Queensland



ANIMAL CARE AND PROTECTION BILL 2001

Queensland



ANIMAL CARE AND PROTECTION BILL 2001

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2001

A BILL

FOR

An Act to promote the responsible care and use of animals and to protect animals from cruelty, and for other purposes

T	The Parliament of Queensland enacts—		
		CHAPTER 1—PRELIMINARY	2
		PART 1—INTRODUCTION	3
1	Sho	rt title	4
	This A	ct may be cited as the Animal Care and Protection Act 2001.	5
2	Cor	nmencement	6
	This A	ct commences on a day to be fixed by proclamation.	7
	PAF	RT 2—PURPOSES AND APPLICATION OF ACT	8
		Division 1—Purposes	9
3	Pur	poses of Act	10
	The pu	rposes of this Act are to do the following—	11
	(a)	promote the responsible care and use of animals;	12
	(b)	provide standards for the care and use of animals that—	13
		(i) achieve a reasonable balance between the welfare of animals and the interests of persons whose livelihood is dependent on animals; and	14 15 16
		(ii) allow for the effect of advancements in scientific knowledge about animal biology and changes in community expectations about practices involving animals;	17 18 19
	(c)	protect animals from unjustifiable, unnecessary or unreasonable pain;	20 21

s 5

	(d)	ensure the use of animals for scientific purposes is accountable, open and responsible.	1 2
4	Hov	v purposes are to be primarily achieved	3
•	The pu	rposes are to be primarily achieved by the following—	4
	(a)	providing for regulations about codes of practice for animal welfare;	5 6
	(b)	allowing regulations to require compliance with codes of practice;	7 8
	(c)	imposing a duty of care on persons in charge of animals;	9
	(d)	prohibiting certain conduct in relation to animals;	10
	(e)	requiring a person using an animal for scientific purposes to comply with the scientific use code;	11 12
	(f)	providing for the registration of certain users of animals for scientific purposes;	13 14
	(g)	providing for the appointment of authorised officers to monitor compliance with compulsory code requirements and the scientific use code;	15 16 17
	(h)	providing for the appointment of inspectors to investigate and enforce this Act;	18 19
	(i)	allowing the Minister to establish an animal welfare advisory committee or another body to advise the Minister on animal welfare issues.	20 21 22
		Division 2—Application	23
5	Act	binds all persons	24
Sta	ate and	bject to sections 6 to 8, this Act binds all persons, including the l, to the extent the legislative power of the Parliament permits, the twealth and the other States.	25 26 27
		wever, the Commonwealth or a State can not be prosecuted for an	28 29

s 6

6 Apı	plication of Act to State for protected or wild animals	1
	•	1
This A	act does not apply to the State for an animal only because it is—	2
(a)	a protected animal or an animal in the wild under the <i>Nature Conservation Act 1992</i> ; and	3 4
(b)	the property of the State under that Act, another Act or the common law. ¹	5 6
7 Rel	ationship with certain other Acts	7
(1) Th	is Act does not affect the application of—	8
(a)	the Fisheries Act 1994; or	9
(b)	the Nature Conservation Act 1992; or	10
(c)	the Racing and Betting Act 1980.	11
under a	person who lawfully does an act, or makes an omission, authorised n Act mentioned in subsection (1) that would, but for this on, constitute an offence under this Act, is taken not to commit the by reason only of doing the act or making the omission.	12 13 14 15
	owever, subsection (2) does not apply if the act is the use of an or a scientific purpose.	16 17
8 Abo	original tradition and Island custom	18
(1) Th by—	is Act does not apply to or affect an act done, or omission made,	19 20
(a)	an Aborigine under Aboriginal tradition; or	21
(b)	a Torres Strait Islander under Island custom.	22
or makir	owever, if a regulation prescribes conditions for the doing the act, ag the omission, subsection (1) only applies if the conditions have applied with.	23 24 25

¹ See the *Nature Conservation Act 1992*, section 83 (Property in protected animals).

(3) For the <i>Statutory Instruments Act 1992</i> , section 43, ² a proposed regulation under subsection (2) is taken to be likely to impose appreciable costs on the community or part of the community.	1 2 3
9 Act does not affect other rights or remedies	4
(1) This Act does not affect or limit a civil right or remedy that exists apart from this Act, whether at common law or otherwise.	5 6
(2) Without limiting subsection (1), compliance with this Act does not necessarily show that a civil obligation that exists apart from this Act has been satisfied or has not been breached.	7 8 9
(3) In addition, a breach of the duty of care imposed under this Act does not, of itself, give rise to an action for breach of statutory duty or another civil right or remedy.	10 11 12
(4) This Act does not limit a court's powers under the <i>Penalties and Sentences Act 1992</i> or another law.	13 14
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10 Definitions	17
The dictionary in the schedule defines particular words used in this Act.	18
Division 2—Key definitions	19
11 What is an "animal"	20
(1) An "animal" is any of the following—	21
(a) a live member of a vertebrate animal taxon;	22

² Statutory Instruments Act 1992, section 43 (Preparation of regulatory impact statement)

	Examples—	1
	an amphibian	2
	• a bird	3
	• a fish	4
	• a mammal, other than a human being	5
	• a reptile.	6
(b)	a live pre-natal or pre-hatched creature as follows if it is in the last half of gestation or development—	7 8
	(i) a mammalian or reptilian foetus;	9
	(ii) an avian, mammalian or reptilian pre-hatched young;	10
(c)	a live marsupial young;	11
(d)	a live invertebrate creature of a species, or a stage of the life cycle of a species, from the class Cephalopoda or Malacostraca prescribed under a regulation for this paragraph.	12 13 14
	Examples of creatures of the class Cephalopoda—	15
	• octopi	16
	• squid.	17
	Examples of creatures of the class Malacostraca—	18
	• crabs	19
	• crayfish	20
	• lobsters	21
	• prawns.	22
(2) Ho	wever, a human being or human foetus is not an animal.	23
(3) To animals—	remove any doubt, it is declared that the following are not	24 25
(a)	the eggs, spat or spawn of a fish;	26
(b)	a pre-natal, larval or pre-hatched creature, other than a creature mentioned in subsection (1)(b) or (c);	27 28
(c)	another immature form of a creature, other than a creature mentioned in subsection (1)(a) to (c).	29 30

12 Mea	aning of a "person in charge" of an animal	1
(1) A ₁	person is a "person in charge" of an animal if the person—	2
(a)	owns or has a lease, licence or other proprietary interest in the animal; or	3 4
(b)	has the custody of the animal; or	5
(c)	is employing or has engaged someone else who has the custody of the animal and the custody is within the scope of the employment or engagement.	6 7 8
security	espite subsection (1)(a), a person who holds a mortgage or other interest in an animal only becomes a person in charge of the the person takes a step to enforce the mortgage or other security.	9 10 11
	CHAPTER 2—CODES OF PRACTICE	12
13 Ma	king codes of practice	13
(1) A 1	regulation may make codes of practice about animal welfare.3	14
	thout limiting subsection (1), a code of practice may be made y of the following—	15 16
(a)	the care and handling of animals;	17
(b)	the use of animals—	18
	(i) as companions; or	19
	(ii) for commercial, entertainment, recreational, scientific or other purposes; or	20 21
	(iii) in any of the following—	22
	• aquaria	23
	 boarding kennels 	24

³ See the *Statutory Instruments Act 1992*, section 23 (Statutory instrument may make provision by applying another document) for the power by regulation to make provision for a matter, including, for example, a code of practice, by reference to another document.

	 pet shops 	1
	• theme parks	2
	• zoos;	3
(c)	the performance of medical or surgical procedures on animals;	4
(d)	the use of electric devices on animals;	5
(e)	the transportation of livestock and other animals;	6
(f)	animal slaughtering establishments and the preparation or treatment of animals for human consumption;	7 8
(g)	the snaring or trapping of animals;	9
(h)	the control of animals that, under section 42, are feral or pest animals;	10 11
(i)	aquaculture or livestock production.	12
14 Tab	ling and inspection of documents adopted in codes of practice	13
(1) Th	is section applies if—	14
(a)	a regulation that makes a code of practice adopts, applies or incorporates the whole or a stated part of another document (the "adopted provisions"); and	15 16 17
(b)	the adopted provisions are not part of, or attached to, the regulation.	18 19
	e Minister must, within 14 sitting days after the regulation is table a copy of the adopted provisions in the Legislative 7.	20 21 22
14 sitting	the adopted provisions are amended, the Minister must, within g days after the amendment is made, table a copy of the provisions led in the Legislative assembly.	23 24 25
force from	e chief executive must keep a copy of the adopted provisions, as in m time to time, open for inspection, free of charge, by members of c during office hours on business days at—	26 27 28
(a)	the department's head office; and	29
(b)	other places the chief executive considers appropriate.	30
	Failure to comply with this section does not invalidate or otherwise regulation.	31 32

15	Regulation may require compliance with code of practice	1
	1) A regulation may require a person to comply with the whole or a ed part of a code of practice.	2 3
	2) A requirement under subsection (1) is called a "compulsory code uirement".	4 5
	3) A person to whom a compulsory code requirement applies must apply with the requirement.	6 7
Max	ximum penalty for subsection (3)—300 penalty units.	8
16	Use of code of practice in proceeding	9
offe	A code of practice is admissible in evidence in a proceeding for an ence against this Act if it is relevant to the act or omission to which the ceeding relates.	10 11 12
	CHAPTER 3—GENERAL ANIMAL OFFENCES	13
	PART 1—BREACH OF DUTY OF CARE	14
17	Breach of duty of care prohibited	15
()	1) A person in charge of an animal owes a duty of care to it.	16
(2	2) The person must not breach the duty of care. ⁴	17
Max	ximum penalty—300 penalty units or 1 year's imprisonment.	18
	3) For subsection (2), a person breaches the duty only if the person does take reasonable steps to—	19 20
	(a) provide the animal's needs for the following in a way that is appropriate—	21 22
	(i) food and water;	23
	(ii) accommodation or living conditions for the animal;	24

⁴ See also section 9 (Act does not affect other rights or remedies).

s 18 22 s 18

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	(iii) to display normal patterns of behaviour;	1
	(iv) the treatment of disease or injury; or	2
(b)	ensure any handling of the animal by the person, or caused by the person, is appropriate.	3
(4) In	deciding what is appropriate, regard must be had to—	5
(a)	the species, environment and circumstances of the animal; and	6
(b)	the steps a reasonable person in the circumstances of the person would reasonably be expected to have taken.	7 8
	Examples of things that may be a 'circumstance' for subsection (4)(b)—	9
	a bushfire or another natural disaster	10
	• a flood or another climatic condition.	11
18 Ani	PART 2—CRUELTY OFFENCES	12
	mal cruelty prohibited	13
	person must not be cruel to an animal.	14
	m penalty—1 000 penalty units or 2 years imprisonment.	15
	thout limiting subsection (1), a person is taken to be cruel to an the person does any of the following to the animal—	16 17
(a)	causes it pain that, in the circumstances, is unjustifiable, unnecessary or unreasonable;	18 19
(b)	beats it so as to cause the animal pain;	20
(c)	abuses, terrifies, torments or worries it;	21
(d)	overdrives, overrides or overworks it;	22
(e)	uses on the animal an electrical device prescribed under a regulation;	23 24
(f)	confines or transports it—	25
	(i) without appropriate preparation, including, for example, appropriate food, rest, shelter or water; or	26 27
	(ii) when it is unfit for the confinement or transport; or	28

	(11) in a way that is inappropriate	e for the animal's welfare; or	1
		Examples for subparagraph (iii)—	_	2
			the confinement or transport, with too nals or with a species of animal with	3 4 5
		• not providing the animal wi	th appropriate spells.	6
	(iv) in an unsuitable container or	vehicle;	7
(g	g) ki	ls it in a way that—		8
	(i)	is inhumane; or		9
	(ii	causes it not to die quickly;	or	10
	(ii	causes it to die in unreasona	ble pain;	11
(ł	n) ur	ustifiably, unnecessarily or un	reasonably—	12
	(i)	injures or wounds it; or		13
	(ii	overcrowds or overloads it.		14
19 U	nreas	onable abandonment or relea	ase	15
animal	l unle	•	nust not abandon or release an excuse or the abandonment or	16 17 18
Maxin	num p	enalty—300 penalty units or 1	year's imprisonment.	19
	-	on must not, unless the person om the custody of the person in	has a reasonable excuse, release charge of it.	20 21
Maxin	num p	enalty—300 penalty units or 1	year's imprisonment.	22
(3)]	In this	section—		23
"aban	don"	an animal, includes leaving it	for an unreasonable period.	24

	PART 3—PROHIBITED EVENTS	1		
	Division 1—Preliminary			
20 Me	aning of "prohibited event"	3		
(1) A	"prohibited event" means any of the following events—	4		
(a)	a bullfight or organised event held for public entertainment in which a person provokes a bull in a way that is likely to cause it to charge;	5 6 7		
(b)	a cockfight or dogfight or other event in which an animal fights, or is encouraged to fight, with another animal;	8 9		
(c)	coursing or another event in which an animal is released from captivity to be hunted, injured or killed by another animal;	10 11		
(d)	an event in which an animal is released from captivity to be hunted, or shot at by, a person without an appropriate acclimatisation period between the release and the hunting to reduce stress to the animal;	12 13 14 15		
(e)	an event prescribed under a regulation held for public enjoyment or entertainment, with or without charge to anyone present, at which anyone participating in the event causes an animal pain.	16 17 18		
	Example of causing an animal pain for paragraph (e)—	19		
	Someone does, or attempts to, catch, fight or throw the animal.	20		
because	owever, conducting a rodeo is not a prohibited event merely of action taken in the rodeo to protect a competitor or other person animal being used in the rodeo.	21 22 23		
Example f	or subsection (2)—	24		
	Using a 'rodeo clown' to distract an animal being used in the rodeo from a competitor or other person.			
	Division 2—Prohibitions	27		
21 Par	ticipation in prohibited event	28		
(1) A	person must not—	29		

(a)	organise a prohibited event; or	1
(b)	knowingly—	2
	(i) permit a prohibited event to be organised; or	3
	(ii) supply an animal for use in a prohibited event; or	4
	(iii) supply premises for use for a prohibited event.	5
Maximu	penalty—300 penalty units or 1 year's imprisonment.	6
(iii) supply premises for use for a prohibited event. Maximum penalty—300 penalty units or 1 year's imprisonment. (2) In this section— "organise" a prohibited event includes taking part in organising the event. 22 Presence at prohibited event A person must not be present at a prohibited event unless the person has a reasonable excuse. Maximum penalty—150 penalty units or 1 year's imprisonment. PART 4—REGULATED SURGICAL PROCEDURES		7
"organis	"a prohibited event includes taking part in organising the event.	8
22 Pre	ence at prohibited event	9
		s 10 11
Maximu	n penalty—150 penalty units or 1 year's imprisonment.	12
PAR	Γ 4—REGULATED SURGICAL PROCEDURES	13
	Division 1—Regulated procedures for dogs	14
23 Cro	oping dog's ear	15
(1) A ₁	erson, other than a veterinary surgeon, must not crop a dog's ear.	. 16
Maximu	n penalty—100 penalty units.	17
	eterinary surgeon must not crop a dog's ear unless the surgeor y considers the cropping is in the interests of the dog's welfare.	n 18 19
Maximu	n penalty—100 penalty units.	20
(3) In	nis section—	21
"crop",	dog's ear, means to remove part of the ear to make the ear stand	d 22

24 Doo	cking dog's tail	1
	person, other than a veterinary surgeon, must not dock a dog's tail e docking is done in a way prescribed under a regulation.	2 3
Maximu	m penalty—100 penalty units.	4
(2) A	veterinary surgeon must not dock a dog's tail unless—	5
(a)	the surgeon reasonably considers the docking is in the interests of the dog's welfare; or	6 7
(b)	the docking is done in a way prescribed under a regulation.	8
Maximu	m penalty—100 penalty units.	9
25 Deb	parking operations	10
operation	person, other than a veterinary surgeon, must not perform an on a dog to prevent it from being able to bark or to reduce the of its bark (a "debarking operation").	11 12 13
Maximu	m penalty—300 penalty units or 1 year's imprisonment.	14
	veterinary surgeon must not perform a debarking operation on a ss the surgeon—	15 16
(a)	reasonably considers the operation is in the interests of the dog's welfare; or	17 18
(b)	has been given a relevant nuisance abatement notice and the surgeon reasonably considers the operation is the only way to comply with the notice without destroying the dog; or	19 20 21
(c)	has been given an appropriate notice and the surgeon reasonably considers the only way to stop the dog's barking from being a nuisance, without destroying the dog, is to perform the operation.	22 23 24
Maximu	m penalty—300 penalty units or 1 year's imprisonment.	25
each ow	r subsection (2)(c), an appropriate notice means a notice signed by mer of the dog asking the veterinary surgeon to perform the and stating each of the following—	26 27 28
(a)	that, in the opinion of each owner, the dog's barking is a nuisance;	29 30
(b)	attempts have made to prevent the dog's barking from being a nuisance:	31 32

	(c)	for each attempt—	1
		(i) the nature of the attempt; and	2
		(ii) enough details of the attempt to allow the veterinary surgeon to form a view under subsection (2)(c);	3 4
	(d)	that each attempt has been unsuccessful.	5
		Example of an 'attempt'—	6
		Behavioural approaches taken in consultation with a veterinary surgeon or animal behaviour expert.	7 8
(4	4) In	nis section—	9
"ba	rk'' i	cludes cry, howl and yelp.	10
"nu		e", for barking, means interference with the reasonable comfort, e or privacy of anyone.	11 12
"rel		nuisance abatement notice' means the original, or a copy, of a e as follows relating to the dog—	13 14
	(a)	a nuisance abatement notice under the <i>Environmental Protection Act 1994</i> (an 'EPA notice');	15 16
	(b)	a notice, however called, under a local law if the notice—	17
		(i) complies, or substantially complies, with the requirements for an EPA notice; or	18 19
		(ii) has the same, or substantially the same, purpose as an EPA notice. ⁵	20 21
		Division 2—Regulated procedures for other animals	22
26	Ren	oval of cat's claw	23
(1 clav		erson, other than a veterinary surgeon, must not remove a cat's	24 25

For EPA notices generally, see the *Environmental Protection Regulation 1998*, section 6O (Duty to investigate nuisance complaint) and part 2A, division 3 (Nuisance abatement notices).

For the requirements for EPA notices, see section 6U (Requirements) of the regulation. For the purpose of an EPA notice, see sections 6B (Object of pt 2A) and 6C (How object is achieved) of the regulation.

Maximum penalty—300 penalty units or 1 year's imprisonment.	1	
(2) A veterinary surgeon must not remove a cat's claw unless the surgeon reasonably considers the removal is in the interests of the cat's welfare.		
Maximum penalty—300 penalty units or 1 year's imprisonment.	5	
27 Docking tail of cattle or horse	6	
(1) This section applies for an animal as follows—	7	
(a) cattle;	8	
(b) a horse.	9	
(2) A person, other than a veterinary surgeon, must not dock the animal's tail.	10 11	
Maximum penalty—300 penalty units or 1 year's imprisonment.	12	
(3) A veterinary surgeon must not dock the animal's tail unless the surgeon reasonably considers the docking is in the interests of the animal's welfare.	13 14 15	
Maximum penalty for subsection (3)—300 penalty units or 1 year's imprisonment.	16 17	
Division 3—Restriction on supplying animals that have undergone a regulated surgical procedure	18 19	
28 Restriction on supplying debarked dog	20	
A person (the "supplier") must not supply someone else a dog that the supplier knows has had a debarking operation performed on it unless the supplier has given the other person a signed veterinary surgeon's certificate stating the operation was performed under section 25.	21 22 23 24	
Maximum penalty—150 penalty units or 1 year's imprisonment.	25	
29 Other restrictions	26	
A person (the "supplier") must not supply someone else an animal as follows unless the supplier has given the other person a signed veterinary	27 28	

		s certificate stating the procedure was performed in the interests of al's welfare—	1 2
	(a)	a dog that has had part of an ear removed to make the ear stand erect; ⁶	3 4
	(b)	a cat with a claw removed from it;	5
	(c)	a horse that has had its tail docked.	6
Max	imuı	m penalty—150 penalty units or 1 year's imprisonment.	7
P	AR	T 5—OTHER PROHIBITED AND REGULATED CONDUCT	8 9
		Division 1—Other offences relating to dogs	10
30	Cau	sing captive animal to be injured or killed by dog	11
		on must not knowingly cause an animal in captivity to be injured by a dog.	12 13
Max	imuı	m penalty—300 penalty units or 1 year's imprisonment.	14
31	Rel	easing animal for injury or killing by dog	15
A	pers	on must not release an animal if the release is—	16
	(a)	to allow the animal to be injured or killed by a dog; or	17
	(b)	in circumstances in which the animal is likely to be injured or killed by a dog unless the person took reasonable steps to prevent the injury or killing.	18 19 20
Max	imuı	m penalty—300 penalty units or 1 year's imprisonment.	21
32	Kee	ping or using kill or lure for blooding or coursing	22
Α	ners	on must not keep or use an animal as a kill or lure—	23

⁶ See section 23 (Cropping dog's ear).

(a) for blooding a dog; or	1
(b) to race or train a coursing dog.	2
Maximum penalty—300 penalty units or 1 year's imprisonment.	3
33 Obligation to exercise closely confined dogs	4
(1) A person in charge of a dog that is closely confined for a continuous period of 24 hours must, unless the person has a reasonable excuse, ensure the dog is exercised or allowed to exercise itself for—	5 6 7
(a) the next 2 hours; or	8
(b) the next hour and for another hour in the next 24 hours.	9
Maximum penalty—20 penalty units.	10
(2) In deciding whether a dog is closely confined for subsection (1), regard must be had to the dog's age, physical condition and size.	11 12
Division 2—Possession or use of certain traps or spurs	13
34 Possession of prohibited trap or spur unlawful	14
(1) A person must not possess any of the following (a "prohibited trap or spur") unless the person has a reasonable excuse—	15 16
(a) a trap prescribed under a regulation to be a prohibited trap;	17
(b) a spur with sharpened or fixed rowels;	18
(c) a cockfighting spur cap.	19
Maximum penalty—100 penalty units.	20
(2) It is a reasonable excuse to possess a prohibited trap or spur if—	21
(a) it has been rendered inoperable for use as a prohibited trap or spur; and	22 23
(b) the possession is for display or part of a collection.	24
(3) In this section—	25
"spur" includes any device similar to a spur.	26

35 Use of prohibited trap or spur unlawful	1
A person must not use a prohibited trap or spur as a trap or spur.	2
Maximum penalty—300 penalty units or 1 year's imprisonment.	3
Division 3—Baits or harmful substances	4
36 Prohibitions	5
(1) A person, other than the following, must not, with the intention of injuring or killing an animal, administer to, or feed, the animal a substance that the person knows is harmful or poisonous to it—	6 7 8
(a) an inspector;	9
(b) a prescribed entity;	10
(c) a veterinary surgeon.	11
Maximum penalty—300 penalty units or 1 year's imprisonment.	12
(2) A person must not, with the intention of injuring or killing any animal, lay a bait or a substance that is harmful or poisonous to any animal.	13 14
Maximum penalty—300 penalty units or 1 year's imprisonment.	15
(3) In this section—	16
"lay" includes deposit, distribute, leave and throw.	17
Division 4—Allowing animal to injure or kill another animal	18
37 Unlawfully allowing an animal to injure or kill another animal	19
(1) A person in control of an animal (the "first animal") must not unlawfully allow it to injure or kill another animal (the "second animal").	20 21
Maximum penalty—300 penalty units or 1 year's imprisonment.	22
(2) The person unlawfully allows the first animal to injure or kill the second animal if immediately before the injury or killing happens—	23 24

s 38

(a)	the first animal was under the person's immediate supervision; and	1 2
	Example of 'immediate supervision' for paragraph (a)—	3
	The first animal is within the person's sight.	4
(b)	the person—	5
	(i) was aware of the second animal's presence; and	6
	(ii) ought reasonably to have suspected that the second animal was immediately vulnerable to the first animal and was likely to be injured or killed by it; and	7 8 9
	(iii) did not take reasonable steps to prevent the injury or killing.	10
	Examples of 'reasonable steps' for subparagraph (iii)—	11
	1. If the first animal is a dog, putting the dog on a lead while the second animal is vulnerable to it.	12 13
	2. If the first animal is a cat, caging the cat while the second animal is vulnerable to it.	14 15
	PART 6—EXEMPTIONS	16
	Division 1—Preliminary	17
38 Op	eration of pt 6	18
 (i) was aware of the second animal's presence; and (ii) ought reasonably to have suspected that the second animal was immediately vulnerable to the first animal and was likely to be injured or killed by it; and (iii) did not take reasonable steps to prevent the injury or killing. Examples of 'reasonable steps' for subparagraph (iii)— 1. If the first animal is a dog, putting the dog on a lead while the second animal is vulnerable to it. 2. If the first animal is a cat, caging the cat while the second animal is vulnerable to it. PART 6—EXEMPTIONS	19 20 21	
The first animal is within the person's sight. (b) the person— (i) was aware of the second animal's presence; and (ii) ought reasonably to have suspected that the second animal was immediately vulnerable to the first animal and was likely to be injured or killed by it; and (iii) did not take reasonable steps to prevent the injury or killing. Examples of 'reasonable steps' for subparagraph (iii)— 1. If the first animal is a dog, putting the dog on a lead while the second animal is vulnerable to it. 2. If the first animal is a cat, caging the cat while the second animal is vulnerable to it. PART 6—EXEMPTIONS 1 Division 1—Preliminary 1 38 Operation of pt 6 (1) Sections 40 and 42 to 47 each provide an exemption (an "offence exemption") to the offences created under this chapter for a proceeding against a person for the offence. (2) If an offence exemption applies to a particular act or omission, the person does not commit the offence that would otherwise be committed by the act or omission. (3) The Justices Act 1886, section 76,7 applies to each exemption. (4) This part does not limit another provision of this Act that creates an	22 23 24	
(3) Th	e Justices Act 1886, section 76,7 applies to each exemption.	25
	÷	26 27

⁷ Justices Act 1886, section 76 (Proof of negative etc.)

			Division 2—Compliance with relevant code	1
39	Off	ences	s excluded from div 2	2
T	his d	ivisio	on does not apply to an offence—	3
	(a)	aga	inst section 15;8 or	4
	(b)	to w	which division 3 applies.	5
40	Cor	nplia	ance with relevant code of practice or scientific use code	6
(1) It i	s an	offence exemption for an offence if—	7
	(a)	for	an offence constituted by doing an act—	8
		(i)	a code of practice or the scientific use code states requirements for how the act may be carried out; and	9 10
		(ii)	the requirements, to the extent they are relevant to the act, have been complied with; or	11 12
	(b)	for	an offence constituted by making an omission—	13
		(i)	a code of practice or the scientific use code states circumstances in which the omission may be made; and	14 15
		(ii)	the stated circumstances for making the omission have happened.	16 17
or this or the o	e cir nly a defer	cums n off ndant	er, if the provisions of the code about how an act may be done stances in which the omission may be made are incomplete, it ence exemption if, in doing the act or making the omission, complied with any duty of care the defendant owed to each ch the act or omission relates.	18 19 20 21 22
			Division 3—Other offence exemptions	23
41	Lin	nits o	n application of offence exemptions under div 3	24
(1) Th	is sec	ction applies if—	25

⁸ Section 15 (Regulation may require compliance with code of practice)

(a)	an offence exemption under this division would, other than for this section, apply for an offence; and	1 2
(b)	a code of practice states requirements for how the act that constitutes the offence may be carried out.	3 4
	he offence exemption only applies if the provisions of the code, to ent they are relevant to the act, have been complied with.	5 6
incomp defenda	lso, if the provisions of the code about how an act may be done are lete, it is only an offence exemption if, in doing the act, the int complied with any duty of care the defendant owed to each to which the act relates.	7 8 9 10
42 Fe	ral or pest animals	11
(1) T offence	his section applies for an offence if the act that constitutes the is—	12 13
(a)	an act done by a person to control a feral animal or pest animal, including, for example, by killing it; and	14 15
(b)	the act does not involve the use of a prohibited trap or spur.	16
(2) It	is an offence exemption for the offence—	17
(a)	if the act is done in a way that causes the animal as little pain as is reasonable; and	18 19
(b)	the control complies with any conditions prescribed under a regulation.	20 21
(3) Ir	this section—	22
	animal" means an animal living in a wild state that is a member of a ass of animals that usually live in a domestic state.	23 24
Examples	s of classes of animals that usually live in a domestic state—	25
Buffal	o, cats, dogs, donkeys, goats, horses and pigs.	26
"pest a	nimal" means any of the following—	27
(a)	a non-indigenous animal generally regarded as being a pest;	28
	Examples—	29
	Black rats, brown rats and cane toads.	30
(b)	noxious fisheries resources under the Fisheries Act 1994;	31

	(c)	an animal declared under a regulation made under this or another Act to be a pest;	1 2
	(d)	an animal required to be controlled under an Act;	3
	(e)	an animal the subject of a measure or program to control disease under the <i>Fisheries Act 1994</i> , <i>Stock Act 1915</i> , <i>Exotic Diseases in Animals Act 1981</i> or another Act.	4 5 6
43	Ani	mals used to feed another animal	7
It	is an	offence exemption for an offence for a person if—	8
	(a)	the act that constitutes the offence involves using an animal (the "food animal") as live food for another animal (the "fed animal"); and	9 10 11
	(b)	the food animal and the fed animal are both lawfully kept by the person; and	12 13
	(c)	the fed animal will only eat the food animal if it is alive; and	14
	(d)	feeding the food animal to the fed animal is essential for the fed animal's survival.	15 16
44	Fish	ning using certain live bait	17
It	is an	offence exemption for an offence if—	18
	(a)	the act that constitutes the offence involves the use of a live creature as follows for bait or as a lure to take, or attempt to take, fish—	19 20 21
		(i) a fish;	22
		(ii) an invertebrate of a species from the class Cephalopoda or Malacostraca; and	23 24
	(b)	the fishing or attempted fishing complies with any conditions prescribed under a regulation.	25 26
45	Slau	ighter under religious faith	27
It	is an	offence exemption for an offence if—	28
	(a)	the act that constitutes the offence involves the slaughter, under a religious faith, of an animal; and	29 30

	(b)	the slaughtered animal is to be used for human food; and	1
	(c)	the person doing the slaughtering follows the religious faith.	2
46	Use	of fishing apparatus under shark fishing contract	3
It	is an	offence exemption for an offence if—	4
	(a)	the act that constitutes the offence is the use of fishing apparatus under the <i>Fisheries Act 1994</i> ; and	5 6
	(b)	the use is—	7
		(i) to protect persons from attack by sharks; and	8
		(ii) carried out under an agreement between any person and the State for the disposal, tagging or taking of sharks.	9 10
47	Sup	plying animal	11
It	is an	offence exemption for an offence if—	12
	(a)	the act that constitutes the offence is supplying an animal;9 and	13
	(b)	the supply is—	14
		(i) by or for a prescribed entity; or	15
		(ii) by an inspector for the State.	16
C	HAI	PTER 4—USING ANIMALS FOR SCIENTIFIC PURPOSES	17 18
		PART 1—PRELIMINARY	19
48	Wh	en an animal is used for "scientific purposes"	20
(1	l) An	animal is used for "scientific purposes" if it is used—	21

⁹ See part 4, division 3 (Restriction on supplying animals that have undergone a regulated surgical procedure).

(a) in an activity performed to acquire, demonstrate or develop knowledge or a technique in a scientific discipline; or	1 2
Examples of an 'activity' for paragraph (a)—	3
• diagnosis	4
 environmental studies 	5
field trials	6
 producing biological products 	7
• product testing	8
• research	9
• teaching.	10
(b) in connection with an activity mentioned in paragraph (a).	11
(2) However, despite subsection (1), banding a bird or tagging a fish is not use of the bird or fish for scientific purposes.	12 13
(3) The use of an animal for scientific purposes also includes using any of the remains of an animal that was killed for the purpose of carrying out an activity mentioned in subsection (1).	14 15 16
49 What is the "scientific use code"	17
(1) The "scientific use code" means the most recent edition or revision of the 'Australian Code of Practice for the Care and Use of Animals for Scientific Purposes', published by or for the National Health and Medical Research Council.	18 19 20 21
(2) The chief executive must keep a copy of the most recent edition or revision of the code as in force from time to time, open for inspection, free of charge, by members of the public during office hours on business days at—	22 23 24 25
(a) the department's head office; and	26
(b) other places the chief executive considers appropriate.	27
(3) If a new edition or revision of the code is published, the Minister must, within 14 sitting days after publication, table a copy of the edition or revision in the Legislative Assembly.	28 29 30

(4) In	this section—	1
	ned" includes publication on the internet website of the National alth and Medical Research Council. ¹⁰	2 3
50 Def	finitions for ch 4	4
In this	s chapter—	5
	ethics committee" means an animal ethics committee formed der the scientific use code.	6 7
"convic	tion" for an animal welfare offence, means a conviction for—	8
(a)	an animal welfare offence, the rehabilitation period for which under the <i>Criminal Law (Rehabilitation of Offenders) Act 1986</i> has not expired or been revived; or	9 10 11
(b)	an offence against a law of the Commonwealth or another State if—	12 13
	(i) the act or omission that constitutes the offence would, if it happens in Queensland, be an animal welfare offence (the "notional offence"); and	14 15 16
	(ii) the rehabilitation period under the <i>Criminal Law</i> (<i>Rehabilitation of Offenders</i>) <i>Act 1986</i> for the notional offence has not expired or been revived; or	17 18 19
(c)	an offence committed anywhere in Australia before this part commenced that, apart from the non-commencement of this part, would have been an offence mentioned in paragraph (a) or (b).	20 21 22
"disqua	lifying event" means—	23
(a)	a conviction for an animal welfare offence; or	24
(b)	the cancellation or suspension, under part 2, division 4, subdivision 2, of registration; or	25 26

¹⁰ The most recent edition of the code at the commencement of this Act is the 6th edition, made in 1997. As at the commencement of this section, the most recent edition was published on the council's website at the following url:

http://www.health.gov.au/nhmrc/research/awc/cop.pdf.

(c) the cancellation or suspension, under a law of another State or the Commonwealth, of an authority, instrument, licence permit or registration, however called, that is the same as, or similar to, registration under this chapter.	1 2 3 4
PART 2—REGISTRATION OF SCIENTIFIC USERS	5
Division 1—Who must obtain registration	6
51 Requirement for registration	7
(1) A person must not use an animal for a scientific purpose, or allow an animal to be used for a scientific purpose unless the person is—	8 9
(a) registered; or	10
(b) an individual retained by a registered person acting in the course of the individual's retainer; or	11 12
(c) a student at a college, institute, school, university or other institution that is registered and acting in the course of the person's studies with the institution.	13 14 15
Maximum penalty—300 penalty units or 1 year's imprisonment.	16
(2) In this section—	17
"retained" means employed or engaged, whether or not for remuneration.	18
Division 2—Obtaining registration	19
Subdivision 1—Registration applications	20
52 Applying for registration	21
(1) A person may apply to the chief executive for, or to renew, registration (a "registration application").	22 23
(2) A registration application must—	24

	(a)	be n	nade in the approved form; and	1
	(b)	state	e each of the following—	2
		(i)	the applicant's name and address;	3
		(ii)	the name of each animal ethics committee proposed for the applicant;	4 5
		(iii)	terms of reference for each committee;	6
		(iv)	if the applicant is not an individual—the person or office holder to whom each proposed chairperson of each committee must report; and	7 8 9
	(c)		supported by enough other information to enable the chief cutive to decide the application; and	10 11
	(d)	be a	ccompanied by the prescribed fee.	12
53	Chie	ef ex	ecutive may seek further documents or information	13
mad	e, by	noti	ef executive may, after a registration application has been ce, require the applicant to give the chief executive a stated information that is relevant to the application.	14 15 16
	-		ice may require the applicant to verify the correctness of the information by statutory declaration.	17 18
		Sı	ubdivision 2—Deciding registration application	19
54	Deci	iding	g application	20
regis		on ap	executive must consider and either grant or refuse each plication within 28 days after the last of the following events	21 22 23
	(a)	the 1	making of the application;	24
	(b)		chief executive's receipt of all necessary information to de the application;	25 26
	(c)	appl	under section 53, the chief executive has required the icant to give a document or information—the giving of the tired document or information.	27 28 29

55	Cri	teria for decision	1		
the com	chie mitte	e chief executive must not grant a registration application unless f executive is satisfied the applicant and each animal ethics re proposed for the applicant is likely, if the applicant is registered, by with the scientific use code.	2 3 4 5		
(2	2) In	considering the application, the chief executive must consider—	6		
	(a) whether a disqualifying event has happened in relation to the applicant or any proposed member of an animal ethics committee for the applicant; and				
	(b)	if the applicant is a corporation, whether a disqualifying event has happened in relation to—	10 11		
		(i) any of its executive officers; or	12		
		(ii) another corporation of which any of its executive officers is, or has been, an executive officer; and	13 14		
	(c)	another matter prescribed under a regulation.	15		
	3) Su' 7 cons	bsections (1) and (2) do not limit the matters the chief executive sider.	16 17		
56	Reg	istration conditions	18		
con	ditior	nief executive may, in granting a registration application, impose as on the registration that are relevant and reasonable ration conditions").	19 20 21		
	Sub	division 3—Action after decision on registration application	22		
57	Gra	ant of registration application	23		
		gistration application is granted, the chief executive must as soon cable—	24 25		
	(a)	comply with section 61 in relation to the applicant; and	26		
	(b)	give the applicant a signed registration certificate in the approved form.	27 28		

58	Term of registration	1
	1) Registration is for a term that ends on the third anniversary of the day registration certificate for the registration was signed.	2 3
	2) The giving of a replacement registration certificate under section 79 88 does not affect or extend the term.	4 5
59	Notice of refusal of registration application	6
as	The chief executive must, as soon as practicable after making a decision follows about a registration application, give the applicant an ormation notice about the decision—	7 8 9
	(a) a decision to refuse the application;	10
	(b) a decision to impose a registration condition.	11
	Division 3—Register of scientific users	12
	Subdivision 1—The register	13
60	Register	14
	1) The chief executive must keep a register of persons registered to use mals for scientific purposes.	15 16
	2) The chief executive may keep the register in the way the chief cutive considers appropriate, including, for example, in electronic form.	17 18
61	Registration details	19
(1	1) The register must state the following for each registered person—	20
	(a) the person's name, address and registered number;	21
	(b) each of the following items of information from the person's registration application—	22 23
	(i) each animal ethics committee for the person;	24
	(ii) the terms of reference for each committee:	25

(iii) if the person is not an individual—the person or office holder to whom each proposed chairperson of each committee must report;	1 2 3
(c) other information prescribed under a regulation.	4
(2) The register may include other information the chief executive considers appropriate.	5 6
(3) The information recorded under subsections (1) and (2) in the register for a registered person is called the person's "registration details".	7 8 9
62 Inspection of register	10
Subject to section 70,11 the chief executive must—	11
 (a) keep the register open for inspection, free of charge, by members of the public during office hours on business days at the department's office dealing with the administration of this Act; and 	12 13 14 15
(b) allow a person to take extracts, free of charge, from the register; and	16 17
(c) give a person a copy of the register, or a part of it, on payment of the fee prescribed under a regulation.	18 19
63 False representations about registration	20
A person must not, in connection with the use of an animal for a scientific purpose, intentionally or recklessly falsely represent that the person or someone else is a registered person.	21 22 23
Maximum penalty—150 penalty units.	24

¹¹ Section 70 (Effects of disclosure exemption)

,	Suba	livisio	on 2—	-Exemption from disclosure of registration details	1
64	Wh	o ma	y app	ly	2
chie	f exe	ecutiv	e for	person or an applicant for registration may apply to the an exemption (a "disclosure exemption") for stated or proposed registration details for the person.	3 4 5
				sclosure exemption can be given for the person's name an individual.	6 7
65	Reg	uirei	ments	for application	8
A state		closur	e exe	mption application must be in the approved form and	9 10
	(a)			egistration details, or proposed registration details, the the application are—	11 12
		(i)	not r	equired to be disclosed under another law of the State;	13 14
		(ii)	not p	publicly available; and	15
	(b)	the ethic	intere	osure of the registration details is likely to disadvantage sts of the applicant or a stated member of an animal mmittee or proposed animal ethics committee for the and	16 17 18 19
	(c)	the 1	nature	of the disadvantage.	20
66	Dec	iding	g appl	ication	21
and	eith	er gra	ant or	ve must consider each disclosure exemption application refuse the disclosure exemption applied for within at of the following events to happen—	22 23 24
	(a)	the 1	makin	g of the application;	25
	(b)	regi	stratio	olicant is not a registered person—the deciding of the on application to which the disclosure exemption in relates.	26 27 28

67	Cri	teria for decision 1			
		nief executive may grant a disclosure exemption only if the chief e is satisfied—	2 3		
	(a)	the registration details the subject of the exemption are—			
		(i) not required to be disclosed under another law of the State; and	5 6		
		(ii) not publicly available; and	7		
	(b)	disclosure of the details is likely to disadvantage the interests of the applicant or a member of an animal ethics committee or proposed animal ethics committee for the applicant for the exemption; and	8 9 10 11		
	(c)	the disadvantage outweighs the public interest in the details being disclosed.	12 13		
68	Exe	emption may be limited	14		
		nief executive may grant a disclosure exemption for the whole or ne registration details the subject of the relevant application.	15 16		
69	Not	ice of refusal of disclosure exemption application	17		
as f	ollow	nief executive must, as soon as practicable after making a decision about a disclosure exemption application, give the applicant an ion notice about the decision—	18 19 20		
	(a)	a decision to refuse the application;	21		
	(b)	a decision to grant a disclosure exemption, but for only part of the registration details the subject of the relevant application.	22 23		
70	Eff	ects of disclosure exemption	24		
•	-	e chief executive must not allow a person (the "first person") to ake extracts from or copy exempted material unless—	25 26		
	(a)	the relevant registered person has agreed in writing; or	27		
	(b)	the first person is performing functions under or in relation to the administration of this Act: or	28 29		

(c)	the disclosure is expressly permitted or required under another Act.	1 2
official	n official must not disclose exempted material acquired by the in the official's capacity as an official to anyone else, unless the are is made under subsection (1).	3 4 5
Maximu	nm penalty—100 penalty units.	6
(3) In	this section—	7
_	ted material" means any of the following that the relevant distered person has not publicly disclosed—	8 9
(a)	the registration details the subject of a disclosure exemption;	10
(b)	a part of a document submitted, or proposed to be submitted, under this Act that contains the details.	11 12
"officia	l" means—	13
(a)	a person who is, or has been, a public service employee; or	14
(b)	another person performing functions under or in relation to the administration of this Act.	15 16
	Division 4—Amendment, cancellation or suspension	17
	Subdivision 1—Amendment of registration details	18
71 An	nendments for which proposed action notice not required	19
time by	chief executive may amend a person's registration details at any giving notice of the amendment and recording particulars of the nent in the register if the amendment—	20 21 22
(a)	is to correct a clerical or formal error; or	23
(b)	does not adversely affect the person's interests; or	24
(c)	is at the person's written request.	25
72 An	nendments for which proposed action notice is required	26
The c	hief executive may amend a person's registration if—	27

	(a)	the chief executive considers the amendment necessary or desirable; and	1 2		
	(b)	the procedure under subdivision 3 is followed.	3		
	S	ubdivision 2—Cancellation or suspension of registration	4		
73	Cor	ditions for cancellation or suspension	5		
(1 if—	l) Th	e chief executive may cancel or suspend a person's registration	6 7		
	(a)	an event mentioned in subsection (2) has happened; and	8		
	(b)	the procedure under subdivision 3 is followed.	9		
(2	2) Fo	subsection (1), the event is any of the following—	10		
	(a)	the registration was because of a materially false or misleading representation or declaration, made either orally or in writing;	11 12		
	(b) the person has not complied with a registration condition;				
	(c)	the person has not paid a fee prescribed under this Act in relation to the registration;	14 15		
	(d)	if the person is an individual—	16		
		(i) a disqualifying event happens in relation to the individual; or	17 18		
		(ii) the individual becomes an undischarged bankrupt or, as a debtor, takes advantage of any law about bankruptcy or insolvent debtors;	19 20 21		
	(e)	if the person is a corporation—	22		
		(i) a disqualifying event happens in relation to any of its executive officers or another corporation of which any of its executive officers is, or has been, an executive officer; or	23 24 25		
		(ii) it becomes insolvent as defined under the Corporations Act, section 95A; ¹²	26 27		
	(f)	a disqualifying event happens in relation to a member of an animal ethics committee for the person;	28 29		

¹² Corporations Act, section 95A (Solvency and insolvency)

	(g)	an a	nimal ethics committee for the person has not—	1
		(i)	performed any of its functions under the scientific use code; or	2 3
		(ii)	complied with the code to the extent it is relevant to the committee.	4 5
Su	bdivi	ision	3—Procedure for amendment, cancellation or suspension	6
74	App	olicat	tion of sdiv 3	7
T	his s	ubdiv	vision applies if the chief executive proposes to—	8
	(a)	ame	end, under section 72, a person's registration details; or	9
	(b)	can	cel or suspend a person's registration.	10
75	Not	ice o	f proposed action	11
-) Th owing		ef executive must give the person a notice stating each of the	12 13
	(a)		action (the "proposed action") the chief executive proposes ake under this subdivision;	14 15
	(b)	the	grounds for the proposed action;	16
	(c)	the	facts and circumstances that are the basis for the grounds;	17
	(d)		he proposed action is to amend registration details—the posed amendment;	18 19
	(e)		he proposed action is to suspend the registration—the posed suspension period;	20 21
	(f)		the holder may make, within a stated period, written resentations to show why the proposed action should not be en.	22 23 24
	2) Th		ted period must end at least 28 days after the holder is given	25 26

76	Cor	nsidering representations	1
	-	e chief executive must consider any written representation made ction 75 by the person within the period stated in the notice.	2 3
acti		the chief executive at any time decides not to take the proposed he chief executive must promptly give the person notice of the	4 5 6
77	Dec	cision on proposed action	7
	und e	er complying with section 76, the chief executive still believes a exists to take the proposed action, the chief executive may decide	8 9 10
	(a)	if the proposed action was to amend registration details—make the amendment; or	11 12
	(b)	if the proposed action was to suspend the registration for a stated period—suspend the registration for no longer than the proposed suspension period; or	13 14 15
	(c)	if the proposed action was to cancel the registration—	16
		(i) cancel the registration; or	17
		(ii) suspend it for a fixed period.	18
78	Not	ice and taking of effect of proposed action decision	19
dec		e chief executive must, as soon as practicable after making a under section 77, give the person an information notice about the	20 21 22
(2) Th	e decision takes effect on the later of the following—	23
	(a)	the day the notice is given to the holder;	24
	(b)	a later day of effect stated in the notice.	25
		owever, if the decision was to cancel or suspend the registration of a conviction, the cancellation or suspension—	26 27
	(a)	does not take effect until—	28
		(i) the period to appeal against the conviction ends; and	29

	(ii)	if an appeal is made against the conviction—the appeal is finally decided or is otherwise ended; and	1 2
(b)	has	no effect if the conviction is quashed on appeal.	3
	Sub	odivision 4—Steps after amendment or suspension	4
79 Re	place	ment of registration certificate	5
executiv	e mu rson	f executive amends a person's registration details, the chief st, as soon as practicable after making the amendment, give a replacement registration certificate that reflects the	6 7 8 9
80 Re	quire	ment to record suspension	10
executiv	e mu	n's registration is suspended under this division, the chief st record in the register particulars of when the suspension and ends.	11 12 13
Di	vision	5—Investigation of applicants and registered persons	14
81 Ap	plica	tion of div 5	15
		on applies if the chief executive is making a decision (the decision'') about whether or not to—	16 17
(a)	grai	nt a registration application; or	18
(b)	take	e proposed action in relation to a person's registration.	19
82 An	imal	welfare offence reports	20
executiv	e, giv	mmissioner of the police service must, if asked by the chief we the chief executive a written report (an "animal welfare rt") about—	21 22 23
(a)	any	convictions for animal welfare offences recorded against—	24
	(i)	the applicant; or	25
	(ii)	the registered person; or	26

	(iii) any member or proposed member of an animal ethics committee for the applicant or registered person; and	1 2				
(b)	(b) if the applicant or registered person is a corporation, whether a disqualifying event has happened in relation to—					
	(i) any of its executive officers; and	5				
	(ii) another corporation of which any of its executive officers is, or has been, an executive officer.	6 7				
(2) Th	e report must be prepared from—	8				
(a)	information in the commissioner's possession; and	9				
(b)	information the commissioner can reasonably obtain by asking officials administering police services in other Australian jurisdictions.	10 11 12				
	wever, subsection (2) is subject to the Criminal Law itation of Offenders) Act 1986.	13 14				
83 Use	of information in animal welfare offence report	15				
	is section applies if the chief executive is considering information berson contained in an animal welfare offence report.	16 17				
	e information must not be used for any purpose other than to make tration decision.	18 19				
the follo	nen making the decision, the chief executive must have regard to wing matters relating to information about the commission of an by the person—	20 21 22				
(a)	when the offence was committed;	23				
(b)	the nature of the offence and its relevance to the decision.	24				
84 Not	ice of use of information in animal welfare offence report	25				
	e using information contained in an animal welfare offence report the registration decision, the chief executive must—	26 27				
(a)	disclose the information to the person to whom the report relates; and	28 29				
(b)	allow the person a reasonable opportunity to make representations to the chief executive about the information.	30 31				

85	Confidentiality of animal welfare offence reports				
(1	l) Th	is section applies to a person who—	2		
	(a) is, or has been, a public service employee; and				
	(b)	has, in that capacity, acquired information or gained access to an animal welfare offence report about someone else (the "second person").	4 5 6		
		e person must not disclose the information, or give access to the anyone else.	7 8		
Max	kimu	m penalty—100 penalty units.	9		
	-	owever, subsection (2) does not apply to the disclosure of the ion, or giving of access to the report is—	10 11		
	(a)	to an employee of the department for making the registration decision; or	12 13		
	(b)	with the second person's consent; or	14		
	(c)	expressly permitted or required under another Act.	15		
86	Des	truction of animal welfare offence reports	16		
	-	is section applies if the chief executive has obtained an animal offence report and the registration decision has been made.	17 18		
		e chief executive must destroy the report as soon as practicable later of the following—	19 20		
	(a)	if a conviction is mentioned in the report—	21		
		(i) the end of the period to appeal against the conviction; or	22		
		(ii) the deciding or the ending of any appeal against the conviction and any appeal from that appeal;	23 24		
	(b)	the end of any period under this Act to appeal against, or apply for a review of, the registration decision;	25 26		
	(c)	the deciding or other ending of an appeal or review mentioned in paragraph (b) and any appeal from that appeal or review	27 28		

		Division 6—Miscellaneous provisions	1
87 Rep	ortii	ng obligations of registered persons	2
"reporti report")	ng d for t	gistered person must, on or before 31 May in each year (the ay"), give the chief executive a written report (an "annual he period from the 1 May to the 30 April immediately before day that complies with subsection (2).	3 4 5 6
Maximu	m pei	nalty—150 penalty units.	7
(2) Fo	r sub	section (1), an annual report must state—	8
(a)	info	ormation prescribed under a regulation about—	9
	(i)	animals the person has used, or allowed to be used, for scientific purposes; and	10 11
	(ii)	complaints, enquires and grievances about the use of animals for scientific purposes; and	12 13
(b)		ther matter prescribed under a regulation about the scientific of animals by the person.	14 15
, ,		ef executive and the registered person may, by writing, agree reporting day to another day (the "new reporting day").	16 17
(4) If t	the re	porting day is changed—	18
(a)	repo	period from when the last annual report was given to the new orting day is taken to be a period for which an annual report at be given under subsection (1); and	19 20 21
(b)	is ta	ject to paragraph (a), the period mentioned in subsection (1) aken to be changed to the equivalent period that corresponds in the change.	22 23 24
88 Rep	olace	ment registration certificates	25
replacem	nent 1	stered person may apply to the chief executive for a registration certificate if the person's registration certificate aged, destroyed or lost.	26 27 28
		plication must be in the approved form and accompanied by ibed under a regulation.	29 30

chie	ef exe	e chief executive may give the replacement certificate only if the ecutive is satisfied the person's registration certificate has been , destroyed or lost.	1 2 3
89	No 1	transfer of registration	4
A	pers	on's registration can not be transferred.	5
90	Sur	render of registration	6
		registered person may, by notice to the chief executive, surrender ration.	7 8
(2	2) Th	e surrender takes effect on the later of the following—	9
	(a)	the day the notice is given;	10
	(b)	a day stated in the notice for the surrender.	11
91	Use	for scientific purposes must comply with code	13
	-	on must not use an animal for a scientific purpose, or allow an be used for a scientific purpose, unless—	14 15
	(a)	the use is approved by an animal ethics committee whose registered terms of reference includes monitoring the use; and	16 17
	(b)	any requirements of the committee made under the scientific use code in relation to the use have been complied with; and	18 19
	(c)	the provisions of the code, to the extent they are relevant to the use, have been complied with.	20 21
Max	kimuı	m penalty—300 penalty units or 1 year's imprisonment.	22
92	Use	for certain scientific purposes unlawful	23
Д	ners	on must not without the chief executive's written approval—	24

(a)	conduct the test commonly known as the Draize eye or skin 1 irritancy test, or a similar test; or 2		
(b)	conduct the test commonly known as the classical LD 50 test, or a similar test; or	3 4	
(c)	use an animal for a scientific purpose if the use involves—	5	
	(i) a cosmetic; or	6	
	(ii) a sunscreen product; or	7	
	(iii) an ingredient of a cosmetic or sunscreen product.	8	
Maximui	m penalty—300 penalty units or 1 year's imprisonment.	9	
93 Obt	taining approval to use for unlawful scientific purpose	10	
	registered person may apply to the chief executive for approval to a test or use an animal in a way mentioned in section 92.	11 12	
	e application must be in the approved form and accompanied by rescribed under a regulation.	13 14	
, ,	e chief executive must consider and either grant or refuse the on within 28 days after the making of the application.	15 16	
	owever, the chief executive may grant the application only if the ecutive is satisfied—	17 18	
(a)	the test or use has been approved by the animal ethics committee whose registered terms of reference includes monitoring the test or use; and	19 20 21	
(b)	any requirements of the committee made under the scientific use code in relation to the test or use are likely to be complied with.	22 23	
(5) Sul consider.	bsection (4) does not limit the matters the chief executive may	24 25	
(6) If the follow	the application is granted, the approval takes effect on the later of wing—	26 27	
(a)	the day the applicant is given notice of the approval;	28	
(b)	a later day of effect stated in the notice.	29	
executive	the chief executive decides to refuse the application, the chief e must, after making the decision, as soon as practicable, give the an information notice about the decision.	30 31 32	

CHAP	CHAPTER 5—CODE COMPLIANCE MONITORING		
	PART 1—PRELIMINARY	2	
94 Pur	rposes of ch 5	3	
(1) Th	e purposes of this chapter are to—	4	
(a)	ensure compliance with compulsory code requirements and the scientific use code; and	5 6	
(b)	prevent animal suffering; and	7	
(c)	promote standards of animal care provided for under codes of practice.	8 9	
(2) Th	e purposes are achieved by providing for—	10	
(a)	authorised officers to monitor compulsory code requirements and the scientific use code; and	11 12	
(b)	programs about carrying out the monitoring.	13	
	PART 2—MONITORING PROGRAMS	14	
95 Chi	ef executive may make monitoring program	15	
part, ma monitori	e chief executive may, by complying with the requirements of this ke a program stating requirements for authorised officers about ng a compulsory code requirement or the scientific use code (a ring program").	16 17 18 19	
	owever, a failure to comply with a requirement of this part does not e or otherwise effect the monitoring program.	20 21	
(3) A	monitoring program may be for any of the following—	22	
(a)	more than 1 compulsory code requirement;	23	
(b)	compulsory code requirements under different codes of practice;	24	
(c)	a compulsory code requirement and the scientific use code.	25	

96 Publication of draft monitoring program	1
(1) The chief executive must publish a notice of a draft monitoring program in a newspaper likely to be read by people in the State particularly affected by each compulsory code requirement or provision of the scientific code to which the draft program relates (the "relevant code provisions").	2 3 4 5 6
(2) The notice must—	7
(a) identify the relevant code provisions; and	8
(b) state the following—	9
(i) where copies of the draft program may be inspected;	10
(ii) that any entity may comment about the draft program;	11
(iii) the period during which comments may be made.	12
(3) The notice may identify a compulsory code requirement by reference to the regulation under which the requirement is a compulsory code requirement.	13 14 15
(4) The stated period must be at least 28 days after the publication of the notice.	16 17
(5) A copy of the draft program must be available free, or on payment of a reasonable price, at the place, or each of the places, stated in the notice.	18 19
97 Comments to be considered before final program made	20
The chief executive must, before making a final monitoring program, consider all comments received by the chief executive within the period under section 96(2)(b)(iii) for making comments about the draft monitoring program.	21 22 23 24
98 Final monitoring program	25
(1) The chief executive may make a final monitoring program only by gazette notice.	26 27
(2) The chief executive must, as soon as practicable after making the program, publish a notice of it in a newspaper likely to be read by people in the State particularly affected by the relevant code provisions.	28 29 30
(3) The chief executive must keep copies of the program open for public inspection during office hours on business days at—	31 32

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	Care	ana i	TOTECTION	Duu 4001

(a)	the	department's head office; and	1
(b)	othe	er places the chief executive considers appropriate.	2
]	PART 3—AUTHORISED OFFICERS	3
		Division 1—Appointment	4
		2 Water 1 Appendix	•
99 App	oint	ment and qualifications	5
(1) Thofficer.	e chi	ief executive may appoint an individual as an authorised	6 7
(2) Ho only if—		er, an individual may be appointed as an authorised officer	8 9
(a)	the	individual is—	10
	(i)	a public service officer or employee; or	11
	(ii)	included in a class of individuals declared under a regulation to be an approved class of persons for this section; and	12 13 14
(b)	the	chief executive is satisfied the individual has—	15
	(i)	the necessary expertise or experience to be an authorised officer; and	16 17
	(ii)	satisfactorily finished training approved by the chief executive.	18 19
` '		ion (2) does not limit the issues the chief executive may a deciding whether to appoint an individual as an authorised	20 21 22
100 Fun	ction	ns	23
The fu	nctio	ons of an authorised officer are to—	24
(a)		nitor compliance with compulsory code requirements and the ntific use code; and	25 26

(b)	promote standards of animal care provided for under codes of practice.	1 2
101 Ap	pointment conditions and limit on powers	3
(1) Aı	authorised officer holds office on any conditions stated in—	4
(a)	the officer's instrument of appointment; or	5
(b)	a signed notice given to the officer; or	6
(c)	a regulation.	7
	ithout limiting subsection (1), the instrument of appointment, a otice given to the officer or a regulation may—	8 9
(a)	limit the officer's functions or powers under this or another Act; or	10 11
	Example for paragraph (a)—	12
	The instrument of appointment, notice or regulation may limit the officer's functions or powers to stated functions or powers in relation to a compulsory code requirement or the scientific use code.	13 14 15
(b)	require the officer to give the chief executive stated information or a report about the performance of the officer's functions or the exercise of the officer's powers.	16 17 18
(3) In	this section—	19
"signed	notice " means a notice signed by the chief executive.	20
102 Wł	en authorised officer ceases to hold office	21
(1) An happens	authorised officer ceases to hold office if any of the following	22 23
(a)	the term of office stated in a condition of office ends;	24
(b)	under another condition of office, the officer ceases to hold office;	25 26
(c)	the officer's resignation under section 103 takes effect.	27
(2) Su office.	bsection (1) does not limit the ways an officer may cease to hold	28 29
(3) In	this section—	30
"conditi	on of office" means a condition on which the officer holds office.	31

s 103 60 s 105

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103 Resignation	1
(1) An authorised officer may resign by signed notice given to the chief executive.	2 3
(2) However, if holding office as an authorised officer is a condition of the authorised officer holding another office, the authorised officer may not resign as an authorised officer without resigning from the other office.	
Division 2—Identity cards	7
104 Issue of identity card	8
(1) The chief executive must issue an identity card to each authorised officer.	9 10
(2) The identity card must—	11
(a) contain a recent photo of the officer; and	12
(b) contain a copy of the officer's signature; and	13
(c) identify the person as an authorised officer under this Act; and	14
(d) state an expiry date for the card.	15
(3) This section does not prevent the giving of a single identity card to a person for this Act and other purposes.	16 17
105 Production or display of identity card	18
(1) In exercising a power under this Act in relation to a person, an authorised officer must—	19 20
(a) produce the officer's identity card for the person's inspection before exercising the power; or	21 22
(b) have the identity card displayed so it is clearly visible to the person when exercising the power.	23 24
(2) However, if it is not practicable to comply with subsection (1), the officer must produce the identity card for the person's inspection at the first reasonable opportunity.	25 26 27
(3) For subsection (1), an officer does not exercise a power in relation to a person only because the officer has entered a place as mentioned in section 108(1)(b) or (2).	28 29 30

s 106	61	s 108

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A person who ceases to be an authorised officer must return the person's identity card to the chief executive within 21 days after ceasing to be an authorised officer unless the person has a reasonable excuse. Maximum penalty—20 penalty units.		
PART 4—POWERS OF AUTHORISED OFFICERS	6	
Division 1—General	7	
107 General provisions about powers	8	
(1) An authorised officer has the powers given under divisions 2 and 3.	9	
(2) However, an authorised officer may exercise a power only for the purpose of a monitoring program.	10 11	
(3) A person may hold appointment as an authorised officer and an inspector.	12 13	
(4) However, the person may only exercise the person's powers as an inspector by complying with chapter 6, part 2.	14 15	
Division 2—Entry powers	16	
Subdivision 1—Entry to places other than vehicles	17	
108 Power of entry	18	
(1) An authorised officer may enter and stay at a place, other than a vehicle, if—	19 20	
(a) its occupier consents to the entry; or	21	
(b) it is a public place and the entry is made when it is open to the public; or	22 23	

(c)	an authorised officer has given the occupier of the place at least 48 hours notice of the proposed entry; or	1 2
(d)	its occupier has been given an animal welfare direction and the entry is made at a time stated in the direction to check compliance with the direction.	3 4 5
	r the purpose of asking the occupier of a place for consent to enter, rised officer may, without the occupier's consent—	6 7
(a)	enter land around premises at the place to an extent that is reasonable to contact the occupier; or	8 9
(b)	enter part of the place the officer reasonably considers members of the public ordinarily are allowed to enter when they wish to contact the occupier.	10 11 12
(3) A 1	notice under subsection (1)(c) must state—	13
(a)	the purpose of the entry; and	14
(b)	that an authorised officer is permitted under this Act to enter the place without the person's consent.	15 16
(4) In	this section—	17
"place"	does not include a part of the place where a person resides.	18
109 Pro	cedure for entry with consent	19
occupier	is section applies if an authorised officer intends to ask an of a place to consent to the officer or another authorised officer the place under section 108(1)(a).	20 21 22
(2) Be	fore asking for the consent, the officer must tell the occupier—	23
(a)	the purpose of the entry; and	24
(b)	that the occupier is not required to consent; and	25
(c)	that the officer may, under section 108(1)(c), enter the place by giving at least 48 hours notice of the proposed entry.	26 27
	the consent is given, the officer may ask the occupier to sign an edgment of the consent.	28 29
(4) Th	e acknowledgment must state—	30
(a)	the occupier has been told—	31
	(i) the purpose of the entry; and	32

	(ii) that the occupier is not required to consent; and	1
(b)	the purpose of the entry; and	2
(c)	the occupier gives the officer or another authorised officer consent to enter the place and exercise powers under this part; and	3 4 5
(d)	the time and date the consent was given.	6
	he occupier signs the acknowledgment, the officer must promptly py to the occupier.	7 8
(6) If–	_	9
(a)	an issue arises in a proceeding about whether the occupier consented to the entry; and	10 11
(b)	an acknowledgment complying with subsection (4) for the entry is not produced in evidence;	12 13
	of proof is on the person relying on the lawfulness of the entry to eccupier consented.	14 15
110 Pro	cedure for other entries	16
(1) Th	is section applies if—	17
(a)	an authorised officer is intending to enter a place under section 108(1)(b), (c) or (d); and	18 19
(b)	the occupier of the place is present at the place.	20
	fore entering the place, the officer must do or make a reasonable o do the following things—	21 22
(a)	comply with section 10513 for the occupier;	23
(b)	tell the occupier the purpose of the entry;	24
(c)	tell the occupier the officer is permitted under this Act to enter the place without the occupier's consent.	25 26

¹³ Section 105 (Production or display of identity card)

		Subdivision 2—Entry to vehicles	1
111	Pow	ver of entry	2
A	n aut	thorised officer may enter and stay in a vehicle if—	3
	(a)	the person in control of the vehicle consents to the entry; or	4
	(b)	the vehicle is stationary and—	5
		(i) the officer reasonably suspects the vehicle is being, or has recently been, used to transport an animal in connection with the carrying out of a business; or	6 7 8
		(ii) the person in control of the vehicle has been given an animal welfare direction and the entry is made at a time stated in the direction to check compliance with the direction.	9 10 11
	occi	cedure for entry without consent if person in control or upier present	12 13
(1	.) Th	is section applies if—	14
	(a)	an authorised officer is intending to enter a vehicle under section 111(b); and	15 16
	(b)	a person who is a person in control, or an occupier of, the vehicle is present at the vehicle.	17 18
		fore entering the vehicle, the officer must do, or make a le attempt to do, each of the following things—	19 20
	(a)	comply with section 10514 for the person;	21
	(b)	tell the person the purpose of the entry;	22
	(c)	seek the consent of the person to the entry;	23
	(d)	tell the person the officer is permitted under this Act to enter the vehicle without the person's consent.	24 25
offic	er n	he person in control of the vehicle is not present at the vehicle, the nust take reasonable steps to advise the person or any registered of the vehicle of the officer's intention to enter the vehicle.	26 27 28

¹⁴ Section 105 (Production or display of identity card)

(4) Subsection (3) does not require the officer to take a step the officer reasonably believes may frustrate or otherwise hinder the performance of the officer's functions or the purpose of the intended entry.	
Division 3—Other powers	4
113 Certain inspectors' powers apply for entry	5
(1) This section applies if an authorised officer is entering, or has entered, a place under division 2.	6 7
(2) However, if under section 108(2) ¹⁵ an authorised officer enters a place to ask the occupier's consent to enter premises, this section applies to the officer only if the consent is given or the entry is otherwise authorised.	8 9 10
(3) The following provisions apply, with necessary changes, as if the officer were an inspector, had entered the place under chapter 6 and were exercising a power under that chapter—	11 12 13
(a) sections 134, 135, 168 and 169;	14
(b) chapter 6, part 2, division 3, other than section 137(d);	15
(c) chapter 6, part 2, division 5;	16
(d) chapter 6, part 3.16	17

¹⁵ Section 108 (Power of entry)

¹⁶ Sections 134 (Power to require help to enter from person in control), 135 (Failure to comply with entry requirement), 137 (General powers), 168 (Power to require production of documents) and 169 (Failure to comply with document production requirement)

Chapter 6, part 2, divisions 3 (Powers for entry to all places) and 5 (Animal welfare directions)

Chapter 6, part 3 (Notice of damage because of exercise of powers)

	Cl	HAPTER 6—INVESTIGATION AND ENFORCEMENT	1 2
		PART 1—INSPECTORS	3
		Division 1—Appointment	4
114 A	ppoint	ment and qualifications	5
(1)	The chi	ef executive may appoint an individual as an inspector.	6
(2) I	Howeve	er, an individual may be appointed as an inspector only if—	7
(a	the	individual is—	8
	(i)	a public service officer or employee; or	9
	(ii)	employed by the Royal Society for the Prevention of Cruelty to Animals Queensland Incorporated; or	10 11
	(iii)	included in a class of individuals declared under a regulation to be an approved class of persons for this section; and	12 13 14
(b) the	chief executive is satisfied the individual has—	15
	(i)	the necessary expertise or experience to be an inspector; or	16
	(ii)	satisfactorily finished training approved by the chief executive.	17 18
		ion (2) does not limit the issues the chief executive may a deciding whether to appoint an individual as an inspector.	19 20
115 F	unction	ıs	21
The with th		ons of an inspector are to investigate and enforce compliance	22 23
116 A	ppoint	ment conditions and limit on powers	24
(1) A	An insp	ector holds office on any conditions stated in—	25
(a	the	inspector's instrument of appointment; or	26

(b)	a signed notice given to the inspector; or	1
(c)	a regulation.	2
	thout limiting subsection (1), the instrument of appointment, a otice given to the inspector or a regulation may—	3 4
(a)	limit the inspector's functions or powers under this or another Act; or	5 6
(b)	require the inspector to give the chief executive stated information or a report about the performance of the inspector's functions or the exercise of the inspector's powers.	7 8 9
(3) In t	his section—	10
"signed 1	notice" means a notice signed by the chief executive.	11
117 Who	en inspector ceases to hold office	12
(1) An	inspector ceases to hold office if any of the following happens—	13
(a)	the term of office stated in a condition of office ends;	14
(b)	under another condition of office, the inspector ceases to hold office;	13 10
(c)	the inspector's resignation under section 118 takes effect.	17
(2) Suboffice.	osection (1) does not limit the ways an inspector may cease to hold	18 19
(3) In t	his section—	20
"conditio offic	on of office" means a condition on which the inspector holds e.	22
118 Resi	ignation	23
(1) Ar executive	n inspector may resign by signed notice given to the chief	24 25
inspector	owever, if holding office as an inspector is a condition of the holding another office, the inspector may not resign as an without resigning from the other office.	26 27 28

	Division 2—Identity cards	1
119 Issu	ie of identity card	2
(1) Th	e chief executive must issue an identity card to each inspector.	3
(2) Th	e identity card must—	4
(a)	contain a recent photo of the inspector; and	5
(b)	contain a copy of the inspector's signature; and	6
(c)	identify the person as an inspector under this Act; and	7
(d)	state an expiry date for the card.	8
(3) This section does not prevent the issuing of a single identity card to a person for this Act and other purposes.		9 10
120 Pro	duction or display of identity card	11
	n inspector may exercise a power under this Act in relation to a nly if the inspector—	12 13
(a)	first produces the inspector's identity card for the person's inspection; or	14 15
(b)	has the card displayed so that it is clearly visible to the person.	16
inspector	owever, if it is not practicable to comply with subsection (1), the must produce the identity card for the person's inspection at the onable opportunity.	17 18 19
to a pers	r subsection (1), an inspector does not exercise a power in relation on only because the inspector has entered a place as mentioned in 22 (1)(b) or (2).	20 21 22
121 Ret	urn of identity card	23
card to the	son who ceases to be an inspector must return the person's identity he chief executive within 21 days after ceasing to be an inspector e person has a reasonable excuse.	24 25 26
Maximu	m nenalty—20 penalty units	27

	PART 2—POWERS OF INSPECTORS	1
	Division 1—Entry to places other than vehicles	2
	Subdivision 1—Entry powers	3
122 Pow	ver of entry	4
(1) An	inspector may enter and stay at a place, other than a vehicle, if—	5
(a)	its occupier consents to the entry; or	6
(b)	it is a public place and the entry is made when it is open to the public; or	7 8
(c)	the entry is authorised by a warrant; or	9
(d)	its occupier has been given an animal welfare direction and the entry is made at a time stated in the direction to check compliance with the direction; or	10 11 12
(e)	the inspector reasonably suspects—	13
	(i) an animal at the place has just sustained a severe injury; and	14
	(ii) the injury is likely to remain untreated, or untreated for an unreasonable period; or	15 16
(f)	the inspector reasonably suspects there is an imminent risk of death or injury to an animal at the place because of an accident or from an animal welfare offence; or	17 18 19
	Examples of 'imminent risk of death or injury to an animal'—	20
	 A dogfight involving, or apparently involving, an imminent risk of death or injury to the dogs. 	21 22
	2. The beating or torture of an animal at the place.	23
(g)	the inspector reasonably suspects any delay in entering the place will result in the concealment, death, or destruction of anything at the place that is—	24 25 26
	(i) evidence of an animal welfare offence against this Act; or	27
	(ii) being used to commit, continue or repeat, an offence.	28
	r the purpose of asking the occupier of a place for consent to enter,	29 30

(a)	enter land around premises at the place to an extent that is reasonable to contact the occupier; or	1 2
(b)	enter part of the place the inspector reasonably considers members of the public ordinarily are allowed to enter when they wish to contact the occupier.	3 4 5
123 Lin	nited entry power to provide relief to animal	6
(1) Th	is section applies if—	7
(a)	an inspector reasonably suspects—	8
	(i) an animal at a place, other than a vehicle, is suffering from lack of food or water or is entangled; and	9 10
	(ii) the person in charge of the animal is not, or is apparently not, present at the place; and	11 12
(b)	the animal is not at a part of the place at which a person resides, or apparently resides.	13 14
, ,	e inspector may enter and stay at the place while it is reasonably y to provide the food or water or to disentangle the animal.	15 16
	fore leaving the place, the inspector must leave a notice in a ous position and in a reasonably secure way stating the g—	17 18 19
(a)	the inspector's name and business address or telephone number;	20
(b)	the action taken by the inspector under subsection (2);	21
(c)	when the action was taken.	22
(4) Th	is section does not limit section 122.	23
	Subdivision 2—Procedure for entry without warrant	24
124 Pro	cedure for entry with consent	25
place to	is section applies if an inspector intends to ask an occupier of a consent to the inspector or another inspector entering the place ction 122(1)(a).	26 27 28
(2) Be	fore asking for the consent, the inspector must tell the occupier—	29
(a)	the purpose of the entry; and	30

(b)	that the occupier is not required to consent.	1
	the consent is given, the inspector may ask the occupier to sign an edgment of the consent.	2 3
(4) The	e acknowledgment must state—	4
(a)	the occupier has been told—	5
	(i) the purpose of the entry; and	6
	(ii) that the occupier is not required to consent; and	7
(b)	the purpose of the entry; and	8
(c)	the occupier gives the inspector or another inspector consent to enter the place and exercise powers under this part; and	9 10
(d)	the time and date the consent was given.	11
	the occupier signs the acknowledgment, the inspector must give a copy to the occupier.	12 13
(6) If—	_	14
(a)	an issue arises in a proceeding about whether the occupier consented to the entry; and	15 16
(b)	an acknowledgment complying with subsection (4) for the entry is not produced in evidence;	17 18
	of proof is on the person relying on the lawfulness of the entry to occupier consented.	19 20
125 Proc	cedure for other entries without warrant	21
(1) Thi	is section applies if—	22
(a)	an inspector is intending to enter, under section 122(1)(d) to (g), a place; and	23 24
(b)	the occupier of the place is present at the place.	25
	fore entering the place, the inspector must do, or make a le attempt to do, the following things—	26 27
(a)	comply with section 12017 for the occupier;	28
(b)	tell the occupier the purpose of the entry;	29

¹⁷ Section 120 (Production or display of identity card)

(c)	tell the person the inspector is permitted under this Act to enter the place without the occupier's consent or a warrant.	1 2
	Subdivision 3—Warrants	3
126 App	lication for warrant	4
	inspector may apply to a magistrate or a justice of the peace l) for a warrant for a place.	5 6
(2) Ho	wever, an application can not be made to a justice who—	7
(a)	if the inspector is employed by the department—is employed by the department; or	8 9
(b)	if the inspector is not employed by the department—is employed by the same person as the inspector.	10 11
(3) The warrant is	e application must be sworn and state the grounds on which the s sought.	12 13
the insper magistrat	e magistrate or justice may refuse to consider the application until ector gives the magistrate or justice all the information the e or justice requires about the application in the way the e or justice requires.	14 15 16
Example—		18
_	gistrate or justice may require additional information supporting the application ven by statutory declaration.	19 20
127 Issu	e of warrant	21
only if the	magistrate or justice of the peace (qualified) may issue a warrant e magistrate or justice is satisfied there are reasonable grounds for g there is—	22 23 24
(a)	a need to enter the place for which the warrant is sought to relieve an animal in pain at the place; or	25 26
(b)	there is a particular animal or other thing or activity (the "evidence") that may provide evidence of an offence against this Act and the evidence is at the place, or, within the next 7 days, may be at the place.	27 28 29 30
(2) The	e warrant must state—	31

(a) that a stated inspector may—		that	a stated inspector may—	1
		(i)	enter the place and any other place necessary for entry; and	2
		(ii)	exercise the inspector's powers under this part; and	3
((b)	eithe	er—	4
		(i)	if the warrant is issued under subsection (1)(a)—the animal or type of animal for which the warrant is given; or	5 6
		(ii)	if the warrant is issued under subsection (1)(b)—the offence for which the warrant is sought; and	7 8
((c)	the e	evidence that may be seized under the warrant; and	9
((d)	the l	hours of the day or night when the place may be entered; and	10
((e)	the o	date, within 7 days after the warrant's issue, the warrant ends.	11
128 \$	Spec	cial v	varrants	12
electr	onic	co	pector may apply for a warrant (a "special warrant") by emmunication, fax, phone, radio or another form of on if the inspector considers it necessary because of—	13 14 15
((a)	urge	ent circumstances; or	16
((b)		er special circumstances, including, for example, the ector's remote location.	17 18
			applying for the warrant, the inspector must prepare an ating the grounds on which the warrant is sought.	19 20
(3) sworn		ins	pector may apply for the warrant before the application is	21 22
peace	(qu	ıalifi	suing the special warrant, the magistrate or justice of the ed) must immediately electronically communicate or fax a spector if it is reasonably practicable to do so.	23 24 25
			not reasonably practicable to electronically communicate or the inspector—	26 27
((a)	the 1	magistrate or justice must tell the inspector—	28
		(i)	what the terms of the warrant are; and	29
		(ii)	the date and time the warrant was issued; and	30

(b) the inspector must complete a form of warrant (a "warrant form") and write on it—	1 2
(i) the magistrate's or justice's name; and	3
(ii) the date and time the magistrate or justice issued the warrant; and	4 5
(iii) the terms of the special warrant.	6
(6) The facsimile warrant, or the warrant form properly completed by the inspector, authorises the entry and the exercise of the other powers stated in the warrant issued by the magistrate or justice.	7 8 9
(7) The inspector must, at the first reasonable opportunity, send the magistrate or justice—	10 11
(a) the sworn application; and	12
(b) if the inspector completed a warrant form—the completed warrant form.	13 14
(8) On receiving the documents, the magistrate or justice must attach them to the warrant.	15 16
(9) If—	17
(a) an issue arises in a proceeding about whether an exercise of a power was authorised by a special warrant; and	18 19
(b) the warrant is not produced in evidence;	20
the onus of proof is on the person relying on the lawfulness of the exercise of the power to prove a special warrant authorised the exercise of the power.	21 22 23
129 Warrants—procedure for entry	24
(1) This section applies if—	25
(a) an inspector named in a warrant issued under this part for a place is intending to enter the place under the warrant; and	26 27
(b) the occupier of the place is present at the place.	28
(2) Before entering the place, the inspector must do, or make a reasonable attempt to do, the following things—	29 30

(a)	com	aply with section 12018 for the occupier;	1
(b) give the occupier a copy of—			2
	(i)	the warrant; or	3
	(ii)	if the entry is authorised by a facsimile warrant or warrant form mentioned in section 128(6)—the facsimile warrant or warrant form;	4 5 6
(c)		the occupier the inspector is permitted by the warrant to enter place;	7 8
(d)	_	e the occupier an opportunity to allow the inspector nediate entry to the place without using force.	9 10
inspector	reas	er, the inspector need not comply with subsection (2) if the sonably believes the inspector must immediately enter the ethe effective execution of the warrant is not frustrated.	11 12 13
		Division 2—Entry to vehicles	14
		Subdivision 1—Power to enter vehicles	15
130 Pow	ver o	f entry	16
An ins	pecto	or may enter and stay in a vehicle if—	17
(a)	the	person in control of the vehicle consents to the entry; or	18
(b)	wel	person in control of the vehicle has been given an animal fare direction and the entry is made at a time stated in the ction to check compliance with the direction; or	19 20 21
(c)	the	inspector reasonably suspects—	22
	(i)	the vehicle is being, has been, or is about to be used in the commission of an animal welfare offence; or	23 24
	(ii)	the vehicle, or an animal or other thing in the vehicle, may provide evidence of an animal welfare offence; or	25 26

¹⁸ Section 120 (Production or display of identity card)

(i	there is an imminent risk of death or injury to an animal in or from the vehicle or because of an animal welfare offence involving the vehicle; or	1 2 3
	Example of an 'imminent risk of death or injury to an animal'—	4
	A dog is locked in a car and the dog is suffering, or apparently suffering, from heat exhaustion.	5 6
(i	tiv) there is a need to enter the vehicle to relieve an animal in pain in the vehicle or prevent an animal in the vehicle from suffering pain.	7 8 9
	dure for entry without consent if person in control or ier present	10 11
(1) This	section applies if—	12
	n inspector is intending to enter a vehicle under section 130(b) r (c); and	13 14
, ,	person who is a person in control, or an occupier of, the vehicle s present at the vehicle.	15 16
	re entering the vehicle, the inspector must do, or make a attempt to do, the following things—	17 18
(a) c	omply with section 12019 for the person;	19
(b) te	ell the person the purpose of the entry;	20
(c) se	eek the consent of the person to the entry;	21
, ,	ell the person the inspector is permitted under this Act to enter ne vehicle without the person's consent.	22 23
inspector m	e person in control of the vehicle is not present at the vehicle, the nust take reasonable steps to advise the person or any registered the vehicle of the inspector's intention to enter the vehicle.	24 25 26
inspector 1	ection (3) does not require the inspector to take a step that the reasonably believes may frustrate or otherwise hinder an on under this Act or the purpose of the intended entry	27 28 29

¹⁹ Section 120 (Production or display of identity card)

Subdivision 2—Powers to support entry	1
132 Power to stop vehicle that may be entered	2
(1) If a vehicle, that an inspector may enter under this part other than an aircraft or train, is moving or about to move, the inspector may signal (a "stop signal") the person in control of the vehicle—	3 4 5
(a) to stop the vehicle; or	6
(b) not to move the vehicle.	7
(2) In this section—	8
"stop", a vehicle, includes requiring it to remain stationary for the time reasonably necessary to enable a function or power under this or another Act to be performed or exercised.	9 10 11
133 Failure to comply with stop signal	12
(1) A person in control of a vehicle to whom a stop signal has been given must obey the stop signal unless the person has a reasonable excuse.	13 14
Maximum penalty—100 penalty units.	15
(2) It is a reasonable excuse for the person not to obey the signal if—	16
(a) to immediately obey the signal would have endangered the person or someone else; and	17 18
(b) the person obeys the signal as soon as it is practicable to obey it.	19
134 Power to require help to enter from person in control	20
(1) If an inspector may, under this part, enter a vehicle, the inspector may require (an "entry requirement") the person in control of the vehicle to give the inspector reasonable help to enter the vehicle.	21 22 23
Example of an 'entry requirement'—	24
The vehicle is locked. Its driver is present at the vehicle and has a key to unlock it. An entry requirement may be given to the driver to unlock the vehicle.	25 26
(2) When making the entry requirement, the inspector must give the person an offence warning	27

135 Fail	ure to comply with entry requirement	1
A person of whom an entry requirement has been made must comply		
	requirement unless the person has a reasonable excuse.	2 3
Maximur	m penalty—100 penalty units.	4
	Division 3—Powers for entry to all places	5
136 App	olication of div 3	6
, ,	is division applies if, under a provision of this part other than 23, an inspector may enter, or has entered, a place.	7 8
the occu	wever, if an inspector, under section 122(2) enters a place to ask pier's consent to enter premises, this division applies to the only if the consent is given or the entry is otherwise authorised. ²⁰	9 10 11
137 Gen	neral powers	12
The in:	spector may do any of the following ²¹ —	13
(a)	enter the place using reasonable force;	14
(b)	search any part of the place;	15
(c)	open, using reasonable force, a cage, container, pen, yard or other structure confining or containing an animal or other thing to examine the structure, animal or other thing;	16 17 18
(d)	take reasonable measures to relieve the pain of an animal at the place;	19 20
	Examples of 'measures'—	21
	Feeding, untethering or watering the animal.	22
(e)	examine or inspect or film, photograph, videotape or otherwise record an image of, an animal, document or other thing at the place;	23 24 25

²⁰ Sections 122 (Power of entry) and 123 (Limited entry power to provide relief to animal)

²¹ See also section 162 (Power of destruction).

(f)	take a sample of or from an animal or other thing at the place for analysis or testing;	1 2
(g)	copy a document at the place;	3
(h)	take into the place the equipment, materials or persons the inspector reasonably requires for exercising a power under this part;	4 5 6
(i)	brand, mark, tag or otherwise identify an animal at the place;	7
(j)	take a necessary step to allow a power under paragraphs (a) to (i) to be exercised.	8 9
	Example of a 'step' for paragraph (j)—	10
	Mustering, unloading or yarding cattle at the place to allow them to be examined.	11 12
138 Pov	ver to require reasonable help	13
place to	e inspector may require (a "help requirement") a person at the give the inspector reasonable help to exercise a power under this uding, for example to produce a document or give information.	14 15 16
	hen making the help requirement, the inspector must give the n offence warning.	17 18
139 Fail	ure to comply with help requirement	19
	person of whom a help requirement has been made must comply requirement unless the person has a reasonable excuse.	20 21
Maximu	m penalty—100 penalty units.	22
	s a reasonable excuse for an individual not to comply with a help tent if complying with the requirement might tend to incriminate on.	23 24 25
	owever, subsection (2) does not apply if the requirement is to a document required to be held or kept by the person under—	26 27
(a)	this Act; or	28
(b)	another Act or a law of the Commonwealth or another State if the document relates to the transportation of live animals.	29 30

140 Pov	ver to require person in control of vehicle to take action	1
(1) The vehicle.	nis section applies if a place to which this division applies is	a 2 3
control o	ne inspector may require (an "action requirement") the person is of the vehicle to do any of the following to allow the inspector to a power under this part—	
(a)	bring the vehicle, or an animal or other thing in it, to a state reasonable place;	d 7 8
(b)	remain in control of the vehicle, animal or other thing at the plac for a stated reasonable period.	e 9 10
	Then making the action requirement, the inspector must give the n offence warning.	11 12
141 Fai	lure to comply with action requirement	13
	son of whom an action requirement has been made must compl requirement unless the person has a reasonable excuse.	y 14 15
Maximu	m penalty—100 penalty units.	16
	Division 4—Seizure and forfeiture	17
	Subdivision 1—Powers of seizure	18
142 Gei	neral power to seize evidence	19
	n inspector who has, under this part, entered a place may seize a or other thing at the place if the inspector—	n 20 21
(a)	reasonably suspects it is evidence of an offence against this Actor	t; 22 23
(b)	reasonably believes the seizure is necessary to prevent it being-	- 24
	(i) destroyed, hidden or lost; or	25
	(ii) used to commit, continue or repeat, an offence.	26
(2) Al	so, an inspector may seize an animal or other thing at the place—	27

		e inspector reasonably believes it has just been used in mitting, or is the subject of, an animal welfare offence; or	1 2
		the written consent of a person as follows or a person the ector reasonably believes is a person as follows—	3
((i)	for an animal—a person in charge of the animal;	5
,	, ,	for another thing—the owner or person in possession of the thing.	6 7
include the	e ow	ent under subsection (2)(b) given by an owner may also ner's agreement to transfer ownership of the animal or other ate or a prescribed entity.	8 9 10
obtaining at the plac	the ne onl	subsections (1) and (2), if an entry to a place was made after accessary consent of a person, the inspector may seize a thing by if the seizure is consistent with the purpose of entry as told when asking for the consent. ²²	11 12 13 14
(5) This	sect	tion does not limit a power to seize under section 144 or 145.	15
143 Seizi	ng e	vidence under warrant	16
		or who, under this part, enters a place with a warrant may nee for which the warrant was issued.	17 18
144 Seizu	ıre fo	or welfare of animal	19
	-	ector who has, under this part, entered a place may seize an lace if the inspector reasonably believes—	20 21
(a) 1	the a	nimal—	22
((i)	is under an imminent risk of death or injury; or	23
		Examples of 'imminent risk of death or injury'—	24
		1. A prohibited event is being conducted at the place.	25
		2. The animal is being beaten or tortured.	26
((ii)	requires veterinary treatment; or	27
((iii)	is experiencing undue pain; and	28

For necessary consent and purpose of entry for places other than vehicles, see sections 122 and 124 and for vehicles see sections 130 and 131.

(b) the interests of the welfare of the animal require its immediate seizure.	1 2
(2) The inspector may also seize the animal if the person in charge of the animal has contravened, or is contravening, an animal welfare direction or a court order about the animal.	
145 Seizure of property subject to security	6
(1) An inspector may seize an animal or other thing under this subdivision or exercise powers under subdivision 2 in relation to it despite a lien or other security over it claimed by another person.	7 8 9
(2) However, the seizure does not affect the person's claim to the lien or other security against a person other than the inspector or a person acting for the inspector.	10 11 12
Subdivision 2—Powers to support seizure	13
146 Direction to person in charge	14
(1) To enable an animal or other thing to be seized, an inspector may direct (a "seizure direction") the person in charge, or owner or person in possession, of it—	15 16 17
(a) to take it to a stated reasonable place or places by a stated reasonable time or times; and	18 19
(b) if necessary, to remain in control of it at the stated place for a reasonable time.	20 21
(2) A seizure direction—	22
(a) must be made by notice in the approved form; or	23
(b) if for any reason it is not practicable to give notice in the approved form—may be made orally and confirmed by notice in the approved form as soon as practicable.	24 25 26
147 Failure to comply with seizure direction	27
A person of whom a seizure direction has been made must comply with the direction unless the person has a reasonable excuse.	28 29
Maximum penalty—100 penalty units.	30

148 Pov	vers f	or seized things	1
Having seized an animal or other thing, an inspector may do 1 or more of the following—			2 3
(a)		e it from the place where it was seized (the "place of ure");	4 5
(b)		e it at the place of seizure but take reasonable action to rict access to it;	6 7
	Exan	nples of restricting access to a thing—	8
	1.	Brand, mark, seal, tag or otherwise identify it to show access to it is restricted.	9 10
	2.	Sealing the entrance to a room where the thing is situated and marking it to show access to it is restricted.	11 12
(c)	for e	equipment—make it inoperable;	13
	Exan	nple of making equipment inoperable—	14
		ismantling equipment or removing a component of equipment without hich the equipment is not capable of being used.	15 16
(d)	for a	nn animal—	17
	(i)	take it to a place the inspector considers appropriate; or	18
	(ii)	give it accommodation, food, rest, water or other living conditions; or	19 20
	(iii)	if the inspector reasonably believes that, in the interests of its welfare, the animal requires veterinary treatment—arrange for the treatment; or	21 22 23
	(iv)	if an animal welfare direction has been given in relation to the animal and the direction has not been complied with—take other action to ensure the direction is complied with.	24 25 26 27
149 Off	ence	to tamper with seized thing	28
(1) Thunder th		etion applies in relation to an animal or other thing seized	29 30
inspecto	r for	on, other than an inspector or a person authorised by an the purpose, must not do, or attempt to do, any of the ess the person has a reasonable excuse—	31 32 33
(a)	tamı	per with—	34

		(i)	the animal or other thing; or	1
		(ii)	something done under section 148(b) to restrict access to it;	2
(b		ente kept	r, or be at, the place where the animal or other thing is being ;	3 4
(c		mov kept	re the animal or other thing from the place where it is being ;	5 6
(d	l)	have	e the animal or other thing in the person's possession.	7
Maxim	nun	n pen	nalty—100 penalty units.	8
		٤	Subdivision 3—Safeguards for seized property	9
150 Ir	ıfoı	rmat	tion notice and receipt for seized property	10
			ction applies if, under this part or a warrant, an inspector nal or another thing, unless—	11 12
(a	ι)		seizure was with the written consent of a person mentioned in ion 142(2)(b); ²³ or	13 14
(b			inspector reasonably believes there is no-one apparently in session of the thing or the thing has been abandoned; or	15 16
(c		unre	seized thing is not an animal and it would be impracticable or assonable to expect the inspector to account for the thing its condition, nature and value.	17 18 19
		Exan	nple for paragraph (c)—	20
		A	nimal droppings of no inherent value.	21
		-	pector must, as soon as practicable after the seizure, give the whom the thing was seized—	22 23
(a	ı)		ceipt for the thing that generally describes the thing and its lition; and	24 25
(b)	an ii	nformation notice about the decision to make the seizure.	26
			er, if a person as follows is not present at the place at which ppened, the receipt and information notice may be given by	27 28

²³ Section 142 (General power to seize evidence)

leaving them at the place in a conspicuous position and in a reasonabl secure way—	y 1 2
(a) for an animal—a person in charge of the animal;	3
(b) for another thing—the owner or person in possession of th thing.	e 4 5
(4) The information notice and receipt may—	6
(a) be given in the same document; and	7
(b) relate to more than 1 seized thing.	8
(5) The inspector may delay in giving the receipt and information notic if the inspector reasonably suspects doing so may frustrate or otherwis hinder an investigation under this Act.	
(6) However, the delay may be only for so long as the inspector continues to have the reasonable suspicion and remains in the vicinity of the place to keep it under observation.	
151 Access to seized property	15
(1) This section applies to an inspector who has, under this part or warrant, seized anything until the thing is forfeited or returned under this part.	
(2) The inspector must allow any owner of the thing—	19
(a) to inspect it at any reasonable time and from time to time; and	20
(b) if it is a document—to copy it.	21
(3) Subsection (2) does not apply if it is impracticable or would be unreasonable to allow the inspection or copying.	e 22 23
(4) The inspection or copying must be provided free of charge.	24
152 Return of seized animal	25
(1) This section applies if an inspector has, under this part or a warran seized an animal.	t, 26 27
(2) The inspector must, within 28 days after the seizure, return th animal to its owner unless—	e 28 29
(a) the owner has, under this part, agreed in writing to transfer ownership of it to the State or a prescribed entity; or	er 30 31

(b)	the animal has been forfeited to State under this part; or	1
	an application has been made for a disposal or prohibition order in relation to the animal; or	2 3
` ,	continued retention of the animal is needed as evidence for a proceeding or proposed proceeding for an offence involving the animal; or	4 5 6
, ,	an animal welfare direction given in relation to the animal has not been complied with and the inspector is taking, or proposes to take, action to ensure the direction is complied with; or	7 8 9
	the inspector reasonably believes the animal's condition may require its destruction under section 162. ²⁴	10 11
	ubsection (2)(c) applies, the inspector must promptly return the its owner if the application for the disposal or prohibition order—	12 13
(a)	is withdrawn; or	14
	has been finally decided or otherwise ended and a disposal or prohibition order has not been made in relation to the animal.	15 16
	ubsection (2)(d) applies, the inspector must promptly return the its owner if its continued retention as evidence is no longer	17 18 19
	ubsection (2)(e) applies, the inspector must promptly return the its owner if—	20 21
(a)	the animal welfare direction is complied with; or	22
` ′	the inspector ceases to take, or propose to take, action to ensure the direction is complied with.	23 24
animal to	(6) If subsection (2)(f) applies, the inspector must promptly return the animal to its owner if the inspector no longer believes the animal's condition may require its destruction under section 162.	
(7) Not animal.	hing in this section affects a lien or other security over the	28 29
153 Retu	ırn of other seized property	30
	s section applies if—	31
` /	**	

²⁴ Section 162 (Power of destruction)

(a)	an inspector has, under this part or a warrant, seized a thing other than an animal; and	1 2
(b)	the thing has some intrinsic value; and	3
(c)	the owner of the thing has not, under this part, agreed in writing to transfer ownership of it to the State or a prescribed entity; and	4 5
(d)	the thing has not been forfeited under this part; and	6
(e)	a disposal order has not been made in relation to the thing.	7
	no application has been made for a disposal order in relation to the einspector must, return the thing to its owner—	8 9
(a)	generally—at the end of 6 months after the seizure; or	10
(b)	if a proceeding for an offence involving the thing is started within the 6 months—at the end of the proceeding and any appeal from the proceeding.	11 12 13
	spite subsection (2), the inspector must promptly return a thing evidence to its owner if the inspector is satisfied—	14 15
(a)	its continued retention as evidence is no longer required; and	16
(b)	its continued retention is not necessary to prevent the thing being used to continue, or repeat, the offence; and	17 18
(c)	it is lawful for the person to possess the thing.	19
made for	at the time mentioned in subsection (2), an application has been a disposal order in relation to the thing the inspector must return the thing to its owner if the application—	20 21 22
(a)	is withdrawn; or	23
(b)	has been finally decided or otherwise ended and a disposal order has not been made in relation to the thing.	24 25
(5) No	thing in this section affects a lien or other security over the thing.	26

	Subdivision 4—Forfeiture	1
154 Pow	ver to forfeit	2
this Ac	is section applies if an animal or other thing has been seized under to r the <i>Police Powers and Responsibilities Act</i> 2000, 6(2)(d). ²⁵	3 4 5
	e chief executive may decide to forfeit the animal or thing to the n inspector—	6 7
(a)	after making reasonable efforts, can not return it to its owner; or	8
(b)	after making reasonable inquiries, can not find its owner or, for an animal, any other person in charge of it; or	9 10
(c)	reasonably believes it is necessary to keep the animal or other thing to prevent it from being used in committing, or becoming the subject of, an animal welfare offence.	11 12 13
(3) For	r subsection (2)—	14
(a)	the period over which the efforts or inquiries are made must be at least 4 days; and	15 16
(b)	the inspector is not required to—	17
	(i) make efforts if it would be unreasonable to make efforts to return the animal or other thing to its owner; or	18 19
	Example for subparagraph (i)—	20
	The owner of the thing has migrated to another country.	21
	(ii) make inquiries if it would be unreasonable to make inquiries to find the owner.	22 23
(4) Re	gard must be had to an animal or other thing's condition, nature	24

(a) whether it is reasonable to make inquiries or efforts; and

(b) if inquiries or efforts are made—what inquiries or efforts,

including the period over which they are made, are reasonable.

and value in deciding—

25

26

27

28

²⁵ The Police Powers and Responsibilities Act 2000, section 66 (Power in relation to offences involving animals)

155 Information notice about forfeiture	1
(1) If chief executive decides, under section 154(2), to forfeit an animal or other thing, the chief executive must promptly give the person who owned it immediately before the forfeiture (the "former owner") an information notice about the decision.	
(2) However, subsection (1) does not apply if—	6
(a) the decision was made under section 154(2)(a) or (b); and	7
(b) the place where the animal or other thing was seized is—	8
(i) a public place; or	9
(ii) a place at which the notice is unlikely to be read by the former owner.	10 11
(3) The information notice must state that the former owner may apply for a stay of the decision if he or she appeals against the decision.	12 13
(4) If the decision was made under section 154(2)(a) or (b) the information notice may be given by leaving it at the place where the animal or other thing was seized, in a conspicuous position and in a reasonably secure way.	14 15 16 17
Subdivision 5—Dealing with property forfeited or transferred to State or prescribed entity	18 19
156 When transfer takes effect	20
(1) An animal or other thing becomes the State's property if, under section 154(2), it is forfeited to the State.	21 22
(2) If the owner of an animal or other thing agrees in writing to transfer ownership of it to the State or a prescribed entity, it becomes the property of the State or entity when the State or entity agrees in writing to the transfer.	23 24 25 26
157 How property may be dealt with	27
(1) This section applies if, under section 156 an animal or other thing becomes the property of the State or a prescribed entity.	28 29
(2) The State or entity may deal with the thing as it considers appropriate including for example, by destroying it or giving it away	30 31

, ,		or, the State or entity must not deal with the thing in a way judice the outcome of an appeal under this Act of which it is	1 2 3
(4) Sul to destro		ion (3) does not limit an inspector's power under section 162 animal.	4 5
		state or entity sells the thing, it may, after deducting the urn the proceeds of the sale to the former owner of the	6 7 8
(a)	the o	costs of the sale;	9
(b)	any	costs it may recover from the person under section 189.26	10
(6) The	e chie	ef executive may deal with the thing for the State.	11
		ction is subject to a decision, direction or order under 2 or 4 ²⁷ about the animal or other thing.	12 13
		Division 5—Animal welfare directions	14
158 App	licat	ion of div 5	15
(1) Thi	is div	ision applies if an inspector reasonably believes—	16
(a)	-	rson has committed, is committing, or is about to commit, an nal welfare offence; or	17 18
(b)	an a	nimal—	19
	(i)	is not being cared for properly; or	20
	(ii)	is experiencing undue pain; or	21
	(iii)	requires veterinary treatment; or	22
	(iv)	should not be used for work.	23
		Example for subparagraph (iv)—	24
		A horse with 'saddle sore' should not be used by a riding school.	25
		vision also applies if an animal has been seized under edivision 1.	26 27

²⁶ Section 189 (Recovery of seizure, compliance or destruction costs)

²⁷ Chapter 7, part 2 (Orders relating to animal welfare offences) or 4 (Reviews and appeals)

159 Po	ower to	give animal welfare direction	1
		spector may give a written direction (an "animal welfare equiring stated action about the animal or its environment.	2 3
(2) The direction may be given to—			
		•	4
(a)) a pe	erson in charge of the animal; or	5
(b		erson whom the inspector reasonably believes is in charge of animal; or	6 7
(c)) if th	e animal has been seized under division 4, subdivision 1—	8
	(i)	a person who, immediately before the seizure, was a person in charge of the animal; or	9 10
	(ii)	a person whom the inspector reasonably believes was, immediately before the seizure, a person in charge of the animal.	11 12 13
		t limiting subsection (1), the direction may require any of the on to be taken—	14 15
(a)) care	e for, or treat, the animal in stated way;	16
(b	· •	vide the animal with stated accommodation, food, rest, water ther living conditions;	17 18
(c)		sult a veterinary surgeon about the animal's condition before ated time;	19 20
(d	dire	we the animal from the place where it is situated when the ction is given to another stated place for a purpose mentioned aragraph (a), (b) or (c);	21 22 23
(e)	*	to move the animal from the place where it is situated when direction is given.	24 25
		er, action may be required only if the inspector considers it to and reasonable in the interests of the animal's welfare.	26 27
		ection may state how the person given the direction may show action has been taken.	28 29
160 R	equire	ments for giving animal welfare direction	30
(1) A	An anin	nal welfare direction must—	31
(a) be i	n the approved form; and	32

(b) describe—	1
(i) the animal in a way that reasonably allows the person given the direction to identify it; or	2 3
(ii) if the direction is given because the inspector reasonably believes a person has committed, is committing or is about to commit, an animal welfare offence—the type of animal to which the offence relates; and	4 5 6 7
(c) state—	8
(i) each requirement; and	9
(ii) a time for the person to comply with each requirement; and	10
(d) include an information notice about the decision to give the direction.	11 12
(2) Despite subsection (1)(a), an animal welfare direction may be given orally if—	13 14
(a) the inspector considers it to be in the interests of the animal's welfare to give the direction immediately; and	15 16
(b) for any reason it is not practicable to immediately give the direction in the approved form; and	17 18
(c) the inspector gives the person an offence warning.	19
(3) If the direction is given orally, the inspector must confirm the direction by also giving it in the approved form as soon as practicable after giving it orally.	20 21 22
(4) An animal welfare direction may state that an inspector proposes, at a stated time or at stated intervals, to enter the following where an animal the subject of the direction is kept at to check compliance with the direction—	23 24 25 26
(a) a vehicle of which the person is the person in control;	27
(b) another place of which the person is the occupier.	28
161 Failure to comply with animal welfare direction	29
A person to whom an animal welfare direction has been given must comply with the direction unless the person has a reasonable excuse.	30 31
Maximum penalty—100 penalty units or 1 year's imprisonment.	32

	Division 6—Inspector's power to destroy animals	1
162 Pc	ower of destruction	2
An i	nspector may destroy an animal, or cause it to be destroyed, if—	3
(a)	an inspector has seized the animal under this part or the person in charge of the animal has given written consent to the destruction; and	4 5 6
(b)	the inspector reasonably believes that the animal is in pain to the extent that it is cruel to keep it alive.	7 8
	Division 7—Other powers	9
163 Pc	ower to require name and address	10
	an inspector may require a person to state the person's name and tial or business address if the inspector—	11 12
(a)) finds the person committing, or about to commit, an offence against this Act; or	13 14
(b)) finds the person in circumstances that lead, or has information that leads, the inspector to reasonably suspect the person has just committed an offence against this Act; or	15 16 17
(c)	reasonably believes the person is the person in charge of an animal and the inspector proposes to give the person an animal welfare direction.	18 19 20
	When making the requirement, the inspector must give the person an ewarning.	21 22
correct	The inspector may also require the person to give evidence of the ness of the stated name or required address if, in the circumstances, d be reasonable to expect the person to—	23 24 25
(a)	be in possession of evidence of the correctness of the stated name or address; or	26 27
(b)	otherwise be able to give the evidence.	28
	a requirement under this section is called a "personal details ement".	29 30

164 Fai	ilure to comply with personal details requirement	1
	person of whom a personal details requirement has been made omply with the requirement unless the person has a reasonable	2 3 4
Maximu	nm penalty—50 penalty units.	5
(2) It	is a reasonable excuse if—	6
(a)	the requirement was given because the inspector giving it suspected the person has committed an offence against this Act; and	7 8 9
(b)	the person is not proved to have committed the offence.	10
165 Po	wer to require information about contravention	11
(1) Tl	nis section applies if—	12
(a)	an inspector reasonably suspects—	13
	(i) this Act has been contravened; and	14
	(ii) a person may be able to give information about the contravention; or	15 16
(b)	an animal welfare direction has been given and an inspector reasonably believes a veterinary surgeon or other person may be able to give information about whether the direction has been complied with.	17 18 19 20
person	ne inspector may require (an "information requirement") the to give information in the person's knowledge about the ention in a stated reasonable time and in a stated reasonable way.	21 22 23
	Then making the requirement, the inspector must give the person an warning.	24 25
166 Fai	ilure to comply with information requirement	26
	person of whom an information requirement has been made must with the requirement unless the person has a reasonable excuse.	27 28
Maximu	nm penalty—50 penalty units.	29
(2) It	is a reasonable excuse—	30

 (a) for an individual not to give information if giving the information might tend to incriminate the person; or 	1 2
(b) if the information sought by the requirement is not in fact relevant to the contravention for which it was made.	3 4
167 False or misleading statements	5
(1) A person must not state anything to an inspector that the person knows is false or misleading in a material particular.	6 7
Maximum penalty—50 penalty units.	8
(2) Subsection (1) applies even if the statement was not made in response to, or in purported compliance with, a personal details requirement or an information requirement or another specific requirement under a specific power.	9 10 11 12
168 Power to require production of documents	13
(1) An inspector may require (a "document production requirement") a person to make available for inspection by an inspector, or produce to the inspector for inspection, at a stated reasonable time and place a document—	14 15 16 17
(a) required to be held or kept by the person under—	18
(i) this Act; or	19
(ii) another Act or a law of the Commonwealth or another State if the document relates to the transportation of live animals; or	20 21 22
(b) in the person's possession about a stated matter relating to this Act.	23 24
(2) The inspector may keep the document to copy it.	25
(3) The inspector must return the document to the person as soon as practicable after copying it.	26 27
169 Failure to comply with document production requirement	28
(1) A person of whom a document production requirement has been made must comply with the requirement unless the person has a reasonable excuse.	29 30 31

Maximum penalty—50 penalty units.	1
(2) It is a reasonable excuse for an individual not to comply with a document production requirement if complying with the requirement might tend to incriminate the person.	2 3 4
(3) However, subsection (2) does not apply if the document is required to be held or kept by the person under—	5 6
(a) this Act; or	7
(b) another Act or a law of the Commonwealth or another State if the document relates to the transportation of live animals.	8 9
170 False or misleading documents	10
(1) A person must not give an inspector a document containing information the person knows is false or misleading in a material particular.	11 12 13
Maximum penalty—50 penalty units.	14
(2) Subsection (1) applies even if the document was not given in response to, or in purported compliance with, a document production, information or personal details requirement or another specific requirement under another specific power.	15 16 17 18
PART 3—NOTICE OF DAMAGE BECAUSE OF EXERCISE OF POWERS	19 20
171 Application of pt 3	21
(1) This part applies if—	22
(a) an inspector damages something when exercising, or purporting to exercise, a power; or	23 24
(b) a person helping an inspector to exercise the inspector's powers damages something.	25 26
(2) However, this part does not apply to damage the inspector reasonably considers is trivial or if the inspector reasonably believes—	27 28

(a) there is no-one apparently in possession of the thing; or	1
(b) the thing has been abandoned.	2
172 Requirement to give notice	3
(1) The inspector must promptly give notice of the damage to the person who appears to the inspector to be the owner or person in possession of the thing.	4 5 6
(2) However, if for any reason it is not practicable to comply with subsection (1), the inspector must—	7 8
(a) leave the notice at the place where the damage happened; and	9
(b) ensure it is left in a conspicuous position and in a reasonably secure way.	10 11
(3) The inspector may delay complying with subsection (1) or (2) if the inspector reasonably suspects complying with the subsection may frustrate or otherwise hinder an investigation by the inspector.	12 13 14
(4) The delay may be only for so long as the inspector continues to have the reasonable suspicion and remains in the vicinity of the place.	15 16
173 Content of notice	17
(1) A notice of damage under section 172 must state—	18
(a) particulars of the damage; and	19
(b) that the person who suffered the damage may claim compensation under section 191. ²⁸	20 21
(2) If the inspector believes the damage was caused by a latent defect in the thing or circumstances beyond the control of the inspector or a person helping the inspector, the inspector may state the belief in the notice.	22 23 24

²⁸ Section 191 (Compensation because of exercise of powers)

CF	PROCEEDINGS	1 2
	PART 1—EVIDENCE	3
	Division 1—General evidentiary aids	4
174 Applica	ation of div 1	5
This divisi	on applies to a proceeding under or in relation to this Act.	6
175 Appoin	tments and authority	7
	ving must be presumed unless a party to the proceeding, by otice, requires proof of it—	8 9
(a) the	appointment of an authorised officer or inspector;	10
	power of the chief executive, an authorised officer or pector to do anything under this Act.	11 12
176 Signatu	ıres	13
_	re purporting to be the signature of the chief executive, an ficer or inspector is evidence of the signature it purports to be.	14 15
177 Other e	evidentiary aids	16
	te purporting to be signed by the chief executive stating any of g matters is evidence of the matter—	17 18
` '	stated document is a thing as follows given, issued, kept or de under this Act—	19 20
(i)	an appointment, approval or decision;	21
(ii)	an animal welfare direction;	22
(iii) a code of practice;	23
(iv) a direction, notice or requirement;	24
(v)	a licence or permit;	25

	(vi) a record;	1
	(vii) the register;	2
(b)	a stated document is another document kept under this Act;	3
(c)	a stated document is a copy of, or an extract from or part of, a thing mentioned in paragraph (a) or (b);	4 5
(d)	that, on a stated day—	6
	(i) a stated person was given a stated decision, direction or notice under this Act; or	7 8
	(ii) a stated requirement under this Act was made of a stated person;	9 10
(e)	on a stated day, or during a stated period, a stated person was or was not registered or the person's registration was suspended;	11 12
(f)	a person's registration details on a stated day or during a stated period;	13 14
(g)	a stated amount is payable under this Act by a stated person.	15
	Division 2—Offence proceedings	16
178 Off	ences under Act are summary	17
(1) An	offence against this Act is a summary offence.	18
	proceeding for the offence must start within the later of the g periods to end—	19 20
(a)	1 year after the commission of the offence;	21
(b)	6 months after the offence comes to the complainant's knowledge, but within 2 years after the commission of the offence.	22 23 24
179 Stat	tement of complainant's knowledge	25
statemen	omplaint starting a proceeding for an offence against this Act, a t that the matter of the complaint came to the complainant's ge on a stated day is evidence of the matter stated.	26 27 28

180 Fals	e or misleading statements	1
	s section applies to a proceeding for an offence against this Act s involving—	2 3
(a)	false or misleading information; or	4
(b)	a false or misleading document or statement.	5
document	s enough for the complaint starting the proceeding to state the t, information or statement was 'false or misleading' to the t's knowledge, without specifying which.	6 7 8
statement	the proceeding, evidence that the document, information or was given or made recklessly is evidence that it was given or as to be false or misleading.	9 10 11
181 Con	duct of representatives	12
	s section applies to a proceeding for an offence against this Act if ant to prove a person's state of mind about particular conduct.	13 14
(2) It is	s enough to show—	15
(a)	the conduct was engaged in by a representative of the person within the scope of the representative's actual or apparent authority; and	16 17 18
(b)	the representative had the state of mind.	19
within th	nduct engaged in for a person by a representative of the person e scope of the representative's actual or apparent authority is have been engaged in also by the person unless the person	20 21 22 23
(a)	if the person was in a position to influence the representative in relation to the conduct—the person took reasonable steps to prevent the conduct; or	24 25 26
(b)	the person was not in a position to influence the representative in relation to the conduct.	27 28
(4) In t	his section—	29
"engagin	g" in conduct includes failing to engage in conduct.	30
"represei	ntative" means—	31
(a)	for a corporation—an agent, employee or executive officer of the corporation; or	32 33

(b)	for an individual—an agent or employee of the individual.	1
"state of	'mind" of a person includes the person's—	2
(a)	belief, intention, knowledge, opinion or purpose; and	3
(b)	reasons for the belief, intention, opinion or purpose.	4
PART	2—ORDERS RELATING TO ANIMAL WELFARE OFFENCES	5 6
182 Dis _]	posal order	7
	e court may order (a "disposal order") the disposal or forfeiture the following things that a person convicted of an animal welfare owns—	8 9 10
(a)	the animal or anything else that was the subject of, or used to commit, the offence;	11 12
(b)	another animal;	13
(c)	another thing the court considers is likely to be used in committing a further animal welfare offence.	14 15
(2) If direct—	a disposal order orders the sale of an animal, the order may	16 17
(a)	the way in which the sale is to take place; or	18
(b)	how the proceeds of the sale are to be distributed.	19
183 Pro	hibition order	20
of an an	e court may order (a " prohibition order ") that a person convicted imal welfare offence must not purchase or otherwise acquire or session of—	21 22 23
(a)	any animal; or	24
(b)	a stated type of animal; or	25
(c)	any animal, or a stated type of animal, for trade or commerce or another stated purpose.	26 27

(2) A period. ²⁹	prohibition order may be made permanently or for a stated	1 2
184 Ord	ler against owner in certain cases	3
(1) Th	is section applies if—	4
(a)	a person has been convicted of an animal welfare offence; and	5
(b)	someone else (the "owner") owns the animal the subject of the offence.	6 7
	e court may make a disposal or prohibition order against the s if the owner had been convicted of the offence if the court s—	8 9 10
(a)	an act done, or omission made, by the owner contributed to, or allowed, the commission of the offence; and	11 12
(b)	the owner is, and will continue to be, incapable of exercising the owner's duty of care to the animal.	13 14
185 Cri	teria for making disposal or prohibition order	15
only if the	e court may make a disposal or prohibition order against a person he court is satisfied, on the balance of probabilities, it is just to corder in the circumstances.	16 17 18
	considering whether it is just to make the order, the court must the following—	19 20
(a)	the nature of the animal welfare offence to which the hearing relates;	21 22
(b)	the effect of the offence on any animal that was the subject of, or used to commit, the offence;	23 24
(c)	the welfare of the animal and any other animal owned by the person;	25 26
(d)	the likelihood of the person committing another animal welfare offence.	27 28
(3) Su	bsection (2) does not limit the matters the court may consider.	29

²⁹ See section 188 (Review of certain prohibition orders).

whether	e court may make the order, to the extent it relates to an animal, or not it considers another animal welfare offence is likely to be ed in relation to the animal. ³⁰	1 2 3
186 Pro	cedure and powers for making disposal or prohibition order	4
(1) A	disposal or prohibition order may be made only—	5
(a)	at the court's initiative; or	6
(b)	on an application by the prosecution, which may be made at any time.	7 8
under tha	e court must not make an order under section 184 unless the owner at section has been given an opportunity to be heard about whether should be made.	9 10 11
(3) In the court	deciding whether to make another disposal or prohibition order,	12 13
(a)	may require notice to be given to anyone the court considers appropriate, including, for example, the animal's owner if the person against whom the order is sought is not the owner; and	14 15 16
(b)	must not refuse to hear a person to whom the notice is given.	17
	e court may make a disposal order and a prohibition order against person in relation to the same offence.	18 19
187 Cor	ntravention of prohibition order unlawful	20
	A person against whom a prohibition order has been made must not unlawfully contravene the order.	
Maximu	m penalty—300 penalty units or 1 year's imprisonment.	23
188 Rev	view of certain prohibition orders	24
	is section applies if a prohibition order has been made against a	25 26

³⁰ See also section 9(4) (Act does not affect other rights or remedies).

by the sa		of the application of the person, amend ").	1 2 3
(3) Ho	wever—		4
(a)		for a review order if the person has for a review order in relation to the	5 6 7
(b)	the court must not make a prohibition order was mad	review order within 5 years after the e.	8 9
(4) Th	e applicant must give the ch	ief executive notice of the application.	10
(5) In	deciding the application, the	e court must—	11
(a)	give the chief executive an an opportunity to be heard	d anyone else it considers appropriate ; and	12 13
(b)		ioned in section 185(2) in relation to ny change relevant to the matters since	14 15 16
100 Dog		REMEDIES	17
	overy of seizure, complian		18
cost for		e or a prescribed entity has incurred a engaged by it to do 1 or more of the al—	19 20 21
(a)	if the animal has, under ch	apter 6, part 2, been seized—	22
	(i) taking possession of,	or moving, the animal; or	23
	Example for subparagrap	h (i)—	24
	The costs of mustering	, unloading or yarding cattle.	25
	(ii) taking action to restrict	et access to the animal; or	26
	(iii) providing it with accordiving conditions; or	ommodation, food, rest, water or other	27 28
	(iv) arranging for it to rec	eive veterinary or other treatment;	29

(b)	not	n animal welfare direction given in relation to the animal has been complied with—taking action to ensure the direction is applied with;	1 2 3
(c)	if th	ne animal has been destroyed under section 162—destroying	4 5
		te or entity may recover the cost from the animal's owner or if the incurring of the cost was necessary and reasonable—	6 7
(a)	in th	ne interests of the animal's welfare or to destroy it; or	8
(b)		ne animal has been destroyed under section 162—for the ruction.	9 10
a period	durii ecove	er, if a cost mentioned in subsection (1)(a)(iii) or (iv) was for ng which the animal was kept under section 152(2)(d), ³¹ it ered only if the animal's retention was reasonably required as	11 12 13 14
190 Cor	npen	sation because of animal welfare offence	15
(1) A o	court	may order a person convicted of an animal welfare offence	16 17
(a)		compensation to a person who, because of the commission of offence, has—	18 19
	(i)	suffered damage or loss to property; or	20
	(ii)	incurred costs in avoiding or minimising, or attempting to avoid or minimise, damage or loss to property; or	21 22
(b)	pay	a person an amount for costs incurred by the person in—	23
	(i)	taking possession of, or moving, the animal; or	24
		Example for subparagraph (i)—	25
		The costs of mustering, unloading or yarding cattle.	26
	(ii)	providing it with accommodation, food, rest, water or other living conditions; or	27 28
	(iii)	arranging for it to receive veterinary or other treatment.	29
		er, an order under subsection (1) can not be made in favour of prescribed entity.	30 31

³¹ Section 152 (Return of seized animal)

191 Compensation because of exercise of powers	1		
(1) A person may claim compensation from the State if the person incurs a cost, damage or loss because of the exercise, or purported exercise, of a power under chapter 5 or 6, other than because of a lawful seizure.			
(2) Without limiting subsection (1), compensation may be claimed for a cost, damage or loss incurred in complying with an action, document production, help, information or personal details requirement made of the person.	5 6 7 8		
192 General provisions for orders under pt 3	9		
(1) Compensation or costs that may be recovered under this part may be claimed and ordered in a proceeding—	10 11		
(a) brought in a court of competent jurisdiction; or	12		
(b) for an offence against this Act to which the claim relates.	13		
(2) A court may order the payment of compensation only if it is satisfied it is just to make the order in the circumstances of the particular case.	14 15		
(3) In considering whether it is just to order compensation, the court must have regard to any relevant offence committed by the claimant.	16 17		
(4) A regulation may prescribe other matters that may, or must, be taken into account by the court when considering whether it is just to order compensation. ³²	18 19 20		
PART 4—REVIEWS AND APPEALS	21		
Division 1—Review of decisions	22		
193 Appeal process starts with review	23		
Every appeal against an original decision must be, in the first instance, by way of an application for a review.	24 25		

³² See also sections 9 (Act does not affect other rights or remedies) and 204(3) (Further powers for appeal about seizure or forfeiture).

194 Wh	o may apply for review	1
	terested person for an original decision may apply to the chief e for a review of the decision (a "review application").	2 3
195 Rec	quirements for making application	4
(1) A	review application must be—	5
(a)	in the approved form; and	6
(b)	supported by enough information to enable the chief executive to decide the application; and	7 8
(c)	made within 14 days after the applicant is given the information notice about the original decision the subject of the application.	9 10
	owever, the chief executive may, at any time, extend the time for a review application.	11 12
196 Sta	y of operation of original decision	13
	review application does not stay the original decision the subject plication.	14 15
	owever, the applicant may immediately apply for a stay of the decision to the Magistrates Court.	16 17
	e court may stay the original decision to secure the effectiveness view and a later appeal to the court.	18 19
(4) Th	e stay—	20
(a)	may be given on conditions the court considers appropriate; and	21
(b)	operates for the period fixed by the court; and	22
(c)	may be amended or revoked by the court.	23
executive period the	e period of the stay must not extend past the time when the chief e makes a review decision about the original decision and any later ne court allows the applicant to enable the applicant to appeal he review decision.	24 25 26 27
	review application affects the original decision, or carrying out of ion, only if the decision is stayed.	28 29

197 Rev	view decision	1
	the chief executive must, within 20 days after receiving a review on made under section 195—	2 3
(a)	conduct a review of the original decision the subject of the application; and	4 5
(b)	make a decision (the "review decision") to—	6
	(i) confirm the original decision; or	7
	(ii) amend the original decision; or	8
	(iii) substitute another decision for the original decision.	9
(2) Th	e application must not be dealt with by—	10
(a)	the person who made the original decision; or	11
(b)	a person in a less senior office than the person who made the original decision.	12 13
(3) Su	bsection (2)—	14
(a)	applies despite the Acts Interpretation Act 1954, section 27A; ³³ and	15 16
(b)	does not apply to an original decision made by the chief executive personally.	17 18
	the review decision confirms the original decision, for the purpose peal, the original decision is taken to be the review decision.	19 20
	the review decision amends the original decision, for the purpose peal, the original decision as amended is taken to be the review.	21 22 23
198 Not	tice of review decision	24
	the chief executive must, within 10 days after making a review , give the applicant notice (the "review notice") of the review .	25 26 27
	the review decision is not the decision sought by the applicant, the otice must also state the following—	28 29
(a)	the reasons for the decision;	30

³³ Acts Interpretation Act 1954, section 27A (Delegation of powers)

s 199 109 **s 201**

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(b) that the applicant may, within 28 days after the review notice is given, appeal against the decision to the Magistrates Court;	1 2
(c) how to appeal;	3
(d) that the applicant may apply to the court for a stay of the decision.	4 5
(3) If the chief executive does not give the review notice within the 10 days, the chief executive is taken to have made a review decision confirming the original decision.	6 7 8
Division 2—Appeals	9
199 Who may appeal	10
If an interested person has applied for a review of an original decision, any interested person for the decision may appeal against the review decision to the Magistrates Court.	11 12 13
200 Starting appeal	14
(1) An appeal is started by—	15
(a) filing notice of appeal with the clerk of the Magistrates Court; and	16 17
(b) serving a copy of the notice on the chief executive; and	18
(c) complying with rules of court applicable to the appeal.	19
(2) The notice of appeal must be filed within 28 days after the appellant receives notice of the review decision appealed against.	20 21
(3) However, the court may, at any time, extend the time for filing the notice of appeal.	22 23
(4) The notice of appeal must state fully the grounds of the appeal and the facts relied on.	24 25
201 Stay of operation of review decision	26
(1) The Magistrates Court may grant a stay of the operation of a review decision appealed against to secure the effectiveness of the appeal.	27 28
(2) A stay—	29

(a)	may be granted on conditions the court considers appropriate; and	1 2
(b)	operates for the period fixed by the court; and	3
(c)	may be amended or revoked by the court.	4
	the period of a stay stated by the court must not extend past the time e court decides the appeal.	5 6
` '	a appeal against a decision affects the decision, or the carrying out ecision, only if the decision is stayed.	7 8
202 Hea	aring procedures	9
(1) In	deciding an appeal, the Magistrates Court—	10
(a)	has the same powers as the chief executive in making the review decision appealed against; and	11 12
(b)	is not bound by the rules of evidence; and	13
(c)	must comply with natural justice.	14
(2) Ar	appeal is by way of rehearing, unaffected by the review decision.	15
203 Cou	urt's powers on appeal—general	16
(1) In	deciding an appeal, the Magistrates Court may—	17
(a)	confirm the review decision appealed against; or	18
(b)	set aside the decision and substitute another decision; or	19
(c)	set aside the decision and return the matter to the chief executive with directions the court considers appropriate.	20 21
	the court substitutes another decision, the substituted decision is or the purposes of this Act, other than this part, taken to be the ecision.	22 23 24
204 Fur	ther powers for appeal about seizure or forfeiture	25
	is section applies if an appeal is about a review decision to seize or animal or other thing.	26 27
	the Magistrates Court confirms the forfeiture, it may also give as about the sale or disposal of the animal or other thing.	28 29

(3) If the	e court sets aside the seizure or forfeiture, it may also—	1
(a) o	order the return of the animal or other thing; or	2
(b) n	nake another order it considers appropriate for its disposal; or	3
(c) n	nake an order under section 191.34	4
, ,	ever, the court must not order the return to a person of any of the seized things—	5 6
	n animal or other thing that may be evidence in a proceeding tarted in relation to the thing seized;	7 8
(b) a	thing that has been destroyed because it has no intrinsic value;	9
(c) a	thing that has been disposed of because it was perishable;	10
(d) a	thing the person may not lawfully possess.	11
An appe	eal to District Court eal lies to a District Court from a decision of the Magistrates only on a question of law.	12 13 14
C	CHAPTER 8—GENERAL PROVISIONS	15
	PART 1—OTHER OFFENCES	16
206 Obstr	ruction of authorised officer or inspector	17
	rson must not obstruct an authorised officer or inspector in the a power unless the person has a reasonable excuse.	18 19
Maximum	penalty—500 penalty units.	20
officer or i	person has obstructed an authorised officer or inspector and the inspector decides to proceed with the exercise of the power, the inspector must warn the person that—	21 22 23

³⁴ Section 191 (Compensation because of exercise of powers)

(a) it is an offence to obstruct the officer or inspector unless the person has a reasonable excuse; and	1 2
(b) the officer or inspector considers the person's conduct an obstruction.	3 4
(3) In this section—	5
"obstruct" includes assault, hinder, resist and attempt or threaten to obstruct.	6 7
207 Impersonation of authorised officer or inspector	8
A person must not pretend to be an authorised officer or inspector.	9
Maximum penalty—250 penalty units.	10
208 False or misleading entry in document kept under Act	11
A person must not make an entry in a document permitted or required to be made or kept under this Act knowing the entry to be false or misleading in a material particular.	12 13 14
Maximum penalty—50 penalty units.	15
209 Executive officers must ensure corporation complies with Act	16
(1) The executive officers of a corporation must ensure the corporation complies with this Act.	17 18
(2) If a corporation commits an offence against a provision of this Act, each of its executive officers also commits an offence, namely, the offence of failing to ensure the corporation complies with the provision.	19 20 21
Maximum penalty—the penalty for the contravention of the provision by an individual.	22 23
(3) Evidence that the corporation has been convicted of an offence against a provision of this Act is evidence that each of its executive officers committed the offence of failing to ensure that the corporation complies with the provision.	24 25 26 27
(4) However, it is a defence for an executive officer to prove that—	28
(a) if the officer was in a position to influence the conduct of the corporation in relation to the offence—the officer exercised	29 30

reasonable diligence to ensure the corporation complied with the provision; or	1 2
(b) the officer was not in a position to influence the conduct of the corporation in relation to the offence.	3 4
(5) It is also a defence in a proceeding against an executive officer for the officer to prove information that tended to incriminate the corporation was obtained under a help requirement or document production requirement.	5 6 7 8
210 Attempts to commit offences	9
(1) A person who attempts to commit an offence against this Act commits an offence.	10 11
Maximum penalty for an attempt—half the maximum penalty for the completed offence.	12 13
(2) The Criminal Code, section 4 ³⁵ applies to subsection (1).	14
PART 2—MISCELLANEOUS PROVISIONS	15
211 Minister may establish advisory bodies	16
The Minister may establish an animal welfare advisory committee or another body to advise the Minister on animal welfare issues.	17 18
212 Delegations	19
(1) The Minister may delegate the Minister's powers under this Act to the chief executive or an appropriately qualified officer of the department.	20 21
(2) The chief executive may delegate the chief executive's powers under this Act to an appropriately qualified person as follows—	22 23
(a) an authorised officer or inspector;	24
(b) a public service officer or employee;	25

³⁵ The Criminal Code, section 4 (Attempts to commit offences)

(c) a local government officer or employee;	1
(d) a prescribed entity.	2
(3) In this section—	3
"appropriately qualified" includes having the qualifications, experience or standing appropriate to the exercise of the power.	4 5
Example of 'standing'—	6
A person's classification level in the public service.	7
213 Electronic applications	8
(1) This section applies if—	9
(a) this Act requires an application to be made in an approved form; and	10 11
(b) the form provides that the application may be made at a stated e-mail address.	12 13
(2) The application may be made by electronically communicating the information required by the approved form in a format substantially similar to the approved form.	14 15 16
214 Electronic notices about applications	17
(1) This section applies if an application under this Act has been made in an approved form, whether or not it has been made under section 213.	18 19
(2) A notice from the applicant to the chief executive about the application may be given by electronically communicating it to an e-mail address for service for the chief executive stated in the approved form.	20 21 22
(3) A notice from the chief executive to the applicant about the application may be given by communicating it to an e-mail address for service for the applicant stated in the application.	23 24 25
215 Protection from liability	26
(1) This section applies to each of the following persons (a "relevant person")—	27 28
(a) the chief executive;	29
(b) an authorised officer;	30

(c)	an inspector;	1
(d)	if an authorised officer or inspector has asked someone else to help the officer or inspector to exercise a power under this Act and the other person is giving the help—the other person;	2 3 4
(e)	a person who, under this Act, is required to comply with a direction, order or requirement as follows and is complying with the direction, order or requirement—	5 6 7
	(i) an action requirement;	8
	(ii) a disposal order;	9
	(iii) a document production requirement;	10
	(iv) a help requirement;	11
	(v) an information requirement;	12
	(vi) a seizure direction.	13
	relevant person is not civilly liable to someone for an act done, or made, honestly and without negligence under this Act.	14 15
	subsection (2) prevents a civil liability attaching to a relevant he liability attaches instead to the State.	16 17
(4) In t	this section—	18
	bility" includes liability for the payment of costs ordered to be I in a proceeding for an offence against this Act.	19 20
216 App	proved forms	21
The ch	nief executive may approve forms for use under this Act.	22
217 Reg	gulation-making power	23
(1) The	e Governor in Council may make regulations under this Act.	24
(2) A 1	regulation may be made about any of the following—	25
(a)	animal accommodation;	26
(b)	the confinement of animals;	27
(c)	animal transportation;	28
(d)	using animals as follows—	29

	(i)	for advertisements, films, photographs or television programs;	1 2
	(ii)	as companion animals;	3
	(iii)	for commercial, recreational or scientific purposes;	4
	(iv)	in entertainment;	5
	(v)	for medical or surgical procedures;	6
	(vi)	in pet shops;	7
(e)		nces or permits for regulating a use of animals mentioned in graph (d) and the conditions of a licence or permit;	8 9
(f)	med	ical or surgical procedures for animals;	10
(g)	reco	rd keeping by—	11
	(i)	a licence or permit holder; or	12
	(ii)	a registered person;	13
(h)		trical devices that may, or must not, be used on any animal or ted species of animal;	14 15
(i)	char	ges payable, costs or fees under this Act and the following—	16
	(i)	the matters in relation to which the fees are payable;	17
	(ii)	the amounts of the fees;	18
	(iii)	the persons who are liable to pay the fees;	19
	(iv)	when the fees are payable;	20
	(v)	the recovery of an amount of the fees not paid.	21
	_	ation may impose a penalty of no more than 20 penalty units ion of a regulation.	22 23

PART 3—REPEALS SAVINGS AND TRANSITIONAL PROVISIONS		
	Division 1—Preliminary	3
218 Defi	initions for pt 3	4
In this	part—	5
"comme	ncing day" means the day section 219 commences.	6
"repeale	d Act" means the repealed Animals Protection Act 1925.	7
	Division 2—Repeal of Animals Protection Act 1925	8
219 Rep	peal	9
The An	nimals Protection Act 1925 is repealed.	10
220 Lim	nited continuation of Animals Protection Regulation 1991	11
Act imm	e Animals Protection Regulation 1991 in force under the repealed nediately before the commencing day (the "1991 regulation") is in force under this Act with changes necessary to—	12 13 14
(a)	make it consistent with this Act; and	15
(b)	adapt its operation to the provisions of this Act.	16
(2) The this Act.	e 1991 regulation may be amended as if it had been made under	17 18
(3) Sul	bsections (1) and (2) apply until the earlier of the following—	19
(a)	12 months after the commencing day;	20
(b)	the commencement of a regulation made under this Act superseding the 1991 regulation or any amendment of it under subsection (2).	21 22 23

Division 3—Savings and transitional provisions	1
221 References to repealed Act	2
In an Act or document, a reference to the repealed Act is, if the context permits, a reference to this Act.	3 4
222 Orders under repealed Act, s 19(2)	5
(1) An order under the repealed Act, section $19(2)^{36}$ that was in force immediately before the commencing day is, on the commencing day, taken to be a prohibition order.	6 7 8
(2) The prohibition order is taken to have been made when the order was made under the repealed Act.	9 10
(3) However, section 188 ³⁷ does not apply to the prohibition order.	11
223 Officers under repealed Act	12
(1) A person who immediately before the commencing day was an officer, other than an honorary officer, under the repealed Act is, on the commencing day, taken to be appointed as an inspector under this Act.	13 14 15
(2) The appointment is—	16
(a) subject to this Act; and	17
(b) continues only until the earlier of the following—	18
(i) the ending of appointment under this Act;	19
(ii) the person's reappointment under this Act as an inspector;	20
(iii) 6 months after the commencing day.	21
Division 4—Expiry of pt 3	22
224 Expiry	23
This part expires 1 year after the commencing day.	24

³⁶ The repealed Act, section 19 (Person convicted may be deprived of ownership)

³⁷ Section 188 (Review of certain prohibition orders)

	PART 4—AMENDMENTS	1
Division	1—Amendment of Police Powers and Responsibilities Act 2000	2
225 Act	amended in div 1	3
This d	ivision amends the <i>Police Powers and Responsibilities Act 2000</i> .	4
226 Inse	ertion of new ch 2, pt 6, div 2A	5
After	section 65—	6
insert-	<u> </u>	7
	'Division 2A—Animal welfare directions	8
'65A A _l	oplication of div 2A	9
'(1) Tl	his division applies if a police officer reasonably suspects—	10
(a)	a person has committed, is committing or is about to commit, an animal welfare offence; or	11 12
(b)	an animal—	13
	(i) is not being cared for properly; or	14
	(ii) is experiencing undue pain; or	15
	(iii) requires veterinary treatment; or	16
	(iv) should not be used for work.	17
	Example for subparagraph (iv)—	18
	A horse with 'saddle sore' should not be used by a riding school.	19
'(2) T section 6	This division also applies if an animal has been seized under $66(2)(d)$.	20 21
'(3) In	this section—	22
"animal	" means an animal under the Animal Care and Protection Act.	23
"veterin	ary treatment", of an animal, means—	24
(a)	consulting with a veterinary surgeon about the animal's condition; or	25 26

(b)		edical or surgical procedure performed on the animal by a rinary surgeon;	1 2
(c)	on t	edical procedure of a curative or preventive nature performed he animal by someone other than a veterinary surgeon if the cedure is performed under a veterinary surgeon's directions.	3 4 5
'65B Pov	ver t	o give animal welfare direction	6
		lice officer may give a written direction (an "animal welfare equiring stated action about the animal or its environment. ³⁸	7 8
'(2) Th	ne dir	rection may be given to—	9
(a)	-	erson who owns or has a lease, licence or other proprietary rest in the animal; or	10 11
(b)	a pe	rson who has care, control or custody of the animal; or	12
(c)	a person who is employing or has engaged someone else who has care, control or custody of the animal and the care, control or custody is within the scope of the employment or engagement; or		
(d)	men	erson whom the police officer reasonably suspects is a person ationed in paragraph (a), (b) or (c) (a "person in charge" of animal); or	16 17 18
(e)	if th	e animal has been seized under section 65(2)(d)—	19
	(i)	a person who, immediately before the seizure, was a person in charge of the animal; or	20 21
	(ii)	a person whom the police officer reasonably suspects was, immediately before the seizure, a person in charge of the animal.	22 23 24
who hold	ls a ı	e subsection (2)(a), the direction may be given to a person mortgage or other security interest in the animal only if the ten a step to enforce the mortgage or other security interest.	25 26 27
		at limiting subsection (2), the direction may require any of the on to be taken—	28 29
(a)	care	for, or treat, the animal in stated way;	30

³⁸ See the Animal Care and Protection Act, section 161 (Failure to comply with animal welfare direction) and the schedule, definition "animal welfare direction".

(b)	-	vide the animal with stated accommodation, food, rest, water other living conditions;	1 2
(c)		sult a veterinary surgeon about the animal's condition before ated time;	3
(d)	dire	we the animal from the place where it is situated when the action is given to another stated place for a purpose mentioned paragraph (a), (b) or (c);	5 6 7
(e)		to move the animal from the place where it is situated when direction is given.	8 9
		ver, action may be required only if the police officer considers sary and reasonable in the interests of the animal's welfare.	10 11
		rection may state how the person given the direction may stated action has been taken.	12 13
'65C Re	equir	rements for giving animal welfare direction	14
'(1) A	n ani	mal welfare direction must—	15
(a)		n the approved form for an animal welfare direction under the mal Care and Protection Act; and	16 17
(b)	desc	cribe—	18
	(i)	the animal in a way that reasonably allows the person given the direction to identify it; or	19 20
	(ii)	if the direction is given because the police officer reasonably suspects a person has committed, is committing or is about to commit, an animal welfare offence—the type of animal to which the offence relates; and	21 22 23 24
(c)	state	e—	25
	(i)	each requirement; and	26
	(ii)	a time for the person to comply with each requirement; and	27
(d)		ude an information notice under the Animal Care and tection Act about the decision to give the direction.	28 29
'(2) D orally if-	-	e subsection (1)(a), an animal welfare direction may be given	30 31
(a)		police officer considers it to be in the interests of the animal's fare to give the direction immediately; and	32 33

(b)		any reason it is not practicable to immediately give the ction in the approved form; and	1 2
(c)		police officer warns the person it is an offence not to comply the direction unless the person has a reasonable excuse.	3 4
	by a	direction is given orally, the police officer must confirm the lso giving it in the approved form as soon as practicable after y.	5 6 7
at a state	d tim	mal welfare direction may state that a police officer proposes, e or at stated intervals, to enter the following where an animal of the direction is kept at to check compliance with the	8 9 10 11
(a)	a ve	chicle of which the person is the person in control;	12
(b)	ano	ther place of which the person is the occupier.	13
'65D Re	eview	and appeal for animal welfare direction	14
	n Ao	nal welfare direction has been given, the Animal Care and et, chapter 7, part 4, applies to the decision to give the	15 16 17
(a)	the	decision were an original decision under that Act; and	18
(b)		person given the direction were, under that part, an interested son for the decision.'.	19 20
	endn mals)	nent of s 66 (Power in relation to offences involving	21 22
(1) Sec	ction	66(1)—	23
omit, i	nsert	<u> </u>	24
'(1) Tl	nis se	ection applies if—	25
(a)	a po	olice officer reasonably suspects—	26
	(i)	an offence involving an animal has been, is being or is about to be committed at or involving a place; or	27 28
	(ii)	an animal at a place has just sustained a severe injury and the injury is likely to remain untreated, or untreated for an unreasonable period; or	29 30 31

	(iii)		is an imminent risk of death or injury to an animal at a because of an accident or an animal welfare offence;	1 2 3
(b)		ction u	ier of a place has been given an animal welfare under this Act or the Animal Care and Protection Act	4 5 6
	(i)		irection states a time for a police officer to enter the to check compliance with the direction; and	7 8
	(ii)		ce officer proposes to enter the place at the stated time eck compliance with the direction.'.	9 10
(2) Sec	ction	66(2)-	_	11
insert-	_			12
'(ca)) seiz	e an ar	nimal at the place if—	13
	(i)	immi	olice officer reasonably suspects the animal is under an nent risk of death or injury, requires veterinary nent or is experiencing undue pain and the interests of elfare require its immediate seizure; and	14 15 16 17
		Examp	oles of 'imminent risk of death or injury'—	18
		1.	A prohibited event under the Animal Care and Protection Act is being conducted at the place.	19 20
		2.	The animal is being beaten or tortured.	21
	(ii)	contra the A	erson in charge of the animal has contravened, or is avening, an animal welfare direction, under this Act or nimal Care and Protection Act, or a court order about nimal;'.	22 23 24 25
(3) Sec	ction	66(2)-	_	26
insert-	_			27
'(e)	take plac		nable measures to relieve the pain of an animal at the	28 29
	Exan	ıples of	'measures'—	30
	Fe	eeding,	untethering or watering the animal.'.	31
(4) Sec	ction	66(2)(ca) to (e)—	32
renuml	ber a	s sectio	on 66(2)(d) to (f).	33

228 Inse	ertio	n of new ss 66A and 66B	1
After	sectio	on 66—	2
insert-	_		3
66A Po	wers	s to provide relief to animal	4
'(1) St	ıbsec	etion (2) applies if—	5
(a)	a po	olice officer reasonably suspects—	6
	(i)	an animal at a place, other than a vehicle, is suffering from lack of food or water or is entangled; and	7 8
	(ii)	the person in charge of the animal is not, or is apparently not, present at the place; and	9 10
(b)		animal is not at a part of the place at which a person resides, pparently resides.	11 12
	-	olice officer may enter and stay at the place while it is ecessary to provide the food or water or to disentangle the	13 14 15
officer n	nust 1	leaving a place entered under subsection (2), the police eave a notice in a conspicuous position and in a reasonably ating the following—	16 17 18
(a)		police officer's name and business address or telephone nber;	19 20
(b)	the	action taken by the police officer under subsection (2);	21
(c)	whe	en the action was taken.	22
suspects	there	ice officer may enter a vehicle if the officer reasonably e is a need to enter the vehicle to relieve an animal in pain in prevent an animal in the vehicle from suffering pain.	23 24 25
	-	lice officer enters a vehicle under subsection (4), the officer onable measures to relieve the pain of an animal at the place.	26 27
Examples	of 'me	vasures'—	28
Feeding	g, unte	thering or watering the animal.	29
'(6) T	his se	ection does not limit section 66.	30
'66B P 0	wer	to destroy animal	31
'A pol	ice o	fficer may destroy an animal, or cause it to be destroyed, if—	32

	(a)	the animal has been seized under section 66(2)(d) or the animal's owner has given written consent to the destruction; and	1 2
	(b)	the police officer reasonably believes that the animal is in pain to the extent that it is cruel to keep it alive.'.	3 4
229	Am	endment of sch 4 (Dictionary)	5
S	chedi	ile 4—	6
in	sert-	_	7
· "/		al Care and Protection Act" means the Animal Care and ection Act 2001.	8 9
"ani	imal	welfare direction" see section 65B(1).	10
"ani	imal	welfare offence''—	11
	1.	An "animal welfare offence" means an offence against—	12
		(a) the Animal Care and Protection Act, other than chapter 6, part 2, divisions 2, 3, 4 and 7 and chapter 8, part 1; or	13 14
		(b) the Criminal Code, section 468. ³⁹	15
	2.	However, an offence by an executive officer of a corporation against the Animal Care and Protection Act, section 209(2) is only an animal welfare offence if the relevant offence by the corporation is an animal welfare offence.	16 17 18 19
"pai	i n'' , f	or an animal, includes distress and mental or physical suffering.	20
"pe	rson	in charge", of an animal, see section 65B(2)(d).	21
"vet		ary surgeon " means a person registered as a veterinary surgeon or the <i>Veterinary Surgeons Act 1936</i> .	22 23
"we		", of an animal, means issues about the health, safety or wellbeing e animal.".	24 25

³⁹ The Criminal Code, section 468 (Injuring animals)

Division 2—Consequential amendments	1
230 Corrective Services Act 2000	2
(1) This section amends the Corrective Services Act 2000.	3
(2) Section 208, heading, 'laws'—	4
omit, insert—	5
'local laws'	6
(3) Section 208(2)—	7
omit.	8
231 Police Service Administration Act 1990	9
(1) This section amends the Police Service Administration Act 1990.	10
(2) Section 10.21B(2)—	11
omit.	12
(3) Section 10.21B(3)—	13
renumber as section 10.21B(2).	14

	SCHEDULE	1
	DICTIONARY	2
	section 10	3
"action	requirement" see section 140(2).	4
"animal	" see section 11.	5
"animal	ethics committee", for chapter 4, see section 50.	6
"animal	welfare direction' means an animal welfare direction under—	7
(a)	section 159; or	8
(b)	the Police Powers and Responsibilities Act 2000.	9
"animal	welfare offence"—	10
1.	An "animal welfare offence" means an offence against—	11
	(a) this Act, other than chapter 6, part 2, divisions 2, 3, 4 and 7 and chapter 8, part 1; or	12 13
	(b) the Criminal Code, section 468. ⁴⁰	14
2.	However, an offence by an executive officer of a corporation against section 209(2) is only an animal welfare offence if the relevant offence by the corporation is an animal welfare offence.	15 16 17
	welfare offence report", for chapter 4, part 2, division 5, see tion 82(1).	18 19
	yed form' means a form approved by the chief executive under tion 216.	20 21
"at" , a p	place, includes in or on the place.	22
	ised officer " means a person who holds appointment as an horised officer under this Act.	23 24
"code of	f practice" means a code of practice made under section 13(1).	25
"compu	lsory code requirement" see section 15(2).	26
"confine	e" an animal includes doing any of the following to it—	27

⁴⁰ The Criminal Code, section 468 (Injuring animals)

(a) caging or keeping it in captivity in some other way;	1
(b) maiming, mutilating or pinioning it or subjecting it to a device to hinder or prevent its free movement;	2 3
(c) tethering it.	4
"conviction" means—	5
(a) generally—a finding of guilt, or the acceptance of a plea of guilty, by a court, whether or not a conviction is recorded; and	6 7
(b) for chapter 4—see also section 50.	8
"custody", of an animal, includes care and control of the animal.	9
"debarking operation" see section 25(1).	10
"destroy" an animal includes disposing of it after it has been killed.	11
"disclosure exemption" see section 64(1).	12
"disposal order" see section 182(1).	13
"disqualifying event", for chapter 4, see section 50.	14
"document production requirement" see section 168(1).	15
"duty of care", for a person in charge of an animal, means the duty imposed on the person under section 17(1).	16 17
"enter" includes—	18
(a) generally for a place—re-enter the place; and	19
(b) also for a vehicle—board or re-board the vehicle.	20
"entry requirement" see section 134(1).	21
"event" includes competition, display and race.	22
"executive officer", of a corporation, means a person who is concerned with, or takes part in, its management, whether or not the person is a director or the person's position is given the name of executive officer.	23 24 25 26
"exercise a power" , under this Act, includes exercise a power under an order, warrant or another authority issued under this Act.	27 28
"help requirement" see section 138(1).	29
"identity card" of—	30

(a)	an authorised officer—means the identity card given to the officer under section 104(1); or	1 2
(b)	an inspector—means the identity card given to the inspector under section 119(1).	3
"in" , a	place, includes at or on the place.	5
	nation notice", for a decision of the chief executive or an thorised officer or inspector, means a notice stating the following—	6 7
(a)	the decision;	8
(b)	the reasons for it;	9
(c)	that the person to whom the notice is given may apply to the chief executive for a review of the decision within 14 days after the person receives the notice;	10 11 12
(d)	how to apply for a review.	13
"inforn	nation requirement" see section 165(2).	14
	etor" means a person who holds appointment as an inspector under s Act.	15 16
"intere	sted person", for an original decision, means—	17
(a)	a person who has been given, or is entitled to be given, an information notice; and	18 19
(b)	if the decision relates to an animal—the person in charge of the animal.	20 21
un	der the Justices of the Peace and Commissioners for Declarations to 1991.	22 23 24
"monit	oring program" see section 95(1).	25
"notice	" means a written notice.	26
"offenc	e exemption", for chapter 3, part 6, see section 38(1).	27
wa to	re warning" , for a direction or requirement under this Act, means a arning that, without reasonable excuse, it is an offence for the person whom the direction or requirement is given, or of whom it is made, to comply with it.	28 29 30 31
"origin	al decision" means the decision to do any of the following—	32

(a)	refuse a registration application;	1
(b)	impose a registration condition;	2
(c)	refuse a disclosure exemption application;	3
(d)	grant a disclosure exemption application for only part of the registration details the subject of the application;	4 5
(e)	amend registration details;	6
(f)	cancel or suspend registration;	7
(g)	refuse an application under section 93;	8
(h)	seize, under this Act or a warrant, an animal or other thing, unless the seizure was in a circumstance mentioned in section 150(1)(a) to (c);	9 10 11
(i)	forfeit, under section 154(2), an animal or other thing;	12
(j)	give an animal welfare direction.	13
'owner'' , for a thing that has been seized under this Act, includes a person who would be entitled to possession of the thing had it not been seized.		14 15 16
'pain'' i	'pain' includes distress and mental or physical suffering.	
'person	al details requirement" see section 163(4).	18
'person	in charge", of an animal, see section 12.	19
'person	in control", of a vehicle, includes—	20
(a)	the vehicle's driver or rider; and	21
(b)	anyone who reasonably appears to be, claims to be or acts as if he or she is, the vehicle's driver or rider or the person in control of the vehicle.	22 23 24
'place''	includes the following—	25
(a)	premises;	26
(b)	vacant land;	27
(c)	a vehicle;	28
(d)	a place in Queensland waters;	29
(e)	a place held under 2 or more titles or owners;	30

(f)	the land or water where a building or structure, or a group of buildings or structures, is situated.	1 2
"poss	essi	on" includes control and custody.	3
"pren	"premises" includes the following—		4
(a building or structure, or part of a building or structure, of any type;	5 6
(b)	a group of buildings or structures, or part of a group of buildings or structures, of any type;	7 8
(c)	a caravan or vehicle;	9
(d)	a cave or tent;	10
(e)	premises held under 2 or more titles or owners.	11
"pres	crib	ped entity" means—	12
(a)	the Royal Society for the Prevention of Cruelty to Animals Queensland Incorporated; or	13 14
(b)	another entity prescribed under a regulation whose objects include animal welfare or the provision of facilities to care for animals.	15 16 17
"proh	ibit	ted event" see section 20.	18
"proh	ibit	tion order" see section 183(1).	19
"proh	ibit	ted trap or spur" see section 34(1).	20
"prop	ose	d action ", for chapter 4, part 2, division 4, see section 75(1)(a).	21
"publ	lic p	lace" means—	22
(a)	a place, or part of the place—	23
		(i) the public is entitled to use, is open to members of the public or is used by the public, whether or not on payment of money; or	24 25 26
		Examples of a place that may be a public place under subparagraph (i) —	27 28
		1. A beach.	29
		2. A park.	30
		3. A road.	31

(ii) the occupier of which allows, whether or not on payment of money, members of the public to enter; or	1 2
Examples of a place that may be a public place under subparagraph (ii)—	3
1. A saleyard.	5
2. A showground.	6
(b) a place that is a public place under another Act. ⁴¹	7
"reasonable" means reasonable in the circumstances.	8
"reasonably believes" means to believe on grounds that are reasonable in the circumstances.	9 10
"reasonably suspects" means to suspect on grounds that are reasonable in the circumstances.	11 12
"register" , when used as a noun, means the register of scientific users the chief executive keeps under section 60.	13 14
"registered" means—	15
(a) for a person—registration under chapter 4, part 2, that has not been cancelled or suspended; or	16 17
(b) for registration details—included in the register.	18
"registered operator", of a vehicle, means—	19
(a) if it is registered in Queensland—the person in whose name the vehicle is registered under the <i>Transport Operations (Road Use Management) Act 1995</i> ; or	20 21 22
(b) if it is registered in another State—the person in whose name the vehicle is registered under the Act of the State that corresponds to the <i>Transport Operations (Road Use Management) Act 1995</i> .	23 24 25
"registration application" see section 52.	26
"registration conditions" see section 56.	27
"registration decision" for chanter 4 part 2 division 5 see section 81	28

⁴¹ See, for example, the *Police Powers and Responsibilities Act 2000*, schedule 4, definition "public place" and the *Vagrants, Gaming and Other Offences Act 1931*, section 2, definition "public place".

"registra	ation details" see section 61(3).	1
"release	"includes cause or permit to be released.	2
	t code provisions", for a draft monitoring program, see ion 96(1).	3 4
"review	application" see section 194.	5
"review	decision " see section 197(1)(b).	6
"scientif	ic purposes" see section 48.	7
"scientif	ic use code" see section 49.	8
"seize" i	ncludes keep.	9
"seizure	direction' see section 146(1).	10
"slaught	er", an animal, includes preparing it for slaughter.	11
"stop sig	gnal" see section 132(1).	12
"supply"	'includes the following—	13
(a)	give or sell;	14
(b)	possess for supply;	15
(c)	offer or agree to give, sell or otherwise supply;	16
(d)	cause or permit to be given, sold or otherwise supplied.	17
"transpo	ort" includes—	18
(a)	contain and load, or cause or permit to be contained or loaded, for transport; and	19 20
(b)	cause or permit to be transported.	21
"trap" i	ncludes net.	22
"use" in	cludes—	23
(a)	generally—cause or permit to be used; and	24
(b)	for an animal—	25
	(i) acquiring, breeding with, caring for, disposing of or identifying the animal; and	26 27
	(ii) drive, load, ride, transport and work; and	28

SCHEDULE (continued)

	(iii) accommodating or providing other living conditions for the animal; and	1 2
(c)	for premises—keep, manage and occupy; and	3
(d)	for a trap—set.	4
"vehicle"	'includes an aircraft, boat, trailer, train and tram.	5
	ary surgeon" means a person registered as a veterinary surgeon er the <i>Veterinary Surgeons Act 1936</i> .	6 7
"veterinary treatment", of an animal, means—		8
(a)	consulting with a veterinary surgeon about the animal's condition; or	9 10
(b)	a medical or surgical procedure performed on the animal by a veterinary surgeon;	11 12
(c)	a medical procedure of a curative or preventive nature performed on the animal by someone other than a veterinary surgeon if the procedure is performed under a veterinary surgeon's directions.	13 14 15
	", of an animal, means issues about the health, safety or wellbeing ne animal.	16 17 18

19

20