised officer—	14 13 10
(a) must take reasonable steps to locate the owner of the property; and	1′ 18
(b) may move the property to a place the authorised officer considers appropriate.	19 20
(3) As soon as is practicable but within 14 days after finding the abandoned property and deciding to take action under this section, the authorised officer must give to the owner of the property a written notice describing the property, stating that the property has been found, explaining how it may be recovered and stating that it may be sold or disposed of if it is not recovered.	2: 2: 2: 2: 2: 2:
(4) If the owner of the property cannot be located within the 14 days mentioned in subsection (3), the notice may be given by publishing it in a newspaper circulating generally throughout the State.	2° 28 29
(5) Subsection (4) does not apply if the authorised officer believes, on reasonable grounds, the property has no value or a value less than an amount prescribed by regulation.	30 31 32

` '	a person claims the abandoned property within 1 month after the given, the authorised officer must return the property to the person rson—	1 2 3
(a)	satisfies the authorised officer that the person is the owner of the property; and	2
(b)	pays the expenses reasonably incurred by the authorised officer in dealing with the property.	7
	a person does not claim the abandoned property within 1 month notice is given, the chief executive may—	9
(a)	sell the property; or	10
(b)	dispose of the property in the way the chief executive considers appropriate if the proceeds of sale of the property are not likely to cover the total of—	11 12 13
	(i) the expenses reasonably incurred by the chief executive in selling the property; and	14 15
	(ii) the expenses reasonably incurred by the authorised officer in dealing with the property under this section; and	1 <i>6</i> 17
	(iii) any other expenses owing to the chief executive in relation to the property.	18 19
	the abandoned property is sold, the proceeds of the sale must be n the following order—	20 21
(a)	in payment of the expenses reasonably incurred by the chief executive in selling the property;	22 23
(b)	in payment of the expenses reasonably incurred by the authorised officer in dealing with the property under this section;	24 25
(c)	if the removal of the property caused damage to the land where it was found—in payment of the reasonable cost of rectifying the damage, including by rehabilitating the land;	26 27 28
(d)	in payment of any other expenses owing to the chief executive in relation to the property;	29 30
(e)	in payment of any balance to the owner of the property.	31
(9) De	spite anything else in this section, if the abandoned property has no	32

value or insufficient value to justify its sale, the chief executive may dispose of the property in the way the chief executive considers appropriate.	1 2
(10) Compensation is not recoverable against the chief executive for a payment under this section.	3 4
Evidentiary provision	5
98.(1) This section applies to a proceeding under this Act.	6
(2) The appointment or power of an authorised officer must be presumed unless a party, by reasonable notice, requires proof of the appointment or the power of the authorised officer to do anything under this Act.	7 8 9
(3) A signature purporting to be the signature of any of the following persons is evidence of the signature it purports to be—	10 11
(a) the chief executive;	12
(b) an authorised officer;	13
(c) the chief executive of the department in which the <i>Land Act 1962</i> is administered;	14 15
(d) the person holding office in the department as chief government geologist.	16 17
(4) A certificate, purporting to be signed by the chief executive of the department in which the <i>Land Act 1962</i> is administered, stating that specified land is occupied land is evidence of the things stated.	18 19 20
(5) A certificate purporting to be signed by a person mentioned in subsection (3)(d) and stating a substance is a mineral, gemstone, ornamental stone or fossil is evidence of the thing stated.	21 22 23
(6) A certificate purporting to be signed by the chief executive or an authorised officer and stating any of the following matters is evidence of the matter—	24 25 26
(a) a stated document is a copy of—	27
(i) a licence or permit or a copy of a licence or permit; or	28
(ii) a direction, requirement or decision or a copy of a direction, requirement or decision given or made under this Act; or	29 30
(iii) a notice, or a copy of a notice, given under this Act; or	31

	(iv) a record, or a copy of a record, kept under this Act; or	1
	(v) a document, or a copy of a document, kept under this Act;	2
(b)	on a stated day, or during a stated period, a stated person was or was not the holder of a licence or permit;	3 4
(c)	a stated licence or permit was or was not in force on a stated day or during a stated period;	5 6
(d)	on a stated day—	7
	(i) a licence was suspended for a stated period; or	8
	(ii) a licence or permit was cancelled;	9
(e)	on a stated day, a stated person was given a stated notice requirement or direction under this Act;	10 11
(f)	anything else prescribed by regulation.	12
Appeals	PART 7—APPEALS to Wardens Court	13 14
99.(1)	An applicant for a licence or permit may appeal against an issuing	15
officer's	decision to refuse to grant the licence or permit.	16
(2) A	licensee may appeal against—	17
(a)	a decision of an issuing officer—	18
	(i) to impose a condition on a licence; or	19
	(ii) to refuse to replace a licence; or	20
(b)	a decision of a mining registrar to suspend or cancel a licence; or	21
(c)	a decision of an authorised officer resulting in the cancellation of a person's permit under section 78(5) (Dealing with person contravening Act).	22 23 24
	e appeal may be made to the Wardens Court for the mining district nd involved in the person's application, licence or permit.	25 26

How to start an appeal	1
100.(1) An appeal is started by filing a written notice of the appeal with the clerk of the court for the Wardens Court.	2 3
(2) The clerk of the court must give a copy of the notice to the authorised officer, issuing officer or mining registrar whose decision is being appealed against.	4 5 6
(3) The notice of appeal must be filed within 28 days after the appellant receives notice of the decision appealed against.	7 8
(4) The Wardens Court may at any time extend the period for filing the notice of the appeal.	9 10
(5) The notice of appeal must state the grounds of the appeal.	11
Stay of operation of decisions etc.	12
101.(1) A Wardens Court may stay a decision appealed against to secure the effectiveness of the appeal.	13 14
(2) A stay—	15
(a) may be given on conditions the Wardens Court considers appropriate; and	16 17
(b) operates for the period specified by the Wardens Court; and	18
(c) may be revoked or amended by the Wardens Court.	19
(3) The period of a stay specified by the Wardens Court must not extend past the time when the Wardens Court decides the appeal.	20 21
(4) The starting of an appeal against a decision affects the decision, or the carrying out of the decision, only if the decision is stayed.	22 23
Hearing procedures	24
102.(1) An appeal is to be by way of rehearing unaffected by the decision of the authorised officer, issuing officer or mining registrar concerned.	25 26
(2) In deciding an appeal, the Wardens Court—	27
(a) is not bound by the rules of evidence; and	28

s 103 62 s 105

(b)	must observe natural justice; and	1
(c)	may hear the appeal in court or chambers.	2
_		
Powers	of Court on appeal	3
103.(1) In deciding an appeal, the Wardens Court may—	4
(a)	confirm the decision appealed against; or	5
(b)	set aside the decision and substitute another decision; or	6
(c)	set aside the decision and return the decision to the authorised officer, issuing officer or mining registrar with directions the court considers appropriate.	7 8 9
	substituting another decision, the Wardens Court has the same s an authorised officer, issuing officer or mining registrar.	10 11
Example—	-	12
The Court may decide an unsuccessful applicant for a licence be granted the licence either unconditionally or on particular conditions. (3) If the Wardens Court substitutes another decision, the substituted decision is taken, for the purposes of this Act, to be the decision of the authorised officer, issuing officer or mining registrar.		13 14
		15 16 17
Appeal t	to District Court on questions of law only	18
	A party dissatisfied by the decision of a Wardens Court on an order this Act may appeal to a District Court, but only on a question	19 20 21
	PART 8—GENERAL	22
Records	to be kept by registrar	23
(Some ag) Within 14 days after an agreement mentioned in section 48 greements run with land) for the declaration of land as designated g land or a fossicking area is entered into, the chief executive must	24 25 26

give written notice of the agreement to the registrar for the land.	1
(2) The registrar must keep records that—	2
(a) show the land subject to an agreement mentioned in section 48; and	3 4
(b) state where particulars of the agreement may be inspected.	5
(3) The registrar must keep the records in a way that ensures a search of a register kept by the registrar under any Act about the land will show the existence of the agreement.	6 7 8
(4) The chief executive must, within 14 days after an agreement is ended or land is excluded from the operation of the agreement, give written notice to the registrar that the agreement has ended or the land has been excluded from its operation.	9 10 11 12
(5) On receiving the notice, the registrar must—	13
(a) remove the particulars of the agreement from the registrar's records; or	14 15
(b) if the agreement has ended in relation to some, but not all the land—change the record to show the land still subject to the agreement.	16 17 18
Delegation	19
106. The chief executive may delegate the chief executive's powers under this Act to an officer of the public service.	20 21
Protection against liability	22
107.(1) This section applies to the following persons—	23
(a) an authorised officer;	24
(b) an issuing officer;	25
(c) a land manager;	26
(d) a mining registrar;	27
 (e) an owner of designated fossicking land or land in a fossicking area; 	28 29

(f)	a person who has given someone else permission under this Act to fossick or camp on the person's land, mining claim or mining lease.	1 2 3
	person to whom this section applies does not incur civil liability for one, or omission made, honestly and without negligence under this	4 5
	subsection (2) prevents a civil liability attaching to the person, the attaches instead to the State.	7 8
Regulati	ions	Ģ
108.(1) The Governor in Council may make regulations under this Act.	10
(2) A 1	regulation may be made about the following matters—	11
(a)	the conduct of fossickers;	12
(b)	the conduct of persons other than owners or fossickers on designated fossicking land and fossicking areas;	13 14
(c)	controlling pollution on designated fossicking land and fossicking areas;	15 16
(d)	naming, and defining the boundaries of, a miners common;	17
(e)	the appointment of a controller of a miners common;	18
(f)	the powers and functions of a controller of a miners common;	19
(g)	the management of a miners common, including the appointment of staff;	20 21
(h)	fees to be paid under the Act.	22
	regulation may provide that a contravention of a regulation is an and prescribe a maximum penalty for the offence of not more than by units.	23 24 25

PART 9—REPEAL AND TRANSITIONAL PROVISIONS	1 2
Definitions in Part	3
109. In this Part—	4
"repealed Act" means the Mining (Fossicking) Act 1985.	5
Repeal and amendment	6
110.(1) The Mining (Fossicking) Act 1985 is repealed.	7
(2) The Schedule amends the Act mentioned in it.	8
Miners commons	9
111.(1) A miners common established under section 48 of the repealed Act, and in existence immediately before the commencement of this Part, continues in existence as a miners common under this Act.	10 11 12
(2) Rules made under the repealed Act continue in force under this Act for 1 year.	13 14
(3) Rules mentioned in subsection (2) may be repealed or amended by regulation under this Act within the 1 year period.	15 16
Designated areas	17
112.(1) A designated area under the repealed Act is taken to be designated fossicking land under this Act.	18 19
(2) However, subsection (1) does not apply—	20
(a) if section 113 (Fossicking areas) also applies to the land; or	21
(b) to land held under the <i>Miners' Homestead Leases Act 1913</i> if the landowner's agreement was not obtained before the land was declared to be a designated area under the repealed Act.	22 23 24
(3) The terms of an agreement for the declaration of land as a designated	25

s 113	66	s 116

area under the repealed Act continue to apply to land taken to be designated fossicking land under subsection (1).	1 2
Fossicking areas	3
113.(1) A fossicking area under the repealed Act is taken to be a fossicking area under this Act.	4 5
(2) However, subsection (1) does not apply to land held under the <i>Miners' Homestead Leases Act 1913</i> if the owner's agreement was not obtained before the land became a fossicking area under the repealed Act.	6 7 8
(3) The terms of an agreement for the declaration of land as a fossicking area under the repealed Act continue to apply to land taken to be a fossicking area under subsection (1).	9 10 11
Issuing officers	12
114.(1) An issuing officer under the repealed Act is taken to be an issuing officer under this Act for all land to which this Act applies on the terms specified in the officer's appointment under the repealed Act.	13 14 15
(2) However, the terms of the officer's appointment may be varied under this Act.	16 17
Licences	18
115.(1) A licence under the repealed Act in force immediately before the commencement of this Part is taken to be a licence under this Act and continues in force until it expires, or is earlier ended, according to its terms.	19 20 21
(2) The holder of a prospecting permit over land in a fossicking area in force immediately before the commencement of this Part is taken to hold a fossickers licence over the land under this Act while the permit is in force.	22 23 24
Prohibition on camping	25
116. Land where camping is prohibited under section 28 of the repealed Act is taken to be prohibited camping land under this Act.	26 27

Native title	1
117.(1) If, apart from this section, this Act would operate in a way that extinguishes native title rights and interests or is wholly or partly inconsistent with their continued existence, enjoyment or exercise of, this Act does not have that operation.	
(2) In subsection (1)—	6
"native title rights and interests" has the meaning given by the <i>Native</i> Title Act 1993 (Cwlth).	7 8
Example of rights and interests—	9
Hunting, gathering and fishing rights and interests.	10
(3) This section expires on the commencement of section 179 of the Native Title (Queensland) Act 1993.	11 12
Application of s 20A of Acts Interpretation Act 1954	13
118. This Part is a law to which section 20A of the <i>Acts Interpretation Act 1954</i> applies.	14 15
References to Mining (Fossicking) Act 1985	16
119.(1) This section applies to references in Acts and documents in existence on its commencement.	17 18
(2) A reference to the <i>Mining (Fossicking) Act 1985</i> is taken to be a reference to this Act.	19 20
Expiry	21
120. Sections 109 and 111 to 118 expire 1 year after they commence.	22

23

SCHEDULE	1
ACTS AMENDED	2
section 110(2)	3
FORESTRY ACT 1959	4
1. After section 46—	5
insert—	6
'Sale of fossils and quarry materials to fossicker	7
'46A.(1) This section applies to a person fossicking under a licence under the <i>Fossicking Act 1994</i> on a State forest, timber reserve or forest entitlement area ("forest land") where fossicking is permitted under the Act.	8 9 10 11
'(2) If the person collects not more than 1 m ³ of fossils or quarry materials in a year, the Corporation is taken to have sold the fossils or quarry materials to the person at no cost.	12 13 14
'(3) No royalty is payable for fossils or quarry materials mentioned in subsection (2).'.	15 16
MINERAL RESOURCES ACT 1989	17
1. Section 1.8—	18
insert—	19
""fossicking area" has the meaning given by the Fossicking Act 1994.".	20

SCHEDULE (continued)

'(2AA) However, a mining registrar must not grant a prospecting permit

1

2

3

2. After section 3.3(2)—

insert—

for land in a fossicking area, or for land that includes the whole or part of a	4
fossicking area, unless the application for the permit was made, but not	5
decided, before the land became a fossicking area.'.	6
3. Section 3.8(3) 'the Mining (Fossicking) Act 1985 or any other Act	7
relating to mining'—	8
omit, insert—	9
'any other Act about mining or the Fossicking Act 1994'.	10
4. Section 4.4(1)—	11
insert	12
'(c) in a fossicking area.'.	13
5. Section 4.4—	14
insert—	15
'(1B) Subsection (1)(c) does not apply if the application for the mining	
claim—	17
(a) was made, but not decided, before the land became a fossicking	18
area; or	19
(b) is for land in a prospecting permit or exploration permit.'.	20
6. Section 5.12—	21
insert—	22
'(1A) However, the Minister must not grant an exploration permit for	23
land in a fossicking area, or for land that includes the whole or part of a	24

SCHEDULE (continued)

fossicking area, unless the application was maland became a fossicking area.'.	de, but not decided, before the	1 2
7. Section 5.12 (3) 'the <i>Mining (Fossicking)</i> relating to mining'—	Act 1985 or any other Act	3
omit, insert—		5
'any other Act about mining or the Fossick	ing Act 1994'.	6
8. Section 6.7—		7
insert—		8
'(1A) However, the Minister must not glicence for land in a fossicking area, or for lapart of a fossicking area, unless the application	and that includes the whole or	9 10 11
(a) was made, but not decided, before area; or	the land became a fossicking	12 13
(b) is for land in an exploration permit.	,	14
9. Section 7.3—		15
insert—		16
'(2) However, the Governor in Council muland in a fossicking area, or for land that in fossicking area, unless the application—	0	17 18 19
(a) was made, but not decided, before area; or	the land became a fossicking	20 21
(b) is for land in a prospecting permit, development licence.'.	exploration permit or mineral	22 23
10. Section 11.10—		24
omit, insert—		25

SCHEDULE (continued)

'Act's application to holder of fossickers licence '11.10 A holder of a fossickers licence under the Fossicking Act 1994	1 2
does not need a prospecting permit or mining claim to fossick under the licence.'.	3 4
WATER RESOURCES ACT 1989	5
1. After section 4.36—	6
insert—	7
'Sale of controlled quarry materials to fossicker	8
'4.36A(1) This section applies to a person who collects controlled quarry materials while fossicking under a licence under the <i>Fossicking Act 1994</i> .	9 10
'(2) If the person collects not more than 1 m ³ of controlled quarry materials in a year, the Corporation is taken to have sold the controlled quarry materials to the person at no cost.	11 12 13
'(3) No royalty is payable for controlled quarry materials mentioned in subsection (2).'.	14 15
	16

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