

Queensland



Queensland

Marine Parks Bill 2004

Contents

Page

Part 1	Preliminary	
1	Short title	10
2	Commencement	10
3	Definitions	10
4	Notes in text	10
5	Purpose of Act	10
6	Act binds all persons	11
7	Territorial application of Act	11
Part 2	Marine parks	
Division 1	Establishment	
8	Declaration	12
Division 2	Revocation	
9	Revocation of park	13
10	Publication of revocation notice	13
11	Revocation of park included in or amalgamated with another park	14
12	Revocation of park comprising a protected area under the Nature Conservation Act 1992	14
Division 3	Reclamation of tidal land, and revocation	
13	Simplified outline of div 3	15
14	Notice of proposed revocation of reclaimed part of park	15
15	Permission for carrying out proposed reclamation	16
16	EIS required	17
17	Public consultation about EIS and other information	19
18	Certificate of satisfactory completion	19
19	Revocation of reclaimed part of park	19
Division 4	Other provisions about marine parks	
20	What park comprises	21

Part 3	Zoning and management plans	
Division 1	Zoning plans	
Subdivision 1	Prescription	
21	Zoning plan	22
22	Preparation and notice of draft plan	22
23	Preparation of final plan	23
24	Content of zoning plan	23
Subdivision 2	Amendment	
25	Amendment of zoning plan	24
26	Preparation and notice of draft amendment	25
27	Preparation of final amendment	26
Subdivision 3	Other provisions	
28	Tabling of statement with zoning plan or amendment	26
Division 2	Management plans	
Subdivision 1	Approval	
29	Approval of management plan	27
30	Preparation of draft plan	27
31	Public notice of draft plan	27
32	Preparation of final plan	29
33	When management plan has effect	29
Subdivision 2	Amendment and review	
34	Approval of amendment of management plan	29
35	Preparation and notice of draft amendment	30
36	Public notice of draft amendment	30
37	Preparation of final amendment	32
38	When amendment has effect	32
39	Review of management plan	32
Subdivision 3	Other provisions	
40	Public access to current management plan	32
41	Chief executive may enter into cooperative arrangement for management plan	33
42	Moratorium on grant of new permissions	33
Part 4	Offences	
Division 1	Entry to or use of marine park	
43	Entry or use for a prohibited purpose	34
44	Entry or use without an authority	35
45	Entry or use requiring notice	35

Division 2	Other offence provisions	
46	False or misleading information given by applicant	35
47	False or misleading documents given by applicant	36
48	Noncompliance with temporary restricted area declaration	36
49	Noncompliance with conditions of an authority	36
50	Unlawful serious environmental harm	37
51	Unlawful use of particular words	38
Part 5	Monitoring and enforcement	
Division 1	Inspectors	
52	Appointment and qualifications	38
53	Appointment conditions and limit on powers	39
54	Issue of identity card	39
55	Production or display of identity card	40
56	When inspector ceases to hold office	40
57	Resignation	40
58	Return of identity card	40
Division 2	Powers of inspectors	
Subdivision 1	Entry to places	
59	Power to enter places	41
Subdivision 2	Procedure for entry	
60	Entry with consent	42
61	Application for warrant	43
62	Issue of warrant	43
63	Application by electronic communication and duplicate warrant .	44
64	Defect in relation to a warrant	46
65	Warrants—procedure before entry	46
Subdivision 3	Powers after entry	
66	General powers after entering places.	47
67	Power to require reasonable help or information	47
Subdivision 4	Other powers	
68	Power to require name and address.	48
69	Power to require information about contravention	49
70	Power to stop persons	49
71	Power to give direction to leave area	50
72	Power to stop and search vessels, vehicles and aircraft	51
73	Power to require driver or person in control to give reasonable help etc.	53

Subdivision 5	Power to seize evidence	
74	Seizing evidence at place entered under s 59	53
75	Seizing evidence on or in vessel, vehicle or aircraft entered or boarded under s 72	54
76	Powers in support of seizure	54
77	Securing seized things	55
78	Tampering with seized things	56
79	Receipt for seized things	56
80	Inspector may dispose of natural resources taken unlawfully	56
81	Forfeiture of seized things	57
82	Dealing with forfeited things	57
83	Return of seized things	58
84	Access to seized things	58
Division 3	General enforcement matters	
85	Definition for div 3	58
86	Inspector's obligation not to cause unnecessary damage	59
87	Notice of damage	59
88	Compensation	60
89	False or misleading information given to inspector	60
90	False or misleading documents given to inspector	60
91	Obstructing an inspector	61
92	Impersonating an inspector	61
Division 4	Compliance notices	
93	Compliance notice	61
Part 6	Other provisions for protecting the environment and users of marine parks	
Division 1	Preliminary	
94	Definitions for pt 6	63
Division 2	Temporary restricted area declaration	
95	Temporary restricted area declaration	64
96	Expiry of declaration	65
97	Declaration is not subordinate legislation	65
98	Temporary restricted area declaration prevails over regulation, zoning plan or authority	65
Division 3	Directions for protecting environment and users	
99	Inspector's power to give directions	65

Division 4	Removing abandoned, stranded, sunk or wrecked property	
Subdivision 1	Removal of property other than in urgent circumstances	
100	Inspector's power to remove property	67
101	Removal notice	68
102	Seizure, removal and disposal without giving removal notice	69
Subdivision 2	Removal of property in urgent circumstances	
103	Inspector's power to remove property	69
104	Removal notice	71
Subdivision 3	Dealing with property after removal	
105	Action inspector may take if property not claimed	72
106	Dealing with proceeds of sale	72
107	Release of property	72
108	Recovery of costs of removal etc.	73
Division 5	Restoration of environment etc.	
109	Restoration of environment etc.	73
Part 7	Proceedings for enforcement orders	
Division 1	Preliminary	
110	Definitions for pt 7	75
Division 2	Enforcement orders	
111	Proceeding for enforcement orders	75
112	Making interim enforcement order	76
113	Making enforcement order	76
114	Effect of orders	77
115	Court's powers about orders	78
Division 3	General procedural provision	
116	Proceeding brought in representative capacity	79
Part 8	Appeals and review	
Division 1	Preliminary	
117	Appeal against particular decisions must be by way of internal review or ADR process	79
Division 2	Internal review	
118	Applying for an internal review	80
119	Review decision	80
120	Stay of operation of original decision	81
Division 3	Appeals to Magistrates Court	
121	How to start appeal	82
122	Appellant to give notice of appeal	82

123	Stay of operation of decision	83
124	Powers of court on appeal	83
Part 9	Legal proceedings	
Division 1	Evidence	
125	Application of div 1	83
126	Appointments and authority	84
127	Signatures	84
128	Certificate about evidence of location of aircraft or vessel	84
129	Evidentiary matters	85
Division 2	Matters about offence proceedings and indictable and summary offences	
130	Types of offences	86
131	Proceedings for indictable offence	87
132	Limitation on who may summarily hear indictable offence	87
133	Limitation on time for starting summary proceeding	88
134	Allegations of false or misleading information or documents	89
135	Responsibility for acts or omissions of representatives	89
136	Executive officers responsible for ensuring corporation complies with Act	90
137	Holder of authority responsible for ensuring Act complied with	90
138	Responsibility for offences committed with use of vessel, vehicle or aircraft	91
139	Court's powers on conviction for an offence	92
Division 3	Judicial review of administrative decisions	
140	Extended standing for judicial review	93
Part 10	Miscellaneous	
Division 1	Codes of practice	
141	Approval or making of code	95
142	When code has effect	95
143	Access to code	96
Division 2	Other miscellaneous provisions	
144	Public authority's obligation about threatening incidents for marine parks	96
145	Chief executive's power to decide fee for producing a copy of a document	97
146	Delegation of Minister's powers	97
147	Protecting prescribed persons from liability	98
148	Annual report	98

149	Approved forms	98
150	Regulation-making power	99
151	Relationship between regulation and zoning plan	99
Part 11	Transitional provisions	
152	References to Marine Parks Act 1982	100
153	Pending legal proceedings	100
154	Existing marine parks	100
155	Existing zoning plans	100
156	Existing management plans	101
157	Existing notices about designated areas	101
158	Existing limitation on application of regulation and zoning plan made under repealed Act	101
159	Existing temporary restricted areas	102
160	Existing permissions	102
161	Existing applications for permissions	102
162	Existing orders etc	103
163	Existing inspectors	103
Part 12	Validation and declaration provisions	
164	Validation of existing zoning plans and permissions authorising reclamation of tidal land in a marine park.	103
165	Declaration about authorised reclamation of tidal land in a marine park	104
166	Effect of validation and declaration on proceedings	104
Part 13	Amendment of Marine Parks Act 1982	
167	Act amended in pt 13	105
168	Insertion of new s 10A	105
	10A Territorial application of Act	105
Part 14	Repeal	
169	Repeal	105
Part 15	Consequential amendments of other Acts	
Division 1	Amendment of Coastal Protection and Management Act 1995	
170	Act amended in div 1	106
171	Amendment of s 75 (Criteria for deciding applications)	106
172	Amendment of s 93 (Approving or refusing to approve plans)	106
Division 2	Amendment of Fisheries Act 1994	
173	Act amended in div 2	106
174	Amendment of schedule	106

	Dististen	407
Schedule	Dictionary	 107

A BILL

for

An Act to provide for marine parks and the conservation of the marine environment, and for other purposes

s 5

The P	arlia	ment of Queensland enacts—	1
Part	1	Preliminary	2
1	Sh	ort title	3
		This Act may be cited as the Marine Parks Act 2004.	4
2	Со	mmencement	5
	(1)	Parts 12 and 13 commence on assent.	6
	(2)	The remaining provisions of this Act commence on a day to be fixed by proclamation.	7 8
3	Def	initions	9
		The dictionary in the schedule defines particular words used in this Act.	10 11
4	No	tes in text	12
		A note in the text of this Act is part of the Act.	13
5	Pu	pose of Act	14
	(1)	The main purpose of this Act is to provide for conservation of the marine environment.	15 16
	(2)	The purpose is to be achieved by a comprehensive and integrated strategy that involves, among other things, each of the following—	17 18 19
		(a) the declaration of marine parks;	20
		(b) the establishment of—	21
		(i) zones, designated areas and highly protected areas within marine parks; and	22 23
		(ii) zoning plans and management plans;	24

	(c) the cooperative involvement of other interested groups and perso of Aboriginal and Torres Strait Is	ons, including members	1 2 3
	(d) the cooperative implementa international responsibilities, a agreements and instruments;		4 5 6
	(e) a coordinated and integrated environment conservation legisla		7 8
	(f) recognition of the cultural, eco and social relationships between areas, whether of water or land;	-	9 10 11
	(g) the provision of opportunities f understanding and enjoyme environment;		12 13 14
	(h) application of the precaut decision-making processes;	ionary principle in	15 16
	(i) monitoring and enforcing compli	ance with this Act.	17
(3)	Also, the Commonwealth and the Sta conserving marine parks, the State is practicable, legislation in line with the	to maintain, as far as	18 19 20
Ac	ct binds all persons		21
(1)	This Act binds all persons, including the legislative power of the Par Commonwealth and the other States.		22 23 24
(2)	Nothing in this Act makes the Comm another State liable to be prosecuted for		25 26
Ter	rritorial application of Act		27
(1)	This Act applies both within and outsid	de Queensland.	28
(2)	This Act applies outside Queensland t extraterritorial legislative power of the		29 30
(3)	If all or part of a marine park is established under the Commonwealth		31 32

		perate only to the extent that it is consistent with the ation of the Commonwealth Act.
2		Marine parks
on	1	Establishment
Dec	larat	ion
(1)	A re	gulation may declare—
	(a)	an area, whether or not it includes all or part of an existing marine park, to be a marine park; or
	(b)	2 or more existing marine parks, whether or not they are contiguous, to be a single marine park.
(2)		is that may be declared under subsection (1)(a) are all or of the following—
	(a)	an area of Queensland waters; ¹
	(b)	an area of waters subject to tidal influence;
	(c)	an area of waters or land, whether or not subject to tidal influence, contiguous with and having a cultural, economic, environmental or social relationship with the waters mentioned in paragraph (a) or (b);

s 8

(d)	an	area	of	land	within	the	waters	mentioned	in	19
	par	agrapł	1 (a)	or (b)	;					20

- an area of land from time to time covered by the waters (e) 21 mentioned in paragraph (a) or (b); 22
- (f) without limiting paragraph (c), an area of waters beyond 23 the outer limits of Queensland waters connected with 24 Queensland. 25
- A regulation under subsection (1) must— (3)26

Part 2

8

1

Division 1

(1)

(2)

s 10

		(a)	define the boundaries of the park's declared area by a map or an appropriate description; and	1 2
		(b)	give a name to the park.	3
	(4)	in t	nout limiting subsection (2)(f), areas of water mentioned the subsection that are connected with Queensland ade—	4 5 6
		(a)	any area regulated under a law of Queensland other than this Act; and	7 8
		(b)	any area containing anything owned by the State or constructed or placed in waters by or under an agreement with or the authority of the State.	9 10 11
			Example—	12
			an artificial reef	13
Divi	sion	2	Revocation	14
9	Re	vocat	tion of park	15
	(1)		egulation may revoke the declaration of all or part of a ine park.	16 17
	(2)	may moti	vever, subject to sections 11, 12 and 19, the regulation be made only if the Legislative Assembly has, on a ion of which at least 28 days notice has been given, passed solution requesting the revocation.	18 19 20 21
10	Pu	blicat	tion of revocation notice	22
	(1)	secti	hin 10 days after the notice of motion mentioned in ion 9(2) is given, the chief executive must publish notice he proposed revocation (the <i>revocation notice</i>) in—	23 24 25
		(a)	a newspaper circulating in the locality of the marine park; and	26 27
		(b)	a newspaper circulating throughout the State.	28
	(2)	The	revocation notice must state—	29
		(a)	the marine park's name; and	30

	(b)	whether all or part of the park is to be revoked; and	1
	(c)	if only part of the park is proposed to be revoked—a description, by map or otherwise, of the part of the park proposed to be revoked.	2 3 4
		tion of park included in or amalgamated with park	5 6
(1)		s section applies if a regulation made under section 8 ares—	7 8
	(a)	an area that includes all or part of an existing marine park (the <i>existing area</i>) to be a marine park; or	9 10
	(b)	2 or more existing marine parks (each also the <i>existing area</i>) to be a single marine park.	11 12
(2)	all o	gulation may revoke the declaration of the existing area as or part of the existing marine park without a resolution of Legislative Assembly mentioned in section 9(2).	13 14 15
	Exan	nples—	16
	1.	Existing marine park A includes areas 1 and 2. A regulation mentioned in subsection (1)(a) declares an area, including area 2, to be marine park B. The declaration of area 2 as part of marine park A may be revoked under this subsection.	17 18 19 20
	2.	A regulation mentioned in subsection (1)(b) amalgamates marine parks A and B to form marine park C. The declaration of marine parks A and B may be revoked under this subsection.	21 22 23
	3.	A regulation mentioned in subsection (1)(b) amalgamates marine parks A and B to form an increased marine park A. The declaration of existing marine parks A and B may be revoked under this subsection.	24 25 26 27
Re ^v	vocat	tion of park comprising a protected area under ure Conservation Act 1992	28 29
(1)		section applies if—	2) 30
. /	(a)	a part of a marine park is dedicated as a protected area under the <i>Nature Conservation Act 1992</i> ; and	31 32
	(b)	the dedication of the protected area provides a higher level of protection of the park's marine environment than is provided for under this Act.	33 34 35

(2) A regulation revoking the declaration of the part of the park
 (2) A regulation revoking the declaration of the part of the park
 (2) resolution of the Legislative Assembly mentioned in
 (3) section 9(2).

Division 3 Reclamation of tidal land, and revocation

		lution of the Legislative Assembly mentioned in ion 9(2).	11 12
Not	tice c	of proposed revocation of reclaimed part of park	13
(1)	inter	Governor in Council may, by gazette notice, state an ntion to make a regulation revoking the declaration of a aimed part of a stated marine park if the chief executive—	14 15 16
	(a)	issues a permission for the reclamation under section 15; and	17 18
	(b)	gives the permission holder a certificate of satisfactory completion for the reclamation.	19 20
(2)	The	notice must state—	21
	(a)	the name, or other identification particulars, of the park the subject of the proposed revocation; and	22 23
	(b)	a description, by map or otherwise, of the proposed boundaries of the reclaimed part of the park; and	24 25
	(c)	the notice's expiry date.	26
(3)	The	notice remains in force until—	27
	(a)	the end of its expiry date; or	28
	(b)	if a regulation revokes the declaration of the reclaimed part of the park before the expiry date—the commencement of the regulation.	29 30 31

13 Simplified outline of div 3

Generally, this division provides for the procedure for 8 revoking, in particular circumstances, the declaration of a 9 reclaimed part of a marine park without the need for a 10 resolution of the Legislative Assembly mentioned in 11 section 9(2). 12

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(4)	The	notice is not subordinate legislation.	1
(5)		ever, the <i>Statutory Instruments Act 1992</i> , sections 49 apply to the notice as if it were subordinate legislation.	2 3
	Note-	_	4
		ese provisions deal with the tabling in, and disallowance by, the gislative Assembly of subordinate legislation.	5 6
Pe	rmiss	ion for carrying out proposed reclamation	7
(1)	This	section applies if—	8
	(a)	either—	9
		 a zoning plan allows the chief executive to issue a permission for reclaiming particular tidal land in a marine park; or 	10 11 12
		(ii) tidal land not included in a zone is proposed to be reclaimed; and	13 14
	(b)	the land is not in a highly protected area; and	15
	(c)	the declaration of the reclaimed part of the park is intended to be revoked on completion of the reclamation.	16 17 18
(2)		chief executive may issue a permission for the mation if—	19 20
	(a)	a notice under section 14 for the reclamation is in force; and	21 22
	(b)	if section 16 applies to the proposed reclamation—the applicant for the permission has complied with the section and any requirement for additional information made by the chief executive under the section; and	23 24 25 26
	(c)	the chief executive is satisfied the permission should be issued having considered—	27 28
		(i) each EIS and any additional information given to the chief executive under section 16; and	29 30
		(ii) any written submissions made about the EIS and information; and	31 32

		(iii) other matters the chief executive is required, under a regulation or zoning plan, to consider in issuing the permission; and	1 2 3
		(iv) any other matter the chief executive considers relevant.	4 5
(3)	may or c	remove any doubt, it is declared that the chief executive impose conditions on the permission, or amend, suspend ancel the permission, as allowed under a regulation or ng plan.	6 7 8 9
(4)		pite subsection (1), this section does not apply if the amation is necessary—	10 11
	(a)	to deal with an emergency involving a serious threat to a marine park's environment or use and non-use values; or	12 13
	(b)	to protect property from erosion; or	14
	(c)	to restore property after erosion; or	15
	(d)	to carry out small-scale works by or for a public authority, for a public purpose, and the works—	16 17
		(i) are not prohibited under a regulation or zoning plan; and	18 19
		(ii) involve only minimal disturbance to the park's natural resources, or minor alienation of parts of the park from enjoyment by the public.	20 21 22
		Example of small-scale works—	23
		the construction of a boat ramp	24
EIS	i requ	uired	25
(1)		applicant for a section 15 permission must give the chief cutive an EIS about the proposed reclamation that includes	26 27

- the proposed use of the reclaimed part of the marine (a) 29 park; and 30
- the potential impacts of the proposed reclamation on-(b) 31
 - the park's environment and use and non-use (i) 32 values; and 33

(3)

(4)

16

(1)

a consideration of—

	(ii) the environment of areas of waters or land contiguous with or adjacent to the park.	1 2
(2)	The EIS must also include the information that would, but for section 19(5), be required under the <i>Statutory Instruments Act 1992</i> , section 44^2 for a regulatory impact statement about the proposed regulation revoking the declaration of the reclaimed part of the park.	3 4 5 6 7
(3)	Unless the EIS was made under another Act or a law of the Commonwealth or another State, it must have been prepared under the guidelines, and address the terms of reference, approved by the chief executive.	8 9 10 11
(4)	The chief executive may require the applicant to give the chief executive additional information about a matter—	12 13
	(a) mentioned in subsection (1); or	14
	(b) for which information is required, under subsection (2), to be included in an EIS.	15 16
(5)	The EIS and any additional information given under subsection (4) must be or have been made available for public consultation as required under section 17.	17 18 19
(6)	The applicant must pay the costs of preparing the EIS and additional information and making it available for public consultation.	20 21 22
(7)	This section does not apply if the proposed reclamation is for, or expected to result from, carrying out small-scale works.	23 24
	Example of small-scale works—	25
	the construction of a boat ramp	26
(8)	In this section—	27
	EIS includes an EIS required under—	28
	(a) another Act; or	29
	(b) a law of the Commonwealth or another State.	30

² Statutory Instruments Act 1992, section 44 (Content of regulatory impact statement)

17	Pu	blic coi	nsultation about EIS and other information	1		
	(1)	The applicant for a section 15 permission must publish, in a newspaper likely to be read by persons particularly affected by the proposed reclamation, a notice about the EIS and any additional information given to the chief executive under section 16(4).				
	(2)	The no	otice must state each of the following—	7		
		. ,	where a copy of the EIS and information are available for inspection;	8 9		
			where a copy of the EIS and information may be obtained at a stated reasonable cost;	10 11		
		. ,	hat submissions may be made to the chief executive about the EIS and information;	12 13		
		. ,	he reasonable period, set by the chief executive, during which a submission may be made.	14 15		
	(3)		bsection (2)(b), the stated reasonable cost must not be han the actual cost of producing the copy.	16 17		
18	Ce	rtificate	e of satisfactory completion	18		
		sectior the per	chief executive is satisfied a reclamation the subject of a in 15 permission has been completed as required under rmission, the chief executive must give the permission in a certificate of satisfactory completion for the nation.	19 20 21 22 23		
19	Re	vocatio	on of reclaimed part of park	24		
	(1)		ection applies if tidal land in a marine park—	25		
		ť	s not in a highly protected area and is reclaimed after he commencement of this section under a permission; or	26 27 28		
		(b) i	s reclaimed as a result of—	29		
		(i) a reclamation mentioned in section 15(4) carried out without contravening this Act; or	30 31		
		((ii) unauthorised works carried out before or after the commencement.	32 33		

(2)	Subject to subsections (3) and (4), a regulation revoking the declaration of the resulting reclaimed part of the park may be made without a resolution of the Legislative Assembly mentioned in section 9(2).						
(3)	If the reclamation was carried out under a permission, subsection (2) applies only if—	5 6					
	(a) for a reclamation that is not abandoned—the chief executive has given the permission holder a certificate of satisfactory completion for the reclamation; or	7 8 9					
	(b) for an abandoned reclamation—the Minister reasonably considers it is impracticable to restore or rehabilitate the reclaimed part to the condition it was in before the reclamation.	10 11 12 13					
(4)	If the reclamation results from unauthorised works, subsection (2) applies only if the Minister reasonably considers it is impracticable to restore or rehabilitate the reclaimed part to the condition it was in before the reclamation.	14 15 16 17 18					
(5)	A regulatory impact statement under the <i>Statutory</i> <i>Instruments Act 1992</i> need not be prepared for a regulation made under this section.	19 20 21					
(6)	In this section—	22					
	permission means—	23					
	(a) a section 15 permission; or	24					
	(b) a permission taken, under section 160, ³ to be issued under this Act.	25 26					
	<i>unauthorised works</i> means works not authorised under this Act or the repealed Act.	27 28					

s 19

³ See section 160 (Existing permissions).

Division 4 Other provisions about marine parks

1 2

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20 What park comprises

- (1) On and after the commencement of this section, a marine park declared before or after the commencement comprises—
 - (a) the land and waters in the park's declared area, including any land or waters resulting from reclamation works—
 - (i) carried out after the park is declared; and
 - before declared the (ii) for а park 10 commencement—not completed before the 11 commencement of section 165,4 regardless of 12 whether the works were started before or after the 13 commencement of that section: and 14
 - (b) the park's associated airspace and subsoil and other 15 natural and cultural resources. 16
- (2) In this section—

associated airspace, for a marine park, means the airspace to 18 the height of 915 m above the park. 19

associated subsoil, for a marine park, means the subsoil to a 20 depth of 1 000 m below the surface of the park. 21

⁴ Section 165 (Declaration about authorised reclamation of tidal land in a marine park)

Part 3 Division 1				Zoning and management plans	1
				Zoning plans	2
Subo	divis	sion	1	Prescription	3
21	Ζοι	ning	plan		4
			0	on may prescribe a zoning plan for a marine park if as been prepared under sections 22 and 23.	5 6
22	Pre	epara	tion a	and notice of draft plan	7
	(1)	com		ster must prepare a draft of the zoning plan g with section 24 and give public notice about the	8 9 10
	(2)	The	notice	e must state—	11
		(a)	the r	name of the marine park the draft plan concerns; and	12
		(b)	docu are a	a copy of the draft plan and the provisions of any ument applied, adopted or incorporated by the plan available for inspection, without charge by the chief utive—	13 14 15 16
			(i)	during normal business hours at each department office; and	17 18
			(ii)	on the department's web site on the Internet; ⁵ and	19
		(c)	to m	avitation to members of the public and other persons make written submissions to the Minister, within a ad reasonable period, about the draft plan.	20 21 22
	(3)		stated ce is g	l period must be at least 28 days after the public iven.	23 24
	(4)	Subs	section	n (2)(b) does not apply if—	25
		(a)	the c with	lraft plan is substantially uniform or complementary	26 27

⁵ The department's web site on the Internet is <www.epa.qld.gov.au>.

			(i) another Act; or	1
			(ii) a law of the Commonwealth or another State; or	2
		(b)	the following applies—	3
			 (i) the draft plan adopts an Australian or international protocol, standard, code, or intergovernmental agreement or instrument; and 	4 5 6
			(ii) an assessment of the benefits and costs associated with the plan has already been made; and	7 8
			(iii) the assessment was made for, or is relevant to, Queensland; or	9 10
		(c)	the Minister considers there has already been adequate other public consultation about the matters the subject of the draft plan.	11 12 13
	(5)	The	consultation mentioned in subsection (4)(c) must have—	14
		(a)	involved publication of the matters the subject of the draft plan; and	15 16
		(b)	been for a period of at least 28 days after the publication within which members of the public could comment on the matters.	17 18 19
	(6)	a pe	payment of the fee, if any, decided by the chief executive, erson may obtain a copy of the draft plan from the chief cutive.	20 21 22
23	Pr€	epara	ation of final plan	23
		The	Minister must prepare the final zoning plan—	24
		(a)	after considering each submission made to the Minister as required by the public notice given under section 22; and	25 26 27
		(b)	having regard to the purposes of this Act.	28
24	Co	ntent	t of zoning plan	29
	(1)	The	draft and final zoning plan must—	30
		(a)	state the following for each zone or designated area within the marine park—	31 32

		(i) its name;	1
		(ii) the objects to be achieved for the zone or designated area;	2 3
		(iii) the purpose for which it may be entered or used; and	4 5
		(b) if the park comprises 2 or more zones or designated areas—define the external boundaries of each zone or area by a map or an appropriate description.	6 7 8
	(2)	The plan may provide for—	9
		(a) the reclamation of tidal land; and	10
		(b) a maximum penalty of not more than 165 penalty units for a contravention of the plan.	11 12
	(3)	Subsection (2) does not limit the matters for which the plan may provide.	13 14
Curk	vdivic		15
	odivis		15
Sub		nendment of zoning plan A regulation may amend a zoning plan if, subject to subsections (2) and (3), the amendment has been prepared	16 17 18
	Am (1)	A regulation may amend a zoning plan if, subject to subsections (2) and (3), the amendment has been prepared under sections 26 and 27.	16 17 18 19
	Am	A regulation may amend a zoning plan if, subject to subsections (2) and (3), the amendment has been prepared under sections 26 and 27.	16 17 18 19 20
	Am (1)	A regulation may amend a zoning plan if, subject to subsections (2) and (3), the amendment has been prepared under sections 26 and 27. Sections 26 and 27 do not apply if the amendment is—	16 17 18 19
	Am (1)	A regulation may amend a zoning plan if, subject to subsections (2) and (3), the amendment has been prepared under sections 26 and 27. Sections 26 and 27 do not apply if the amendment is— (a) a minor amendment to—	16 17 18 19 20 21
	Am (1)	 A regulation may amend a zoning plan if, subject to subsections (2) and (3), the amendment has been prepared under sections 26 and 27. Sections 26 and 27 do not apply if the amendment is— (a) a minor amendment to— (i) correct an error in the plan; or (ii) make a change, other than a change of substance, 	16 17 18 19 20 21 22 23
	Am (1)	 A regulation may amend a zoning plan if, subject to subsections (2) and (3), the amendment has been prepared under sections 26 and 27. Sections 26 and 27 do not apply if the amendment is— (a) a minor amendment to— (i) correct an error in the plan; or (ii) make a change, other than a change of substance, in the plan; or (b) of a type that the zoning plan states may be made under 	16 17 18 19 20 21 22 23 24 25

			1 5	1 2
		(b)	each of the following applies—	3
			international protocol, standard, code, or	4 5 6
				7 8
				9 10
		(c)	other public consultation about the matters the subject	11 12 13
	(4)	The	consultation mentioned in subsection (3)(c) must have—	14
		(a)		15 16
		(b)	within which members of the public could comment on	17 18 19
26	Pre	epara	tion and notice of draft amendment	20
	(1)	The	Minister must prepare a draft of the amendment and give	21 22
	(2)	The	notice must—	23
		(a)	identify the zoning plan proposed to be amended; and	24
		(b)	state—	25
			provisions of any document applied, adopted or incorporated by the amendment are available for	26 27 28 29
				30 31
			-	32 33

		 (ii) an invitation to members of the public and other persons to make written submissions to the Minister, within a stated reasonable period, about the draft amendment. 	1 2 3 4
	(3)	The stated period must be at least 28 days after the public notice is given.	5 6
	(4)	On payment of the fee, if any, decided by the chief executive, a person may obtain a copy of the draft amendment from the chief executive.	7 8 9
27	Pre	eparation of final amendment	10
		The Minister must prepare the final amendment—	11
		(a) after considering each submission made to the Minister as required by the public notice given under section 26; and	12 13 14
		(b) having regard to the purposes of this Act.	15
Sub	divis	sion 3 Other provisions	16
28	Tab	bling of statement with zoning plan or amendment	17
	(1)	This section applies if, as a result of the making or amendment of a zoning plan, the classification or boundaries of an existing zone are changed in a way that decreases the level of protection for the marine environment in the zone.	18 19 20 21
	(2)	When the regulation prescribing or amending the zoning plan	22

- When the regulation prescribing or amending the zoning plan is tabled in the Legislative Assembly as required under the *Statutory Instruments Act 1992*, section 49, the Minister must also table a statement—
 (a) identifying the zone, and location of the area, for which 26
 - the level of protection is decreased; and 27
 - (b) giving the reasons for the decrease. 28

Divis	ion	2 Management plans	1
Subc	livis	sion 1 Approval	2
29	Ар	proval of management plan	3
	(1)	The Governor in Council may, by gazette notice, approve a management plan for a marine park, if the plan has been prepared under sections 30 to 32.	4 5 6
	(2)	The gazette notice is not subordinate legislation.	7
	(3)	However, the <i>Statutory Instruments Act 1992</i> , sections 49 to 51 apply to the notice as if it were subordinate legislation.	8 9
		Note—	10
		These provisions deal with the tabling in, and disallowance by, the Legislative Assembly of subordinate legislation.	11 12
	(4)	When the notice is tabled as required under the <i>Statutory Instruments Act 1992</i> , section 49, a copy of the management plan and any document applied, adopted or incorporated by the plan must also be tabled.	13 14 15 16
30	Pre	eparation of draft plan	17
	(1)	The Minister must prepare a draft of the management plan.	18
	(2)	The draft plan may apply, adopt, or incorporate (with or without modification) the provisions of another document, whether of the same or a different kind.	19 20 21
	(3)	A provision of another document applied, adopted or incorporated is the provision as in force from time to time, unless the draft plan expressly provides otherwise.	22 23 24
31	Pul	blic notice of draft plan	25
	(1)	The Minister must give public notice about the draft plan.	26
	(2)	The notice must state—	27
		(a) the name of the marine park the draft plan concerns; and	28

	(b)	that a copy of the draft plan and the provisions of document applied, adopted or incorporated by the are available for inspection, without charge by the executive—	e plan	1 2 3 4
		(i) during normal business hours at each depart office; and	tment	5 6
		(ii) on the department's web site on the Internet; ⁶	and	7
	(c)	an invitation to members of the public and other per to make written submissions to the Minister, wi stated reasonable period, about the draft plan.		8 9 10
(3)		stated period must be at least 28 days after the j ce is given.	public	11 12
(4)	Subs	section (2)(b) does not apply if—		13
	(a)	the draft plan is substantially uniform or compleme with—	entary	14 15
		(i) another Act; or		16
		(ii) a law of the Commonwealth or another State;	or	17
	(b) the following applies—			18
		(i) the draft plan adopts an Australian or interna protocol, standard, code, or intergovernm agreement or instrument; and		19 20 21
		(ii) an assessment of the benefits and costs asso with the plan has already been made; and	ciated	22 23
		(iii) the assessment was made for, or is releva Queensland; or	nt to,	24 25
	(c)	the Minister considers there has already been ade other public consultation about the matters the su of the plan.	1	26 27 28
(5)	The	consultation mentioned in subsection (4)(c) must ha	we—	29
	(a)	involved publication of the matters the subject of draft plan; and	of the	30 31

⁶ The department's web site on the Internet is <www.epa.qld.gov.au>.

		(b)	been for a period of at least 28 days after the publication within which members of the public could comment on the matters.	1 2 3
	(6)	a pe	bayment of the fee, if any, decided by the chief executive, rson may obtain a copy of the draft plan from the chief putive.	4 5 6
32	Pre	epara	tion of final plan	7
		The	Minister must prepare the final management plan—	8
		(a)	after considering each submission made to the Minister as required by the public notice given under section 31; and	9 10 11
		(b)	having regard to the purposes of this Act.	12
33	Wh	ien m	anagement plan has effect	13
			management plan has effect on and from the later of the owing days—	14 15
		(a)	the day the gazette notice approving the plan, as required under section 29, is published in the gazette;	16 17
		(b)	the commencement day stated in the plan.	18
Sub	divis	sion	2 Amendment and review	19
34	Ар	prova	al of amendment of management plan	20
	(1)	ame	Governor in Council may, by gazette notice, approve an ndment of a management plan if the amendment has been ared under sections 35 to 37.	21 22 23
	(2)	The	gazette notice is not subordinate legislation.	24
	(3)		vever, the <i>Statutory Instruments Act 1992</i> , sections 49 l apply to the notice as if it were subordinate legislation.	25 26
		Note-	_	27
			ese provisions deal with the tabling in, and disallowance by, the gislative Assembly of subordinate legislation.	28 29

	(2)	The draft amendment may apply, adopt, or incorporate (with or without modification) the provisions of another document, whether of the same or a different kind.	7 8 9
	(3)	A provision of another document applied, adopted or incorporated is the provision as in force from time to time, unless the draft amendment expressly provides otherwise.	10 11 12
36	Pul	blic notice of draft amendment	13
	(1)	The Minister must give public notice about the draft amendment.	14 15
	(2)	The notice must—	16
		(a) identify the management plan proposed to be amended; and	17 18
		(b) state—	19
		 (i) that a copy of the draft amendment and the provisions of any document applied, adopted or incorporated by the amendment are available for inspection, without charge by the chief executive— 	20 21 22 23
		(A) during normal business hours at each department office; and	24 25
		(B) on the department's web site on the Internet; and	26 27
		 (ii) an invitation to members of the public and other persons to make written submissions to the Minister, within a stated reasonable period, about the draft amendment. 	28 29 30 31
	(3)	The stated period must be at least 28 days after the public notice is given.	32 33

(4) When the notice is tabled as required under the Statutory Instruments Act 1992, section 49, a copy of the amendment and any document applied, adopted or incorporated by the amendment must also be tabled.

Preparation and notice of draft amendment

- (1) The Minister must prepare a draft of the amendment.

(4)	a per	On payment of the fee, if any, decided by the chief executive, a person may obtain a copy of the draft amendment from the chief executive.			
(5)	This section does not apply if the amendment is—				
	(a)	a mi	nor amendment to—	5	
		(i)	correct an error in the plan; or	6	
		(ii)	make a change, other than a change of substance, in the plan; or	7 8	
	(b)		type that the management plan states may be made er this subsection.	9 10	
(6)	Also	, this	section does not apply if—	11	
	(a)	for a management plan that is substantially uniform or complementary with another Act or a law of the Commonwealth or another State—the amendment is needed to ensure the plan remains substantially uniform or complementary; or			
	(b)	each	n of the following applies—	17	
		(i)	the amendment adopts an Australian or international protocol, standard, code, or intergovernmental agreement or instrument;	18 19 20	
		(ii)	an assessment of the benefits and costs associated with the amendment has already been made;	21 22	
		(iii)	the assessment was made for, or is relevant to, Queensland; or	23 24	
	(c)	othe	Minister considers there has already been adequate or public consultation about the matters the subject the amendment.	25 26 27	
(7)	The o	consu	ltation mentioned in subsection (6)(c) must have—	28	
	(a)		lved publication of the matters the subject of the ndment; and	29 30	
	(b)	with	n for a period of at least 28 days after the publication in which members of the public could comment on matters.	31 32 33	

37	Pr€	epara	tion of final amendment	1
		The	Minister must prepare the final amendment—	2
		(a)	after considering each submission made to the Minister as required by the public notice given under section 36; and	3 4 5
		(b)	having regard to the purposes of this Act.	6
38	Wh	nen al	mendment has effect	7
			amendment has effect on and from the later of the owing days—	8 9
		(a)	the day the gazette notice approving the amendment, as required under section 34, is published in the gazette;	10 11
		(b)	the commencement day stated in the amendment.	12
39	Re	view	of management plan	13
		10 y	Minister must review each management plan within ears after its commencement to ensure its continued ctiveness.	14 15 16
Sub	divis	sion	3 Other provisions	17
40	Pu	blic a	access to current management plan	18
	(1)	man	chief executive must keep a copy of each current agement plan available for inspection, without charge, by obers of the public—	19 20 21
		(a)	on the department's website on the Internet; and	22
		(b)	during office hours on business days at—	23
			(i) the department's head office; and	24
			(ii) each regional office of the department.	25
	(2)	a pe	payment of the fee, if any, decided by the chief executive, rson may obtain a copy of the current management plan in the chief executive.	26 27 28

41 Chief executive may enter into cooperative arrangement for management plan The chief executive may enter into an agreement or other

The chief executive may enter into an agreement or other arrangement with any of the following persons about the preparation, amendment, review or implementation of a management plan for a marine park—

- (a) a person, or group of persons, having a special interest
 7
 in the park, including native title to, or some other
 8
 special identification with, the park or its natural or
 9
 cultural resources;
- (b) a person representing a person or group mentioned in 11 paragraph (a). 12

42 Moratorium on grant of new permissions

- The Minister may publish a notice (a *moratorium notice*) 14 stating that a management plan likely to affect the entry to or 15 use of a stated marine park for a stated purpose is being 16 prepared or amended. 17
 The moratorium notice must be published in—18

 (a) the gazette; and
 (b) the state of the gazette; and
 (c) the state of the gazette; and
 (c) the state of the
 - (b) a newspaper circulating throughout the State. 20
- (3) If a moratorium notice is published, an application for an authority issued under this Act for the stated purpose can not be granted during the moratorium period, regardless of whether the application was received before or after the period starts.

(4)	In this section—			
	moratorium period means the period—			
	(a)	starting on the day the moratorium notice is published; and	28 29	

(b) ending on the earlier of the following— 30

2 3

4

5

6

13

		(i)	the day the management plan or amendment has effect; ⁷	1 2
		(ii) 1 year after the day the moratorium notice is published.	3 4
Part	4		Offences	5
Divis	ion	1	Entry to or use of marine park	6
43	Ent	ry or us	e for a prohibited purpose	7
	(1)	-	n must not wilfully enter or use a marine park for a ed purpose.	8 9
		Maximu	im penalty—	10
			r a prohibited purpose involving the taking of natural cultural resources—3 000 penalty units; or	11 12
		(b) for	r another prohibited purpose—295 penalty units.	13
	(2)	A perso purpose	n must not enter or use a marine park for a prohibited.	14 15
		Maximu	m penalty—90 penalty units.	16
	(3)	This sec	tion does not apply to an act—	17
			ne by an authorised person in the performance of a nction or exercise of a power under this Act; or	18 19
			ne by someone else authorised under this Act to do e act.	20 21
	(4)	In this s	ection—	22
			<i>ed purpose</i> means a purpose prescribed under a on or zoning plan as a prohibited purpose for this	23 24 25

⁷ See sections 33 (When management plan has effect) and 38 (When amendment has effect)

44	En	ry or use without an authority	1
	(1)	If this Act requires a person to obtain an authority to enter or use a marine park for a particular purpose, a person must not wilfully enter or use the park for the purpose without the authority.	2 3 4 5
		Maximum penalty—	6
		(a) for a purpose involving the taking of natural or cultural resources—3 000 penalty units; or	7 8
		(b) for another purpose—295 penalty units.	9
	(2)	Subsection (1) does not apply to an act—	10
		(a) done by an authorised person in the performance of a function or exercise of a power under this Act; or	11 12
		(b) done by someone else authorised under this Act to do the act.	13 14
45	En	ry or use requiring notice	15
	(1)	A person required under this Act to give the chief executive a notice before entering or using a marine park for a particular purpose must not wilfully enter or use the park for the purpose without giving the notice.	16 17 18 19
		Maximum penalty—295 penalty units.	20
	(2)	If the chief executive makes the entry or use subject to conditions, the person must comply with the conditions.	21 22
		Maximum penalty—295 penalty units.	23
Divi	ision	2 Other offence provisions	24
46	Fal	se or misleading information given by applicant	25
		A person, in making an application for an authority issued under this Act, must not state anything that the person knows is false or misleading in a material particular.	26 27 28
		Maximum penalty—100 penalty units.	29

47	Fal	lse or misleading documents given by applicant	1
	(1)	A person, in making an application for an authority issued under this Act, must not give the chief executive a document containing information the person knows is false or misleading in a material particular.	
		Maximum penalty—100 penalty units.	6
	(2)	Subsection (1) does not apply to a person who, when giving the document—	7 8
		(a) informs the chief executive, to the best of the person's ability, how it is false or misleading; and	9 10
		(b) gives the correct information to the chief executive if the person has, or can reasonably obtain, the correct information.	11 12 13
48		ncompliance with temporary restricted area claration	14 15
	(1)	A person must comply with a temporary restricted area declaration.	16 17
		Maximum penalty—3 000 penalty units or 2 years imprisonment.	18 19
	(2)	Subsection (1) does not apply to an act done or omission made by an authorised person in the performance of a function or exercise of a power under this Act.	20 21 22
49	No	ncompliance with conditions of an authority	23
		The holder of an authority issued under this Act must comply with the conditions of the authority.	24 25
		Maximum penalty—	26
		(a) for a condition about the taking of natural or cultural resources—3 000 penalty units; or	27 28
		(b) for another condition—295 penalty units.	29

50	Un	lawful	l serious environmental harm	1		
	(1)	direct	rson must not wilfully do an act or make an omission that tly or indirectly causes or is likely to cause serious conmental harm to a marine park.	2 3 4		
			imum penalty—3 000 penalty units or 2 years isonment.	5 6		
	(2)	Subse made	ection (1) does not apply to an act done or omission	7 8		
		(a)	by an authorised person in the performance of a function or exercise of a power under this Act; or	9 10		
		(b)	by someone else authorised under this Act to do the act or make the omission.	11 12		
	(3)	incide	, subsection (1) does not apply if the act or omission is ental to and normally associated with an activity carried awfully by the person—	13 14 15		
		(a)	outside the marine park; or	16		
		Example—				
			a lawful discharge from a land-based aquaculture facility	18		
		(b)	inside the park, if—	19		
			(i) there is no zoning plan for the park; or	20		
			(ii) the park is not subject to a regulation applying specifically to the park and dealing with the conservation of its environment.	21 22 23		
	(4)	In this section—				
		serious environmental harm, to a marine park, means-				
		(a)	actual or potential harm to the park's environment or use and non-use values that is irreversible, of a high impact or widespread; or	26 27 28		
		(b)	for a marine park area that is a highly protected area, an area of high conservation value or special significance—actual or potential harm to the area's environment or use and non-use values.	29 30 31 32		

51	Unl	awfu	l use of particular words	1
	(1)	-	erson must not use words about an area that is not a ne park—	2 3
		(a)	in a way that is likely to cause a person to whom the words are directed to reasonably believe the area is a marine park or part of a marine park; and	4 5 6
		(b)	with the intention of gaining a benefit for the person or someone else or of causing a detriment to someone else.	7 8
		Max	imum penalty—50 penalty units.	9
	(2)	-	erson must not use words about a zone or other area in a ne park—	10 11
		(a)	in a way that is likely to cause a person to whom the words are directed to reasonably believe the zone or area is of a classification different to its classification under this Act; and	12 13 14 15
		(b)	with the intention of gaining a benefit for the person or someone else or of causing a detriment to someone else.	16 17
		Max	imum penalty—50 penalty units.	18
Part	5		Monitoring and enforcement	19
Divis	ion	1	Inspectors	20
52	Ар	point	ment and qualifications	21
	(1)		chief executive may appoint any of the following viduals as an inspector—	22 23
		(a)	a public service employee;	24
		(b)	an APS employee under the <i>Public Service Act 1999</i> (Cwlth);	25 26
		(c)	an employee of a local government;	27
		(d)	a police officer;	28

		(e) with the individual's consent, another individual.	1
		Note—	2
		A proposed appointment of a police officer must have the approval of the commissioner of the police service under the <i>Police Powers and Responsibilities Act 2000</i> , section 11 (Appointment of police officers as public officials for other Acts).	3 4 5 6
	(2)	However, the chief executive may appoint an individual as an inspector only if the chief executive is satisfied the individual is qualified for appointment because the individual has the necessary expertise or experience.	7 8 9 10
53	Ар	pointment conditions and limit on powers	11
	(1)	An inspector holds office on any conditions stated in—	12
		(a) the inspector's instrument of appointment; or	13
		(b) a signed notice given to the inspector; or	14
		(c) a regulation.	15
	(2)	The instrument of appointment, a signed notice given to the inspector or a regulation may limit the inspector's powers under this Act.	16 17 18
	(3)	In this section—	19
		signed notice means a notice signed by the chief executive.	20
54	lss	ue of identity card	21
	(1)	The chief executive must issue an identity card to each inspector.	22 23
	(2)	The identity card must—	24
		(a) contain a recent photo of the inspector; and	25
		(b) contain a copy of the inspector's signature; and	26
		(c) identify the individual as an inspector under this Act; and	27 28
		(d) state an expiry date for the card.	29
	(3)	This section does not prevent the issue of a single identity card to an individual for this Act and other purposes.	30 31

55	Pro	oduct	tion or display of identity card	1		
	(1)	In exercising a power under this Act in relation to a person, an inspector, other than a police officer in uniform, must—				
		(a)	produce the inspector's identity card for the person's inspection before exercising the power; or	4 5		
		(b)	have the identity card displayed so it is clearly visible to the person when exercising the power.	6 7		
	(2)	the i	vever, if it is not practicable to comply with subsection (1), inspector must produce the identity card for the person's section at the first reasonable opportunity.	8 9 10		
	(3)	relat	subsection (1), an inspector does not exercise a power in tion to a person only because the inspector has entered a are as mentioned in section $59(1)(b)$ or (2).	11 12 13		
56	When inspector ceases to hold office					
	(1)	An inspector ceases to hold office if any of the following happens—				
		(a)	the term of office stated in a condition of office ends;	17		
		(b)	under another condition of office, the inspector ceases to hold office;	18 19		
		(c)	the inspector's resignation under section 57 takes effect.	20		
	(2)	Subsection (1) does not limit the ways an inspector may stop holding office.		21 22		
	(3)	In th	nis section—	23		
			<i>dition of office</i> means a condition on which the inspector is office.	24 25		
57	Re	signa	ation	26		
			inspector may resign by signed notice given to the chief cutive.	27 28		
58	Re	turn	of identity card	29		
			individual who ceases to be an inspector must return the vidual's identity card to the chief executive within 21 days	30 31		

			ceasing to be an inspector, unless the individual has a onable excuse.	1 2
		Max	imum penalty—50 penalty units.	3
Divis	sion	2	Powers of inspectors	4
Subc	divis	sion	1 Entry to places	5
59	Pov	wer to	o enter places	6
	(1)	Subj	ect to section 72(2), ⁸ an inspector may enter a place if—	7
		(a)	its occupier consents to the entry; or	8
		(b)	it is a public place and the entry is made when it is open to the public; or	9 10
		(c)	the entry is authorised by a warrant; or	11
		(d)	it is an authority holder's place of business stated in the authority and is—	12 13
			(i) open for carrying on the business; or	14
			(ii) otherwise open for entry; or	15
			(iii) required to be open for inspection under the authority.	16 17
	(2)	to er	the purpose of asking the occupier of a place for consent nter, an inspector may, without the occupier's consent or a rant—	18 19 20
		(a)	enter land around premises at the place to an extent that is reasonable to contact the occupier; or	21 22
		(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.	23 24 25
	(3)		subsection (1)(d), a place of business does not include a of the place where an individual resides.	26 27

⁸ Section 72 (Power to stop and search vessels, vehicles and aircraft)

Sub	odivis	sion	2 Procedure for entry	1
60	En	try wi	ith consent	2
	(1)	of a	section applies if an inspector intends to ask an occupier place to consent to the inspector or another inspector ring the place under section $59(1)(a)$.	3 4 5
	(2)		pre asking for the consent, the inspector must tell the pier-	6 7
		(a)	the purpose of the entry; and	8
		(b)	that the occupier is not required to consent.	9
	(3)		e consent is given, the inspector may ask the occupier to an acknowledgment of the consent.	10 11
	(4)	The	acknowledgment must state—	12
		(a)	the occupier has been told—	13
			(i) the purpose of the entry; and	14
			(ii) that the occupier is not required to consent; and	15
		(b)	the purpose of the entry; and	16
		(c)	the occupier gives the inspector consent to enter the place and exercise powers under this part; and	17 18
		(d)	the time and date the consent was given.	19
	(5)		e occupier signs the acknowledgment, the inspector must rediately give a copy to the occupier.	20 21
	(6)	If—		22
		(a)	an issue arises in a proceeding about whether the occupier consented to the entry; and	23 24
		(b)	an acknowledgment complying with subsection (4) for the entry is not produced in evidence;	25 26
			onus of proof is on the person relying on the lawfulness of entry to prove the occupier consented.	27 28

61	Ар	plica	tion for warrant	1		
	(1)	An plac	inspector may apply to a magistrate for a warrant for a e.	2 3		
	(2)		inspector must prepare a written application that states grounds on which the warrant is sought.	4 5		
	(3)	The	written application must be sworn.	6		
	(4)	insp mag	magistrate may refuse to consider the application until the ector gives the magistrate all the information the istrate requires about the application in the way the istrate requires.	7 8 9 10		
		Exan	ıple—	11		
			The magistrate may require additional information supporting the written application to be given by statutory declaration.	12 13		
62	lss	ue of	warrant	14		
	(1)	mag	magistrate may issue a warrant for the place only if the istrate is satisfied there are reasonable grounds for pecting—	15 16 17		
		(a)	there is a particular thing or activity (the <i>evidence</i>) that may provide evidence of an offence against this Act; and	18 19		
		(b)	the evidence is at the place, or, within the next 7 days, will be at the place.	20 21		
	(2)	The	The warrant must state—			
		(a)	the place to which the warrant applies; and	23		
		(b)	that a stated inspector may, with necessary and reasonable help and force—	24 25		
			(i) enter the place and any other place necessary for entry to the place; and	26 27		
			(ii) exercise the inspector's powers under this part; and	28		
		(c)	the offence for which the warrant is issued; and	29		
		(d)	the evidence that may be seized under the warrant; and	30		
		(e)	the hours of the day or night when the place may be entered; and	31 32		
		(f)	the magistrate's name; and	33		

	(g)	the c	date and time of the warrant's issue; and	1
	(h)		date, within 14 days after the warrant's issue, the rant ends.	2 3
	plicat rrant	ion k	by electronic communication and duplicate	4 5
(1)	emai	il, rad munic	ation under section 61 may be made by phone, fax, lio, videoconferencing or another form of electronic cation if the inspector considers it necessary because	6 7 8 9
	(a)	urge	ent circumstances; or	10
	(b)		r special circumstances, including, for example, the ector's remote location.	11 12
(2)	The	applic	cation—	13
	(a)		not be made before the inspector prepares the ten application under section $61(2)$; but	14 15
	(b)	may	be made before the written application is sworn.	16
(3)		0	strate may issue the warrant (the <i>original warrant</i>) e magistrate is satisfied—	17 18
	(a)		was necessary to make the application under section (1); and	19 20
	(b)		way the application was made under subsection (1) appropriate.	21 22
(4)	Afte	r the i	magistrate issues the original warrant—	23
	(a)	givin exar mag	ere is a reasonably practicable way of immediately ng a copy of the warrant to the inspector, for nple, by sending a copy by fax or email, the istrate must immediately give a copy of the warrant he inspector; or	24 25 26 27 28
	(b)	othe	erwise—	29
		(i)	the magistrate must tell the inspector the date and time the warrant is issued and the other terms of the warrant; and	30 31 32
		(ii)	the inspector must complete a form of warrant, including by writing on it—	33 34

		(A)	the magistrate's name; and	1
		(B)	the date and time the magistrate issued the warrant; and	2 3
		(C)	the other terms of the warrant.	4
(5)	form case	of warrant	warrant mentioned in subsection $(4)(a)$, or the t completed under subsection $(4)(b)$ (in either <i>ute warrant</i>) is a duplicate of, and as effectual warrant.	5 6 7 8
(6)		inspector m nagistrate—	ust, at the first reasonable opportunity, send to	9 10
	(a)	the writte and (3); an	n application complying with section 61(2) nd	11 12
	(b)		pector completed a form of warrant under $(4)(b)$ —the completed form of warrant.	13 14
(7)		-	must keep the original warrant and, on cuments under subsection (6)—	15 16
	(a)	attach the	documents to the original warrant; and	17
	(b)	-	riginal warrant and documents to the clerk of of the relevant magistrates court.	18 19
(8)	Desp	oite subsect	ion (5), if—	20
	(a)	exercise o	arises in a proceeding about whether an f a power was authorised by a warrant issued section; and	21 22 23
	(b)	the origina	al warrant is not produced in evidence;	24
	the e	-	of is on the person relying on the lawfulness of the power to prove a warrant authorised the power.	25 26 27
(9)	This	section doe	es limit section 61.	28
(10)	In th	is section—	_	29
	the M		<i>rates court</i> , in relation to a magistrate, means Court that the magistrate constitutes under the 1991.	30 31 32

64	Det	fect in relation to a warrant	1
	(1)	A warrant is not invalidated by a defect in the warrant or in compliance with section 61, 62 or 63 unless the defect affects the substance of the warrant in a material particular.	2 3 4
	(2)	In this section—	5
		<i>warrant</i> includes a duplicate warrant mentioned in section 63(5).	6 7
65	Wa	irrants—procedure before entry	8
	(1)	This section applies if an inspector named in a warrant issued under this part for a place is intending to enter the place under the warrant.	9 10 11
	(2)	Before entering the place, the inspector must do or make a reasonable attempt to do each of the following things—	12 13
		(a) identify himself or herself to a person present at the place who is an occupier of the place by producing a copy of the inspector's identity card, or having the identity card displayed, as mentioned in section 55(1); ⁹	14 15 16 17
		(b) give the person a copy of the warrant;	18
		(c) tell the person the inspector is permitted by the warrant to enter the place;	19 20
		(d) give the person an opportunity to allow the inspector immediate entry to the place without using force.	21 22
	(3)	However, the inspector need not comply with subsection (2) if the inspector believes that immediate entry to the place is required to ensure the effective execution of the warrant is not frustrated.	23 24 25 26
	(4)	In this section—	27
		<i>warrant</i> includes a duplicate warrant mentioned in section $63(5)$.	28 29

Sub	divis	sion	3 Powers after entry	1
66	Ge	neral	I powers after entering places	2
	(1)		s section applies to an inspector who enters a place under ion 59.	3 4
	(2)	cons only	wever, if an inspector enters a place to ask the occupier's sent to enter premises, this section applies to the inspector if the consent is given or the entry is otherwise horised.	5 6 7 8
	(3)		monitoring and enforcing compliance with this Act, the bector may do all or any of the following—	9 10
		(a)	search any part of the place;	11
		(b)	inspect, measure, test, photograph or film any part of the place or anything at the place;	12 13
		(c)	mark or seal a container or other thing at the place;	14
		(d)	open a container if the inspector considers it is necessary for exercising a power;	15 16
		(e)	take a sample of or from anything at the place;	17
		(f)	take an extract from, or copy, a document at the place;	18
		(g)	take into or onto the place any person, equipment and materials the inspector reasonably requires for exercising a power under this division.	19 20 21
67	Po	wer t	o require reasonable help or information	22
	(1)		inspector may require the occupier of the place, or a son at the place, to give the inspector—	23 24
		(a)	reasonable help to exercise a power under section 66(3); or	25 26
		(b)	information, in a stated reasonable way, to help the inspector ascertain whether this Act is being complied with.	27 28 29
			Example of reasonable way—	30
			by production of a licence, certificate or log book entry	31

(2)	When making a requirement under subsection (1), the
	inspector must warn the person it is an offence to fail to
	comply with the requirement unless the person has a
	reasonable excuse.

(3) A person required to give reasonable help under 5 subsection (1)(a), or give information under subsection (1)(b), 6 must comply with the requirement, unless the person has a 7 reasonable excuse.

Maximum penalty—15 penalty units.

(4) If the person is an individual, it is a reasonable excuse for the 10 individual not to comply with the requirement if complying 11 with the requirement might tend to incriminate the individual. 12

Subdivision 4 Other powers

68 Power to require name and address 14 (1)An inspector may require a person to state the person's name 15 and residential or business address if the inspector-16 (a) finds the person committing an offence against this Act; 17 or 18 finds the person in circumstances that lead, or has (b) 19 information that leads, the inspector to reasonably 20 suspect the person has just committed an offence against 21 this Act. 22 When making the requirement, the inspector must warn the (2)23 person it is an offence to fail to state the person's name or 24 address unless the person has a reasonable excuse. 25 The inspector may also require the person to give evidence of (3) 26 the correctness of the stated name or required address if the 27 inspector suspects the stated name or address is false. 28 A person of whom a requirement is made under subsection (1) (4) 29 or (3) must comply with the requirement, unless the person 30 has a reasonable excuse. 31 Maximum penalty for subsection (4)—15 penalty units. 32

1

2 3 4

9

	(5)	A person does not commit an offence against subsection (4) if—	1 2
		(a) the requirement was given because the inspector suspected the person had committed an offence against this Act; and	3 4 5
		(b) the person is not proved to have committed the offence.	6
69	Ρο	wer to require information about contravention	7
	(1)	This section applies if an inspector reasonably believes—	8
		(a) this Act has been contravened; and	9
		(b) a person may be able to give information about the contravention.	10 11
	(2)	The inspector may require the person to give information to the person's knowledge about the contravention within a stated reasonable time and in a stated reasonable way.	12 13 14
		Example of reasonable way—	15
		by production of a licence, certificate or log book entry	16
	(3)	When making a requirement under subsection (2), the inspector must warn the person it is an offence to fail to comply with the requirement unless the person has a reasonable excuse.	17 18 19 20
	(4)	A person of whom a requirement is made under subsection (2) must comply with the requirement, unless the person has a reasonable excuse.	21 22 23
		Maximum penalty for subsection (4)—15 penalty units.	24
	(5)	If the person is an individual, it is a reasonable excuse for the individual not to comply with the requirement if complying with the requirement might tend to incriminate the individual.	25 26 27
70	Ρο	wer to stop persons	28
	(1)	An inspector may require a person to stop, and not to move on until permitted by the inspector, if the inspector—	29 30
		(a) finds the person committing an offence against this Act; or	31 32

	(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.	1 2 3 4
(2)	When making the requirement, the inspector must warn the person it is an offence to fail to comply with the requirement unless the person has a reasonable excuse.	5 6 7
(3)	The inspector may require the person not to move on only for as long as is reasonably necessary for the inspector to exercise the inspector's powers under this Act in relation to the person.	8 9 10
(4)	A person must comply with a requirement under subsection (1), unless the person has a reasonable excuse.	11 12
	Maximum penalty for subsection (4)—100 penalty units.	13
Pov	ver to give direction to leave area	14
(1)	An inspector may direct a person to immediately leave a marine park or a part of it if—	15 16
	(a) the inspector finds the person committing, or attempting to commit, an offence against this Act; or	17 18
	(b) finds the person in circumstances that lead, or has information that leads, the inspector to reasonably suspect the person has committed or attempted to commit an offence against this Act.	19 20 21 22
(2)	The direction may require the person to remove the person's property from the park or part of it.	23 24
(3)	When giving the direction, the inspector must tell the person the reason for giving it.	25 26
(4)	If it is reasonably practicable, the direction must be given in writing.	27 28
(5)	The person must comply with the direction, unless the person has a reasonable excuse.	29 30
	Maximum penalty for subsection (5)—15 penalty units.	31
(6)	If the person, without reasonable excuse, fails to comply with the direction, an inspector may take the steps that appear to	32 33

		nspector to be reasonable and necessary to secure liance with the direction, including, for example—	1 2
	(a)	using reasonable force; and	3
	(b)	removing the person's property to a place inside or outside the park.	4 5
Ρο	wer to	stop and search vessels, vehicles and aircraft	6
(1)	This	section applies—	7
	(a)	to enable an inspector to board or enter a vessel, vehicle or aircraft to find out whether this Act is being complied with; or	8 9 10
	(b)	if an inspector has reasonable grounds for suspecting—	11
		(i) a vessel, vehicle or aircraft is being, or has been, used in the commission of an offence against this Act; or	12 13 14
		(ii) the vessel, vehicle or aircraft, or anything in or on it, may provide evidence of the commission of an offence against this Act.	15 16 17
(2)	force	and without the consent of the owner or person in ol of the vessel, vehicle or aircraft or a warrant—	18 19 20
	(a)	board or enter the vessel, vehicle or aircraft; and	21
	(b)	exercise the powers set out in section 66(3). ¹⁰	22
(3)	vehi reas	ever, before boarding or entering an unattended vessel, le or aircraft under this section, the inspector must take nable steps to advise its owner, or the person in control of the intention to board or enter.	23 24 25 26
(4)	aircı in a	boarding or entering an unattended vessel, vehicle or aft under this section, the inspector must attach or leave, conspicuous place in the vessel, vehicle or aircraft a e stating—	27 28 29 30
	(a)	when the vessel, vehicle or aircraft was boarded or entered; and	31 32

	(b) why it was boarded or entered; and	1
	(c) what powers mentioned in section 66(3) were exercised; and	2 3
	(d) what the exercise of the powers involved.	4
(5)	The inspector must not enter a part of a vessel, vehicle or aircraft used only as a living area, or exercise a power set out in section $66(3)$ in relation to that part, unless the inspector is accompanied by the person in control of the vessel, vehicle or aircraft.	5 6 7 8 9
(6)	Subsection (5) does not apply if the person in control is unavailable or unwilling to accompany the inspector or the inspector is unable for another reason to comply with the subsection.	10 11 12 13
(7)	If—	14
	(a) the vessel or vehicle is moving or about to move; or	15
	(b) the aircraft is moving, or about to move, on the ground;	16
	the inspector may signal the driver or the person in control of the vessel, vehicle or aircraft, to stop or not to move it.	17 18
(8)	The inspector may require the person to stop and not to move the vessel, vehicle or aircraft only for as long as is reasonably necessary for the inspector to exercise the inspector's powers under this Act in relation to the vessel, vehicle or aircraft.	19 20 21 22
(9)	A person must not disobey a signal given under subsection (7), unless the person has a reasonable excuse.	23 24
	Maximum penalty for subsection (9)—100 penalty units.	25
(10)	It is a reasonable excuse for the person to fail to stop or to move the vessel, vehicle or aircraft if—	26 27
	(a) to immediately obey the signal would have endangered the person or someone else; and	28 29
	(b) the person obeys the signal as soon as it is practicable to obey the signal.	30 31

73	Power to require driver or person in control to give reasonable help etc.					
	(1)	An inspector may require the driver or person in control of a vessel, vehicle or aircraft—	3 4			
		 (a) to give the inspector reasonable help to enable the vessel, vehicle or aircraft to be boarded or entered under section 72(2); or 	5 6 7			
		(b) to bring the vessel, vehicle or aircraft to a specified place and remain in control of it at the place for a reasonable time to enable the inspector to exercise the inspector's powers in relation to it.	8 9 10 11			
	(2)	A person must not contravene a requirement under subsection (1), unless the person has a reasonable excuse.	12 13			
		Maximum penalty—100 penalty units.	14			
Sub	divis	sion 5 Power to seize evidence	15			
74	Sei	zing evidence at place entered under s 59	16			
	(1)	An inspector who enters a place with the consent of the occupier under section $59(1)(a)^{11}$ may seize a thing at the place if—	17 18 19			
		(a) the inspector believes the thing is evidence of an offence against this Act; and	20 21			
		(b) seizure of the thing is consistent with the purpose of entry as told to the occupier when asking for the occupier's consent.	22 23 24			
	(2)	An inspector who enters a public place under section 59(1)(b) may seize a thing at the place if the inspector reasonably believes the thing is evidence of an offence against this Act.	25 26 27			
	(3)	An inspector who enters a place under a warrant under	28			

(4)	An inspector who enters a place of business under section $59(1)(d)$, may seize a thing at the place if the inspector reasonably believes the thing is evidence of an offence against	1 2 3
	this Act.	4
(5)	The inspector may also seize anything else at the place if the inspector believes—	5 6
	(a) the thing is evidence of an offence against this Act; and	7
	(b) the seizure is necessary to prevent the thing being hidden, lost or destroyed.	8 9
	zing evidence on or in vessel, vehicle or aircraft ered or boarded under s 72	10 11
	An inspector who enters or boards a vessel, vehicle or aircraft	12
	under section 72(2) may seize a thing on or in the vessel,	13
	vehicle or aircraft if the inspector reasonably believes the thing is evidence of an offence against this Act.	14 15
Pov	vers in support of seizure	16
(1)	To enable a thing to be seized, an inspector may, by written notice given to the person in control of the thing, require the person—	17 18 19
	(a) to take it to a specified reasonable place by a specified reasonable time; and	20 21
	(b) if necessary, to remain in control of it at the place for a reasonable time.	22 23
(2)	If, for any reason, it is not practicable to make the requirement by a written notice, the requirement may be made orally and confirmed by written notice as soon as practicable.	24 25 26
(3)	A person must comply with a requirement under this section, unless the person has a reasonable excuse.	27 28
	Maximum penalty—50 penalty units.	29
(4)	Nothing in this section prevents an inspector making a further requirement under this section of the same person or someone else in relation to the same thing, if it is necessary and reasonable to make the further requirement.	30 31 32 33

77	Securing seized things					1
	(1)	Havi	ng se	ized a	thing, an inspector may—	2
		(a)			thing from the place where it was seized <i>of seizure</i>); or	3 4
		(b)	leav	e the t	hing at the place of seizure but—	5
			(i)		reasonable action to restrict access, or prevent itigate damage, to it; or	6 7
				Exam	ples of restricting access—	8
				1.	marking, sealing, tagging or otherwise identifying the thing to show access to it is restricted	9 10
				2.	sealing the entrance to a room where the thing is situated and marking the entrance to show access to the thing is restricted	11 12 13
			(ii)	is in	t the person the inspector reasonably believes control of the thing to take reasonable action strict access, or prevent or mitigate damage, to	14 15 16 17
		(c)	the	inspec	nent—make it inoperable, or direct the person ctor reasonably believes is in control of the ake it inoperable.	18 19 20
			Exan	nple of	making equipment inoperable—	21
					ntling equipment or removing a component of ment without which the equipment is not capable of used	22 23 24
	(2)	vesse acces reaso	el's s ss to onably	afe op the th y nece	thing is on a vessel and is necessary for the peration, the inspector may move or restrict ing under subsection (1) for no longer than is essary for obtaining evidence of the offence for was seized.	25 26 27 28 29
	(3)		perso ection		(ii) or (c) must comply with the direction.	30 31
		Maxi	imun	1 pena	lty—50 penalty units.	32

78	Tampering with seized things					
	(1)	If an inspector restricts access to a seized thing, a person must not tamper or attempt to tamper with it, or something restricting access to it, without an inspector's approval.	2 3 4			
		Maximum penalty—100 penalty units.	5			
	(2)	If an inspector or a person acting at the inspector's direction makes seized equipment inoperable, a person must not tamper or attempt to tamper with the equipment, without an inspector's approval.	6 7 8 9			
		Maximum penalty—100 penalty units.	10			
79	Re	ceipt for seized things	11			
	(1)	After an inspector seizes a thing, the inspector must give a receipt for it to the person from whom it was seized.	12 13			
	(2)	However, if for any reason it is not practicable to comply with subsection (1), the inspector must leave the receipt at the place of seizure in a conspicuous position and in a reasonably secure way.	14 15 16 17			
	(3)	The receipt must describe generally each thing seized and its condition.	18 19			
	(4)	This section does not apply to a thing if it is impracticable or would be unreasonable to give the receipt, given the thing's nature, condition and value when seized.	20 21 22			
80		pector may dispose of natural resources taken awfully	23 24			
	(1)	This section applies if a natural resource is seized under this Act and an inspector reasonably believes the resource has been taken unlawfully.	25 26 27			
	(2)	Despite any other provision of this Act, the inspector may deal with or dispose of the resource in the way the inspector considers appropriate if the inspector is satisfied that it is necessary to do so—	28 29 30 31			
		(a) in the interests of the welfare of the resource; or	32			
		(b) to conserve the resource or environment.	33			

(3)		section (2) applies even though a proceeding has not been n for, or a person convicted of, the offence.	1 2
For	feitu	re of seized things	3
(1)	disp	ing that has been seized under this subdivision and not osed of under section 80 is forfeited to the State if the ector who seized the thing—	4 5 6
	(a)	can not find its owner after making reasonable inquiries; or	7 8
	(b)	can not return it to its owner after making reasonable efforts.	9 10
(2)	In ap	pplying subsection (1)—	11
	(a)	subsection (1)(a) does not require the inspector to make inquiries if it would be unreasonable to make inquiries to find the owner; and	12 13 14
	(b)	subsection (1)(b) does not require the inspector to make efforts if it would be unreasonable to make efforts to return the thing to its owner.	15 16 17
		<i>Example for subsection</i> $(2)(b)$ — The owner of the thing has migrated to another country.	18 19
(3)	-	ard must be had to a thing's nature, condition and value n seized in deciding—	20 21
	(a)	whether it is reasonable to make inquiries or efforts; and	22
	(b)	if making inquiries or efforts, what inquiries or efforts, including the period over which they are made, are reasonable.	23 24 25
(4)	In th	is section—	26
		<i>er</i> , of property, includes the person in possession or rol of it.	27 28
Dea	alina	with forfeited things	29
	-	he forfeiture of a thing to the State, it becomes the State's	30

On the forfeiture of a thing to the State, it becomes the State's 30 property and may be dealt with by the chief executive as the 31 chief executive considers appropriate. 32

81

83 Return of seized things

(1)	If a seized thing is not disposed of under section 80 or	4
	forfeited under section 81, the inspector must return it to the	5
	person from whom it was seized—	6

- (a) at the end of 6 months after its seizure; or
- (b) if proceedings involving the thing are started within the 8
 6 months, at the end of the proceedings and any appeal 9
 from the proceedings. 10
- (2) Despite subsection (1), unless a thing that has been seized as evidence is disposed of or forfeited as mentioned in the subsection, the inspector must immediately return it to the person from whom it was seized if the inspector stops being satisfied its continued retention as evidence is necessary.

84 Ac	cess to seized things	16	
(1)	Until a seized thing is disposed of, forfeited or returned, an inspector must allow the person from whom it was seized to inspect it and, if it is a document, to copy it.		
(2)	Subsection (1) does not apply if it is impracticable or would be unreasonable to allow the inspection or copying.	20 21	
Division	3 General enforcement matters	22	

Definition for div 3	
In this division—	24
<i>inspector</i> , for a power exercised under section 100, 102, 103 or 109, ¹² includes the chief executive.	25 26

85

3

¹² Section 100 (Inspector's power to remove property), 102 (Seizure, removal and disposal without giving removal notice), 103 (Inspector's power to remove property) or 109 (Restoration of environment etc.)

86	Ins	pector's obligation not to cause unnecessary damage	1
		An inspector must take all reasonable steps to ensure the inspector causes as little inconvenience as practicable and does not cause any unnecessary damage to property in exercising a power under division 2 or section 100, 102, 103 or 109.	2 3 4 5 6
87	Not	ice of damage	7
	(1)	This section applies if—	8
		(a) an inspector damages property when exercising or purporting to exercise a power; or	9 10
		(b) a person (the <i>other person</i>) acting under the direction of an inspector damages property.	11 12
	(2)	The inspector must immediately give notice of particulars of the damage to the person who appears to the inspector to be the owner of the property.	13 14 15
	(3)	If the inspector believes the damage was caused by a latent defect in the property or circumstances beyond the inspector or other person's control, the inspector may state the belief in the notice.	16 17 18 19
	(4)	If, for any reason, it is impracticable to comply with subsection (2), the inspector must leave the notice in a conspicuous position and in a reasonably secure way where the damage happened.	20 21 22 23
	(5)	This section does not apply to damage the inspector reasonably believes is trivial.	24 25
	(6)	In subsection (2)—	26
		owner, of property, includes—	27
		(a) the person in possession or control of it; and	28
		(b) for abandoned, stranded, sunk or wrecked property—includes the person in control of the property when it was abandoned, stranded, sunk or wrecked.	29 30 31

88	Cor	npensation	1			
	(1)	A person may claim compensation from the State if the person incurs loss or expense because of the exercise or purported exercise of a power under—	2 3 4			
		(a) division 2, subdivision 1, 3 or 4^{13} or	5			
		(b) section 100, 102, 103 or 109.	6			
	(2)	Without limiting subsection (1), compensation may be claimed for loss or expense incurred in complying with a requirement made of the person under the provision.	7 8 9			
	(3)	Compensation may be claimed and ordered to be paid in a proceeding brought in a court with jurisdiction for the recovery of the amount of compensation claimed.	10 11 12			
	(4)	A court may order compensation to be paid only if it is satisfied it is fair to make the order in the circumstances of the particular case.	13 14 15			
89	Fals	se or misleading information given to inspector	16			
		A person must not state anything to an inspector the person knows is false or misleading in a material particular.	17 18			
		Maximum penalty—100 penalty units.	19			
90	Fals	se or misleading documents given to inspector	20			
	(1)	A person must not give an inspector a document containing information the person knows is false or misleading in a material particular.	21 22 23			
		Maximum penalty—100 penalty units.	24			
	(2)	Subsection (1) does not apply to a person if the person, when giving the document—	25 26			
		(a) tells the inspector, to the best of the person's ability, how it is false or misleading; and	27 28			

Division 2 (Powers of inspectors), subdivision 1 (Entry to places), 3 (Powers after entry), 4 (Other powers) or 5 (Power to seize evidence)

		(b)	if the person has, or can reasonably obtain, the correct information, gives the correct information.	1 2
91	Ob	struc	cting an inspector	3
	(1)	-	erson must not obstruct an inspector in the exercise of a ver, unless the person has a reasonable excuse.	4 5
		Max	ximum penalty—100 penalty units.	6
	(2)	deci	a person has obstructed an inspector and the inspector ides to proceed with the exercise of the power, the pector must warn the person that—	7 8 9
		(a)	it is an offence to obstruct the inspector, unless the person has a reasonable excuse; and	10 11
		(b)	the inspector considers the person's conduct is an obstruction.	12 13
	(3)	In th	his section—	14
		obst	truct includes hinder and attempt to obstruct or hinder.	15
92	Im	perso	onating an inspector	16
		A pe	erson must not pretend to be an inspector.	17
		Max	ximum penalty—50 penalty units.	18
Divi	sion	4	Compliance notices	19
93	Co	mplia	ance notice	20
	(1)		s section applies if the chief executive or an inspector ch the <i>notifier</i>) reasonably believes—	21 22
		(a)	a person—	23
			(i) is contravening a provision of this Act; ¹⁴ or	24

See Acts Interpretation Act 1954, section 7 (Act includes statutory instruments under Act etc.). 14

		circumstances that make it likely the contravention	1 2 3
	(b)	•	4 5
	(c)		6 7
(2)			8 9
(3)			10 11
(4)	for a has b	matter for which a show cause notice about an authority been given to the person under this or another Act or a law	12 13 14 15
(5)	any caus	submission made by the person as required by the show e notice, the notifier still believes it is appropriate to give	16 17 18 19
(6)	The	compliance notice must state each of the following—	20
	(a)	that it is given under this provision;	21
	(b)	that the notifier reasonably believes the person—	22
		(i) is contravening a provision of this Act; or	23
		circumstances that make it likely the contravention	24 25 26
	(c)	-	27 28
	(d)		29 30
	(e)		31 32
	(f)	compliance notice unless the person has a reasonable	33 34 35

The compliance notice may also state the steps the notifier reasonably believes are necessary to remedy the contravention, or avoid further contravention, of the relevant provision.	1 2 3 4
The person must comply with the compliance notice, unless the person has a reasonable excuse.	5 6
Maximum penalty—	7
(a) if it is an offence to contravene the relevant provision—the maximum penalty for contravening that provision; or	8 9 10
(b) otherwise—5 penalty units.	11
If it is an offence to contravene the relevant provision, the person can not be prosecuted for that offence unless the person fails to comply with the compliance notice and does not have a reasonable excuse for the noncompliance.	12 13 14 15
In this section—	16
<i>show cause notice</i> , about an authority, means a notice given to the holder of the authority and inviting the holder to make submissions about why the authority should not be amended, suspended or cancelled.	17 18 19 20
	 reasonably believes are necessary to remedy the contravention, or avoid further contravention, of the relevant provision. The person must comply with the compliance notice, unless the person has a reasonable excuse. Maximum penalty— (a) if it is an offence to contravene the relevant provision—the maximum penalty for contravening that provision; or (b) otherwise—5 penalty units. If it is an offence to contravene the relevant person can not be prosecuted for that offence unless the person fails to comply with the compliance notice and does not have a reasonable excuse for the noncompliance. In this section— <i>show cause notice</i>, about an authority, means a notice given to the holder of the authority and inviting the holder to make submissions about why the authority should not be amended,

Part 6		Other provisions for protecting the environment and users of marine parks	
Division 1		Preliminary	24
94	Definitior	ns for pt 6	25
	In this	s part—	26
	inspe	<i>ctor</i> includes the chief executive.	27

	prop	<i>con responsible</i> , for abandoned, stranded, sunk or wrecked berty, includes the person in control of the property when as abandoned, stranded, sunk or wrecked.	1 2 3
	prop	perty does not include land.	4
Division	2	Temporary restricted area declaration	5 6
95 Te	mpor	ary restricted area declaration	7
(1)	to ł	chief executive may declare an area within a marine park be a temporary restricted area if the chief executive siders urgent action is needed to deal with—	8 9 10
	(a)	a serious risk to the park's environment or use and non-use values; or	11 12
	(b)	a risk of injury or illness to a person.	13
(2)	The	declaration must state—	14
	(a)	that it is a temporary restricted area declaration; and	15
	(b)	an outline of the nature of the emergency; and	16
	(c)	a description, by map or otherwise, of the boundaries of the temporary restricted area.	17 18
(3)	chie	declaration may provide for the regulation of things the of executive reasonably considers are necessary to meet the for which the declaration is made.	19 20 21
(4)	The	chief executive—	22
	(a)	must publish the declaration in the gazette; and	23
	(b)	may publish the declaration in other ways the chief executive considers appropriate having regard to the nature of the emergency.	24 25 26
		Examples of ways of publishing the declaration—	27
		signs, radio announcements	28
(5)	The	declaration has effect when it is published in the gazette.	29

	(6)	The chief executive must repeal the declaration as soon as possible after the chief executive considers the emergency no longer exists.	1 2 3
96	Ex	biry of declaration	4
		Unless it is earlier repealed, the temporary restricted area declaration expires on the earlier of the following—	5 6
		(a) the expiry day stated in the declaration;	7
		(b) the end of 6 months after it is gazetted.	8
97	De	claration is not subordinate legislation	9
	(1)	The temporary restricted area declaration is not subordinate legislation.	10 11
	(2)	However, the <i>Statutory Instruments Act 1992</i> , sections 49 to 51 apply to the declaration as if it were subordinate legislation.	12 13 14
		Note—	15
		These provisions deal with the tabling in, and disallowance by, the Legislative Assembly of subordinate legislation.	16 17
98		nporary restricted area declaration prevails over ulation, zoning plan or authority	18 19
		If there is an inconsistency between the temporary restricted area declaration and a regulation, zoning plan or authority issued under this or another Act, the declaration prevails to the extent of the inconsistency.	20 21 22 23
Divi	sion	3 Directions for protecting environment and users	24 25
99	Ins	pector's power to give directions	26
	1.4.5		

(1) This section applies if an inspector reasonably believes urgent 27 action is needed to deal with an emergency involving a marine 28 park and— 29

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	(a)	a serious risk to the park's environment or use and non-use values; or	1 2	
	(b)	a risk of injury or illness to a person; or	3	
	(c)	the safety of a person's property.	4	
(2)	the	it is reasonably necessary for dealing with the emergency, e inspector may give a person a direction regulating or phibiting the person's entry to or use of the park.		
(3)	perse	nout limiting subsection (2), the inspector may give a con in control of a vessel, vehicle or aircraft in the park a ction—	8 9 10	
	(a)	regulating or prohibiting the driving, riding, parking, mooring or use of the vessel, vehicle or aircraft in the park; or	11 12 13	
	(b)	requiring the person to remove the vessel, vehicle or aircraft from the park within a stated reasonable period.	14 15	
(4)	perso prop state	, without limiting subsection (2), the inspector may give a on responsible for abandoned, stranded, sunk or wrecked erty in the park a direction requiring the person, within a d reasonable period, to take stated reasonable action for r any of the following—	16 17 18 19 20	
	(a)	securing the property's safety or removing or salvaging the property;	21 22	
	(b)	repairing or remedying any condition caused directly or indirectly by the abandonment, stranding, sinking or wrecking;	23 24 25	
	(c)	preventing or minimising any impacts likely to arise, directly or indirectly, from the abandonment, stranding, sinking or wrecking.	26 27 28	
(5)		sections (2) to (4) apply whether or not the direction is nsistent with an authority held by the person.	29 30	
(6)		rection may be given orally, in writing or in another way sufficiently shows the inspector's intention.	31 32	
	Exam	ple—	33	
		by use of a sign or signal	34	
(7)		person to whom the direction is given must comply with less the person has a reasonable excuse.	35 36	

		Max	imum penalty—200 penalty units.	1
	(8)		not a reasonable excuse that the person holds an authority is inconsistent with the direction.	2 3
	(9)	In th	is section—	4
			onable period, in urgent circumstances, includes ediately.	5 6
Divis	sion	4	Removing abandoned, stranded, sunk or wrecked property	7 8
Subo	divis	sion	1 Removal of property other than in urgent circumstances	9 10
100	Ins	pecto	or's power to remove property	11
	(1)	prop	section applies if an inspector reasonably believes berty in a marine park is abandoned, stranded, sunk or cked and needs to be removed, but not urgently, to—	12 13 14
		(a)	prevent or remedy any harm to, or loss or destruction of, the park's environment or use and non-use values; or	15 16
		(b)	secure the safety of a person or a person's property in the park; or	17 18
		(c)	minimise disturbance to persons in the park.	19
	(2)	seize	ect to subsection (4) and section 101, the inspector may e and remove the property to a place decided by the ector.	20 21 22
	(3)		section (2) applies whether or not the seizure and removal consistent with an authority held by a person.	23 24
	(4)	If the	e person responsible for the property—	25
		(a)	has been given a compliance notice, or direction under section 99(4), about the property; or	26 27
		(b)	has had an enforcement order about the property made against the person;	28 29

s 101

the inspector may seize and remove the property only if the person fails to comply with the compliance notice, direction or enforcement order and does not have a reasonable excuse for the noncompliance.

Note— For inspectors' obligations in exercising powers under this section, and a person's right to compensation for damage caused in the exercise of a power, see sections 86 to 88.

101 **Removal notice**

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(1)	Before seizing and removing the property, and subject to section 102, the inspector must give a notice in the approved form (a <i>removal notice</i>) to the person responsible for the property.	10 11 12 13
(2)	If the person is not known or can not be found after making	14

the person is not known or can not be found after making	14
easonable inquiries, the notice must be given by—	15

- if practicable, attaching it to the property intended to be (a) 16 seized; and 17
- (b) publishing it in a newspaper circulating in the locality 18 where the property is. 19

(3)The notice must include each of the following particulars— 20

- (a) that the notice is given under this section; 21 the date the notice is given; (b) 22 (c) a description of the property;
 - (d) where and when the property was found; 24
- a day, not less than 28 days after the date of the notice, (e) 25 after which, if no one claims the property, the inspector 26 may— 27
 - seize and remove the property to the place stated in (i) 28 the notice; and 29
 - (ii) dispose of it under section 105; 30
- (f) a statement to the effect of section 105. 31
- (4) Subsection (2) does not require the inspector to make 32 inquiries if it would be unreasonable to make inquiries to find 33 the owner. 34

	(5)	(5) Regard must be had to a thing's nature, condition and value deciding—				
		(a)	whether it is reasonable to make inquiries; and	3		
		(b)	if making inquiries, what inquiries, including the period over which they are made, are reasonable.	4 5		
102	Seizure, removal and disposal without giving removal notice					
	(1)	If it is impracticable or would be unreasonable to give a removal notice given the property's nature, condition and value, the inspector may, without giving the notice—				
		(a)	seize and remove the property under section 100(2); and	11		
		(b)	having regard to the value and condition of the property—	12 13		
			(i) sell the property by public auction; or	14		
			(ii) destroy or otherwise dispose of it.	15		
		Exan	nple—	16		
			general rubbish or lost property, including for example, clothing, fishing nets and crab pots	17 18		
	(2)		physical ph	19 20		
		Note-	_	21		
		a p	r inspectors' obligations in exercising powers under this section, and person's right to compensation for damage caused in the exercise of a wer, see sections 86 to 88.	22 23 24		
Sub	divis	sion	2 Removal of property in urgent	25		
Cub			circumstances	25 26		
103	Ins	necto	or's power to remove property	27		
100	(1)	•	s section applies if an inspector reasonably believes			
	berty in a marine park is abandoned, stranded, sunk or cked and needs to be removed urgently to—	28 29 30				
		(a)	prevent or remedy any harm to, or loss or destruction of, the park's environment or use and non-use values; or	31 32		

	(b)	secure the safety of a person or a person's property in the park; or	1 2			
	(c)	minimise disturbance to persons in the park.	3			
(2)	Subject to subsections (4) and (5), the inspector may seize and remove the property to a place decided by the inspector.					
(3)	Subsection (2) applies whether or not the seizure and removal is inconsistent with an authority held by a person.					
(4)	Subsection (5) applies if the person responsible for the property—					
	(a)	has been given a compliance notice, or direction under section 99(4), about the property; or	10 11			
	(b)	has had an enforcement order about the property made against the person.	12 13			
(5)	The inspector may seize and remove the property only if—					
	(a)	the person fails to comply with the compliance notice, direction or enforcement order and does not have a reasonable excuse for the noncompliance; or				
	(b)	for property required to be removed by a particular day or within a particular period as required under the compliance notice, direction or enforcement order—the inspector reasonably believes—	18 19 20 21			
		 the property needs to be removed immediately, or sooner than as required by the compliance notice, direction or enforcement order; and 	22 23 24			
		 (ii) the person responsible for the property is unwilling or unable to remove the property sooner than as required by the compliance notice, direction or enforcement order. 	25 26 27 28			
(6)	If the inspector seizes and removes the property under subsection (5)(b), the person responsible for the property can not be prosecuted for failing to remove the property by the day or within the period as required under the compliance notice, direction or enforcement order.					

		Note	_	1	
		a p	r inspectors' obligations in exercising powers under this section, and person's right to compensation for damage caused in the exercise of a wer, see sections 86 to 88.	2 3 4	
104	Re	mova	al notice	5	
	(1)	prop form	soon as practicable after seizing and removing the perty, the inspector must give a notice in the approved in (a <i>removal notice</i>) to the person responsible for the perty.	6 7 8 9	
	(2)				
	(3)	The	notice must include each of the following particulars-	13	
		(a)	that the notice is given under this section;	14	
		(b)	the date the notice is given;	15	
		(c)	a description of the property;	16	
		(d)	where and when the property was found;	17	
		(e)	where the property was moved to, and when it was moved;	18 19	
		(f)	a day, not less than 28 days after the date of the notice, after which, if no one claims the property, the inspector may dispose of it under section 105;	20 21 22	
		(g)	a statement to the effect of section 105.	23	
	(4)	inqu	section (2) does not require the inspector to make airies if it would be unreasonable to make inquiries to find person.	24 25 26	
	(5)	0	ard must be had to a thing's nature, condition and value on seized in deciding—	27 28	
		(a)	whether it is reasonable to make inquiries; and	29	
		(b)	if making inquiries, what inquiries, including the period over which they are made, are reasonable.	30 31	

Subdivision 3 Dealing with property after removal

105	Ac	tion i	nspector may take if property not claimed	2		
	(1)	If no one claims the property the subject of a removal notice by the day stated in the notice, the inspector who gave the notice may—				
		(a)	having regard to the property's value and condition-	6		
			(i) sell it by public auction; or	7		
			(ii) destroy or otherwise dispose of it; and	8		
		(b)	take any action reasonably necessary to restore the environment from which it was removed.	9 10		
	(2)		ppensation is not payable for a sale or disposal under section $(1)(a)$.	11 12		
106	De	aling	with proceeds of sale	13		
			proceeds from a sale of property under section 102(1)(b) 05(1)(a) must be applied as follows—	14 15		
		(a)	firstly, in payment of the expenses of the sale;	16		
		(b)	secondly, in payment of the costs of—	17		
			(i) seizing, removing and storing the property; and	18		
			(ii) preparing and giving the removal notice;	19		
		(c)	thirdly in payment of any costs of the State in taking action under section 105(1)(b);	20 21		
		(d)	fourthly, in payment of the balance to the owner of the property, or if the owner can not be found, to the consolidated fund.	22 23 24		
107	Re	lease	e of property	25		
			person claims the property the subject of a removal notice, inspector may release it to the person only if the person—	26 27		
		(a)	satisfies the inspector the person has a right to the property; and	28 29		

		(b)	pays	the inspector's reasonable costs of—	1
			(i)	seizing, removing and holding the property; and	2
			(ii)	preparing and giving the removal notice; and	3
			(iii)	if notice is given of the sale of the property—giving the notice; and	4 5
			(iv)	preventing or minimising impacts arising, directly or indirectly, from the abandonment, stranding, sinking or wrecking of the property.	6 7 8
108	Re	cover	y of	costs of removal etc.	9
		any o perso	of the	reasonably incurred by an inspector in taking all or e following action under this division because of a contravention of a provision of this Act are a debt y the person to the State—	10 11 12 13
		(a)	seizi	ng, removing and storing the person's property;	14
		(b)		aring and giving a removal notice concerning the erty;	15 16
		(c)	actio	on reasonably necessary—	17
			(i)	to restore the environment from which the person's property was removed; or	18 19
			(ii)	to prevent or minimise impacts arising, directly or indirectly, from the abandonment, stranding, sinking or wrecking of the person's property.	20 21 22
Divis	sion	5		Restoration of environment etc.	23
109	Re	storat	ion	of environment etc.	24
	(1)	This	section	on applies if an inspector reasonably believes—	25
		(a)	-	rson has failed to comply with a compliance notice, ction given under section 99 or enforcement order;	26 27 28
		(b)	-	nt action is needed to deal with an emergency lving a marine park and a serious risk to—	29 30

	(i)	the park's environment or use and non-use values; or	1 2
	(ii)	the safety of a person or a person's property.	3
remo inspe	oving	ctor may take the action (other than seizing and abandoned, stranded, sunk or wrecked property) the considers appropriate to do all or any of the —	4 5 6 7
(a)	-	ir or remedy any condition caused by the compliance or emergency;	8 9
(b)	•	gate any damage caused by the noncompliance or rgency;	10 11
(c)	-	ent any damage the inspector reasonably considers acely to arise from the noncompliance or emergency.	12 13
	Exam	ples of action the inspector may take—	14
	1.	investigate or monitor any condition, or any action taken to repair, remedy, mitigate or prevent damage, caused by the noncompliance or emergency	15 16 17
	2.	rehabilitate or restore a marine park to its condition before the noncompliance or emergency	18 19
	3.	treat, remove, destroy, house or otherwise protect animals or plants affected or likely to be affected by the noncompliance or emergency	20 21 22
	4.	carry out works	23
Note-	_		24
		ons 100 and 103 for inspectors' powers to remove abandoned, sunk or wrecked property.	25 26
		n (2) applies whether or not the action is nt with an authority held by a person.	27 28
a per giver	rson's n und	reasonably incurred in taking the action because of noncompliance with a compliance notice, direction ler section 99 or enforcement order are a debt y the person to the State.	29 30 31 32
Note-	_		33
E.	•		24

For inspectors' obligations in exercising powers under this section, and a person's right to compensation for damage caused in the exercise of a power, see sections 86 to 88. 36

(2)

(3)

(4)

Part 7			Proceedings for enforcement orders	1 2
Divis	sion	1	Preliminary	3
110	Def		ons for pt 7	4
			is part—	5
		cour	t means the Planning and Environment Court.	6
		-	<i>on</i> includes a body of persons, whether incorporated or corporated.	7 8
Divis	sion	2	Enforcement orders	9
111	Pro	ceed	ling for enforcement orders	10
	(1)		chief executive or an inspector may bring a proceeding in court—	11 12
		(a)	for an order to remedy or restrain the commission of an offence against this Act (an <i>enforcement order</i>); or	13 14
		(b)	if the person has brought a proceeding under this section for an enforcement order and the court has not decided the proceeding—for an order under section 112 (an <i>interim enforcement order</i>); or	15 16 17 18
		(c)	for an order to cancel or change an enforcement order or interim enforcement order.	19 20
	(2)	Ano	ther person may bring a proceeding in the court—	21
		(a)	for an order to remedy or restrain the commission of an offence against section 43 or 50^{15} (an <i>enforcement order</i>); or	22 23 24
		(b)	if the person has brought a proceeding under this section for an enforcement order and the court has not decided	25 26

¹⁵ Section 43 (Entry or use for a prohibited purpose) or 50 (Unlawful serious environmental harm)

	the proceeding—for an order under section 112 (an <i>interim enforcement order</i>); or	1 2
	(c) for an order to cancel or change an enforcement order or interim enforcement order.	3 4
(3)	A person may, under subsection (2), bring a proceeding for an enforcement order whether or not any right of the person has been, or may be, infringed by, or because of, the commission of the offence.	5 6 7 8
(4)	If the chief executive is not a party to a proceeding for an order mentioned in subsection (2), the person bringing the proceeding must, within 7 days after starting the proceeding, give the chief executive written notice of the proceeding.	9 10 11 12
	Maximum penalty—15 penalty units.	13
(5)	The Minister or the chief executive may choose to be a party to a proceeding mentioned in this section by filing in the court a notice of election in the form approved by the chief executive.	14 15 16 17
Ма	king interim enforcement order	18
Ma (1)	king interim enforcement order The court may make an order pending a decision of a proceeding for an enforcement order if the court is satisfied it would be appropriate to make the order.	18 19 20 21
	The court may make an order pending a decision of a proceeding for an enforcement order if the court is satisfied it	19 20
(1)	The court may make an order pending a decision of a proceeding for an enforcement order if the court is satisfied it would be appropriate to make the order.	19 20 21
 (1) (2) (3) 	The court may make an order pending a decision of a proceeding for an enforcement order if the court is satisfied it would be appropriate to make the order. The court may make the order subject to conditions. However, the court may not require as a condition of the order that the applicant for the order give an undertaking about	19 20 21 22 23 24
 (1) (2) (3) 	The court may make an order pending a decision of a proceeding for an enforcement order if the court is satisfied it would be appropriate to make the order. The court may make the order subject to conditions. However, the court may not require as a condition of the order that the applicant for the order give an undertaking about damages.	19 20 21 22 23 24 25
 (1) (2) (3) Ma	The court may make an order pending a decision of a proceeding for an enforcement order if the court is satisfied it would be appropriate to make the order. The court may make the order subject to conditions. However, the court may not require as a condition of the order that the applicant for the order give an undertaking about damages. king enforcement order The court may make an enforcement order if the court is	19 20 21 22 23 24 25 26 27
 (1) (2) (3) Ma	The court may make an order pending a decision of a proceeding for an enforcement order if the court is satisfied it would be appropriate to make the order. The court may make the order subject to conditions. However, the court may not require as a condition of the order that the applicant for the order give an undertaking about damages. King enforcement order The court may make an enforcement order if the court is satisfied the offence—	19 20 21 22 23 24 25 26 27 28

or not there has been a prosecution for the offence under this 1 Act. 2 3 An enforcement order or an interim enforcement order may 4 direct a party to the proceeding for the order— 5 to stop an activity that is, or would be, an offence if not (a) 6 stopped; or 7 (b) not to start an activity that is an offence if started; or 8 (c) to do anything required to stop committing an offence; 9 or 10 to do anything to prevent or minimise impacts arising or (d)11 likely to arise, directly or indirectly, from the 12 commission of an offence: or 13 to do anything to comply with this Act. (e) 14 15 16 the repair, demolition or removal of a building; or 17 the rehabilitation or restoration of an area adversely affected by the commission of an offence (an affected area); or if an affected area is not capable of being rehabilitated 21 (c) or restored—the rehabilitation or restoration of a stated 22 area of equivalent size to the affected area. 23 An enforcement order or an interim enforcement order— 24

(a) may be in terms the court considers appropriate to 25 secure compliance with this Act; and 26

must state the time by which the order is to be complied (b) 27 with. 28

A person must not contravene an enforcement order or an (4) 29 interim enforcement order. 30

Maximum penalty—3 000 penalty units or 2 years 31 imprisonment. 32

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114 Effect of orders

(1)

(3)

- (2)Without limiting the court's powers, an enforcement order or an interim enforcement order may require-
 - (a)
 - (b) 18 19 20

s 115

	(5)	In th	is section—	1
		offer	nce means—	2
		(a)	for an enforcement order sought by the chief executive or an inspector—an offence against this Act; or	3 4
		(b)	for an enforcement order sought by someone else—an offence against section 43 or 50.	5 6
115	Co	urt's	powers about orders	7
	(1)	enfo	court's power to make an enforcement order or interim preement order to stop, or not to start, an activity may be cised—	8 9 10
		(a)	whether or not it appears to the court that the person against whom the order is made intends to engage, or to continue to engage, in the activity; and	11 12 13
		(b)	whether or not the person against whom the order is made has previously engaged in an activity of the kind; and	14 15 16
		(c)	whether or not there is a serious threat to a marine park's environment or use and non-use values or injury to another person if the person against whom the order is made engages, or continues to engage, in the activity.	17 18 19 20
	(2)		court's power to make an enforcement order or interim orcement order to do anything may be exercised—	21 22
		(a)	whether or not it appears to the court that the person against whom the order is made intends to fail, or to continue to fail, to do the thing; and	23 24 25
		(b)	whether or not the person against whom the order is made has previously failed to do a thing of the kind; and	26 27
		(c)	whether or not there is a serious threat to a marine park's environment or use and non-use values or injury to another person if the person against whom the order is made fails, or continues to fail, to do the thing.	28 29 30 31
	(3)		court may make an order to cancel or change an orcement order or interim enforcement order.	32 33

	(4)	The court's power under this section is in addition to its other powers.	1 2
Divis	ion	3 General procedural provision	3
116	Pro	ceeding brought in representative capacity	4
	(1)	A proceeding under this part may be brought by a person on behalf of another entity with the entity's consent.	5 6
	(2)	If the entity on whose behalf the proceeding is brought is an unincorporated body, the body's committee or other controlling or governing entity must give the consent.	7 8 9
	(3)	The entity on whose behalf the proceeding is brought may contribute to, or pay, the legal costs incurred by the person bringing the proceeding.	10 11 12
Part	8	Appeals and review	13
Divis	ion	1 Preliminary	14
117		peal against particular decisions must be by way of ernal review or ADR process	15 16
	(1)	A person who is given a compliance notice or removal notice may appeal against the decision to give the notice (the <i>original decision</i>) by way of—	17 18 19
		(a) an application for internal review under division 2; or	20
		(b) an alternative dispute resolution process provided for under a regulation.	21 22
	(2)	Without limiting subsection (1)(b), a regulation may provide for the use of mediators and case appraisers approved under—	23 24
		(a) the District Court of Queensland Act 1967, part 7; ¹⁶ or	25

¹⁶ District Courts Act 1967, part 7 (ADR processes)

		(b)	the Uniform Civil Procedure Rules 1999, chapter 9, part 4. ¹⁷	1 2
Divi	sion	2	Internal review	3
118	Ар	plyin	g for an internal review	4
	(1)		application for internal review must be in the approved n and—	5 6
		(a)	made to the chief executive within 28 days after the day the person is given the compliance notice or removal notice; and	7 8 9
		(b)	supported by enough information to enable the chief executive to decide the application.	10 11
	(2)		chief executive may extend the time for applying for the rnal review.	12 13
	(3)	The	application does not stay the original decision.	14
	(4)	The	application must not be dealt with by—	15
		(a)	the person who made the original decision; or	16
		(b)	a person in a less senior office than the person who made the original decision.	17 18
	(5)	Sub	section (4)—	19
		(a)	applies despite the <i>Acts Interpretation Act 1954</i> , section 27A; ¹⁸ and	20 21
		(b)	does not apply to an original decision made by the chief executive.	22 23
119	Re	view	decision	24
	(1)	with	ne chief executive is satisfied the applicant has complied a section 118, the chief executive must, within 28 days r receiving the application—	25 26 27

¹⁷ *Uniform Civil Procedure Rules 1999*, chapter 9 (Ending proceedings early), part 4 (Alternative dispute resolution processes)

¹⁸ Acts Interpretation Act 1954, section 27A (Delegation of powers)

		(a) review the original decision; and	1
		(b) make a decision (the <i>review decision</i>) to—	2
		(i) confirm the original decision; or	3
		(ii) amend the original decision; or	4
		(iii) substitute another decision for the original decision.	5 6
	(2)	Within 14 days after making the review decision, the chief executive must give the applicant notice (the <i>review notice</i>) of the review decision.	7 8 9
	(3)	The review notice must also state—	10
		(a) the reasons for the review decision; and	11
		(b) that the applicant may, within 28 days after the day the applicant is given the notice, appeal against the review decision to a Magistrates Court; and	12 13 14
		(c) how to appeal.	15
	(4)	If the chief executive does not comply with subsection (1) or (2), the chief executive is taken to have made a decision confirming the original decision.	16 17 18
	(5)	For the purpose of an appeal to a Magistrates Court—	19
		(a) if the review decision confirms the original decision, the original decision is taken to be the review decision; or	20 21
		(b) if the review decision amends the original decision, the original decision as amended is taken to be the review decision.	22 23 24
120	Sta	of operation of original decision	25
	(1)	If an application is made for an internal review of an original decision, the applicant may immediately apply for a stay of the original decision to a Magistrates Court.	26 27 28
	(2)	The court may stay the original decision to secure the effectiveness of the review and any later appeal to the court.	29 30
	(3)	The stay—	31
		(a) may be given on conditions the court considers appropriate; and	32 33

		(b)	operates for the period fixed by the court; and	1
		(c)	may be revoked or amended by the court.	2
	(4)	chie deci	period of the stay must not extend past the time when the f executive makes a review decision about the original sion and any later period the court allows the applicant to ble the applicant to appeal against the review decision.	3 4 5 6
	(5)		application affects the original decision, or carrying out ne decision, only if the decision is stayed.	7 8
Divi	sion	3	Appeals to Magistrates Court	9
121	Но	w to :	start appeal	10
	(1)	An a	appeal is started by—	11
		(a)	filing written notice of the appeal with the clerk of the court of the Magistrates Court in which the appeal is started; and	12 13 14
		(b)	complying with the rules of court applicable to the appeal.	15 16
	(2)	The	notice of appeal must—	17
		(a)	be filed within 30 days after the appellant receives notice of the review decision or the decision is taken, under section 119(4) to have been made; and	18 19 20
		(b)	state fully the grounds of the appeal and the facts relied on.	21 22
	(3)		court may at any time extend the time for filing the notice ppeal.	23 24
122	Ap	pella	nt to give notice of appeal	25
			hin 7 days after filing a notice of appeal, the appellant t serve notice of the appeal on the chief executive.	26 27

123	Sta	y of o	operation of decision	1		
	(1)	The court may grant a stay of the operation of the decision to secure the effectiveness of the appeal. The stay—				
	(2)					
		(a)	may be given on conditions the court considers appropriate; and	5 6		
		(b)	operates for the period fixed by the court; and	7		
		(c)	may be revoked or amended by the court.	8		
	(3)		period of the stay must not extend past the time when the t decides the appeal.	9 10		
	(4)		appeal affects the review decision, or carrying out of the sion, only if the decision is stayed.	11 12		
124	Pov	wers	of court on appeal	13		
		In de	eciding the appeal, the court may—	14		
		(a)	confirm the review decision; or	15		
		(b)	set aside the review decision; or	16		
		(c)	set aside the review decision and replace it with a decision the court considers appropriate; or	17 18		
		(d)	change the review decision in the way the court considers appropriate; or	19 20		
		(e)	send the matter back to the chief executive and give the directions the court considers appropriate.	21 22		
Part	t 9		Legal proceedings	23		
Divi	sion	1	Evidence	24		

125	Application of div 1	25
	This division applies to a proceeding under this Act.	26

126	Appointments and authority						
			s not necessary to prove the appointment of any of the owing persons or their authority to do anything under this	2 3 4			
		(a)	the Minister;	5			
		(b)	the chief executive;	6			
		(c)	an inspector.	7			
127	Sig	jnatu	res	8			
		chie	gnature purporting to be the signature of the Minister, the of executive or an inspector is evidence of the signature it ports to be.	9 10 11			
128	Ce	rtifica	ate about evidence of location of aircraft or vessel	12			
	(1)	A certificate signed by the chief executive or an inspector may state that—					
		(a)	the person used equipment prescribed under a regulation to retrieve data sent from the monitoring system equipment for a stated aircraft or vessel; and	15 16 17			
		(b)	the data recorded the monitoring system equipment's position to be at a stated place at a stated time on a stated day.	18 19 20			
	(2)		certificate is evidence that the aircraft or vessel was at the e at the time on the day.	21 22			
		Example—					
			An inspector signs a certificate stating that, on 21 January 2004, the inspector, using ABC equipment, being equipment prescribed under a regulation, retrieved data sent from the monitoring system equipment for XYZ boat that recorded the monitoring system equipment's position to be—	24 25 26 27 28			
			(a) at latitude 24°33'07" south and longitude 152°57'25" east at 9.30 a.m. on 1 January 2002; and	29 30			
			(b) at latitude 24°28'00" south and longitude 152°55'32" east at 12.45 p.m. on 5 January 2002.	31 32			
			The inspector's certificate is evidence the XYZ boat was at the places stated in paragraphs (a) and (b) at the times and on the days stated.	33 34 35			

	(3)		For subsection (1), a single certificate may be issued for data1sent at more than 1 time on a day or on more than 1 day.2				
	(4)	In th	nis sec	ction—	3		
		mon	itorin	<i>ng system equipment</i> means—	4		
		(a)	for	an aircraft—equipment—	5		
			(i)	used as part of a system that monitors the position and operation of the aircraft; and	6 7		
			(ii)	required under this or another Act or a law of the Commonwealth or another State to be carried on the aircraft; or	8 9 10		
		(b)	for a	a vessel—equipment—	11		
			(i)	used as part of a system that monitors the position and operation of the vessel; and	12 13		
			(ii)	required under this or another Act or a law of the Commonwealth or another State to be carried on the vessel.	14 15 16		
129	Ev	ident	iary ı	matters	17		
		an i	inspec	ate purporting to be signed by the chief executive or ctor and stating any of the following matters is of the matter—	18 19 20		
		(a)		ated document is 1 of the following things made, en, issued or kept under this Act—	21 22		
			(i)	an appointment, approval or decision;	23		
			(ii)	a direction, notice or requirement;	24		
			(iii)	an authority;	25		
			(iv)	a record or other document;	26		
		(b)	para	tated document is of a stated type mentioned in agraph (a) and made, given, issued or kept under ironment conservation legislation other than this Act;	27 28 29		
		(c)		ated document is a copy of a thing mentioned in agraph (a) or (b);	30 31		
		(d)		a stated day, or during a stated period, a stated person or was not the holder of a stated authority;	32 33		

	(e)	a stated authority—	1
		(i) was or was not issued for a stated term; or	2
		(ii) was or was not in force on a stated day or during a stated period; or	3 4
		(iii) was or was not subject to a stated condition;	5
	(f)	on a stated day, or during a stated period, a stated authority was suspended for a stated period or cancelled;	6 7 8
	(g)	on a stated day, or during a stated period, an appointment as an inspector was, or was not, in force for a stated person;	9 10 11
	(h)	on a stated day, a stated person was given a stated direction, notice or requirement under this Act;	12 13
	(i)	stated costs were incurred by the chief executive in taking stated action mentioned in section 108 ¹⁹ or under section 109 ²⁰ and are payable by a stated person;	14 15 16
	(j)	a stated amount is payable under this Act by a stated person and has not been paid.	17 18
Division 2		Matters about offence proceedings and indictable and summary offences	19 20 21
130 Typ	es of	offences	22
(1)	Subje	ect to subsection (2), an offence against this Act is a nary offence.	23 24
(2)	of in	ffence against this Act for which the maximum penalty aprisonment is 2 years is an indictable offence that is a emeanour.	25 26 27

¹⁹ Section 108 (Recovery of costs of removal etc.)

²⁰ Section 109 (Restoration of environment etc.)

131	Pro	oceedings for indictable offence	1
	(1)		2 3
			4 5
		(b) on indictment.	6
	(2)	•	7 8
			9 10
			11 12
	(3)	If subsection (2) applies—	13
			14 15
			16 17
		magistrate decided to act under subsection (2) is taken to be evidence in the proceeding for the committal of the	18 19 20 21
		magistrate must make a statement to the person as	22 23 24
	(4)	indictable offence is 165 penalty units or 1 year's	25 26 27
132	Lin	nitation on who may summarily hear indictable offence	28
	(1)	A proceeding must be before a magistrate if it is a	29 30

²¹ *Justices Act 1886*, section 104 (Proceedings upon an examination of witnesses in relation to an indictable offence)

	(a)	for the summary conviction of a person on a charge for an indictable offence; or	1 2
	(b)	for an examination of witnesses for a charge for an indictable offence.	3 4
(2)	not a proc	vever, if the proceeding is brought before a justice who is a magistrate, jurisdiction is limited to taking or making a bedural action or order within the meaning of the <i>Justices</i> be Peace and Commissioners for Declarations Act 1991.	5 6 7 8
Lin	nitati	on on time for starting summary proceeding	9
(1)	-	roceeding for a summary offence against this Act by way ummary proceeding under the <i>Justices Act</i> 1886 must	10 11 12
	(a)	within 1 year after the commission of the offence; or	13
	(b)	within 1 year after the offence comes to the complainant's knowledge, but within 2 years after the commission of the offence.	14 15 16
(2)	circu	Magistrates Court considers it just and equitable in the umstances, the court may, at any time, extend a time set er subsection (1).	17 18 19
(3)	have	nout limiting subsection (2), the matters the court may e regard to in deciding what is just and equitable include following—	20 21 22
	(a)	the availability of evidence of the offence;	23
	(b)	the conduct of the defendant since the alleged offence;	24
	(c)	the prejudice the proposed extension of time is likely to cause the defendant;	25 26
	(d)	the adverse impact on a marine park's environment or use and non-use values the alleged offence has caused, or is likely to cause, whether directly or indirectly.	27 28 29
(4)	Sub	section (2)—	30
	(a)	applies to an offence regardless of whether it was committed before or after the commencement of the subsection; and	31 32 33

s 133

	(b)	does not apply to an offence if the time for starting a proceeding for the offence had expired before the commencement of the subsection.	1 2 3
	egati cume	ons of false or misleading information or ents	4 5
	invo misl docu	enough for a complaint for an offence against this Act lving false or misleading information, or a false or eading document, to state the statement made, or ument given, was 'false or misleading' to the person's wledge, without specifying which.	6 7 8 9 10
Re	spon	sibility for acts or omissions of representatives	11
(1)	This Act.	section applies in a proceeding for an offence against this	12 13
(2)		is relevant to prove a person's state of mind about a icular act or omission, it is enough to show—	14 15
	(a)	the act was done or omitted to be done 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
(3)	repro repro been pers	act done or omitted to be done for a person by a esentative of the person within the scope of the esentative's actual or apparent authority is taken to have a done or omitted to be done also by the person, unless the on proves the person could not, by the exercise of onable diligence, have prevented the act or omission.	20 21 22 23 24 25
(4)	In th	is section—	26
	repr	esentative means—	27
	(a)	for a corporation—an executive officer, employee or agent of the corporation; or	28 29
	(b)	for an individual—an employee or agent of the individual.	30 31

		Marine Parks Bill 2004	
	state	e of mind of a person includes—	1
	(a)	the person's knowledge, intention, opinion, belief or purpose; and	
	(b)	the person's reasons for the intention, opinion, belief or purpose.	4
		ve officers responsible for ensuring corporation s with Act	(
1)		executive officers of a corporation must ensure the oration complies with this Act.	Ş
2)	Act, an o	corporation commits an offence against a provision of this each of the corporation's executive officers also commits offence, namely, the offence of failing to ensure the oration complies with the provision.	1 1 1 1
		imum penalty—the maximum penalty for the ravention of the provision by an individual.	1 1
3)	offer the	lence that the corporation has been convicted of an ince against a provision of this Act is evidence that each of executive officers committed the offence of failing to irre the corporation complies with the provision.	1 1 1 1
4)	How	vever, it is a defence for an executive officer to prove—	2
	(a)	if the officer was in a position to influence the conduct of the corporation in relation to the offence—the officer exercised reasonable diligence to ensure the corporation	2 2 2

(b) the officer was not in a position to influence the conduct 25 of the corporation in relation to the purpose. 26

137 Holder of authority responsible for ensuring Act complied with

complied with the provision; or

- (1)The holder of an authority must ensure that everyone acting 29 under the authority complies with this Act. 30
- If another person acting under the authority commits an (2)31 offence against a provision of this Act, the holder of the 32 authority also commits an offence, namely, the offence of 33 failing to ensure the other person complied with the provision. 34

136

(1)

(2)

(3)

(4)

24

27

			n penalty—the maximum penalty prescribed for tion of the provision.	1 2					
(3)	offer is ev offer	Evidence that the other person has been convicted of an offence against the provision while acting under the authority is evidence that the holder of the authority committed the offence of failing to ensure the other person complied with the provision.							
(4)	How prov		it is a defence for the holder of the authority to	8 9					
	(a)		offence was committed without the holder's wledge; and	10 11					
	(c)		holder exercised reasonable diligence to ensure the or person complied with the provision.	12 13					
			ty for offences committed with use of vessel, ccraft	14 15					
(1)			ponsible person for a vessel, vehicle or aircraft an offence if—	16 17					
	(a)		eone else uses the vessel, vehicle or aircraft in mitting an offence against this Act; and	18 19					
	(b)	the	responsible person—	20					
		(i)	knew, or had reasonable grounds to suspect, that the vessel, vehicle or aircraft would be used in committing the offence; and	21 22 23					
		(ii)	did not take reasonable steps to prevent its use in committing the offence.	24 25					
			n penalty—the maximum penalty for committing the entioned in paragraph (a).	26 27					
(2)	In th	is sec	ction—	28					
	-		<i>le person</i> , for a vessel, vehicle or aircraft used in ng an offence, means—	29 30					
	(a)		wher of the vessel, vehicle or aircraft at the time the nce was committed; or	31 32					
	(b)	-	rson in control of the vessel, vehicle or aircraft at the the offence was committed; or	33 34					

138

(c) a person (the *operator*) who, at the time the offence was 1 committed, was a party to an agreement with a person 2 mentioned in paragraph (a) or (b) under which the 3 operator, or the operator and the other party to the 4 agreement, were authorised to decide the activities for 5 the vessel, vehicle or aircraft's use.

139 Court's powers on conviction for an offence

 The court may, in a proceeding for an offence against this Act, 8 and in addition to any penalty imposed, order that the offender 9 do 1 or more of the following—10

(a) take stated action—

- (i) to prevent or minimise harm to the marine 12 environment or a marine park's use and non-use 13 values resulting from the offence; or 14
 (ii) to rehabilitate, restore or otherwise conserve the 15 marine environment or a marine park's use and 16 non-use values because of the offence; or 17
- (iii) to restore or replace property damaged as a result 18 of the offence; or 19
- (iv) to remove property, the subject of the offence or 20 used to commit the offence, from a marine park; 21
- (b) pay an amount to the State to cover the State's costs
 22 reasonably incurred in taking action mentioned in
 23 section 108²² or under section 109;²³
 24
- (c) pay an amount to the State to cover the State's costs and 25 expenses in taking future action— 26
 - (i) to prevent or minimise harm to the marine 27 environment or a marine park's use and non-use 28 values resulting from the offence; or 29
 - (ii) to rehabilitate, restore or otherwise conserve the 30 marine environment or a marine park's use and 31 non-use values because of the offence; 32

7

²² Section 108 (Recovery of costs of removal etc.)

²³ Section 109 (Restoration of environment etc.)

		(d)	pay compensation to the State for any harm to, or loss or destruction of, a marine park's environment or use and non-use values;	1 2 3
		(e)	pay compensation to an affected person for the injury, loss or damage suffered, or costs or expenses incurred, by the person as a result of the offence;	4 5 6
		(f)	pay the department's reasonable costs of investigating the offence.	7 8
			Example of reasonable costs for paragraph (f)—	9
			taking a sample, or conducting an inspection, test, measurement or analysis, of something	10 11
((2)		section does not limit the court's powers under the <i>lties and Sentences Act 1992</i> or another law.	12 13
((3)	In thi	is section—	14
		<i>affec</i> has—	<i>ted person</i> means a person who, because of the offence,	15 16
		(a)	suffered any of the following—	17
			(i) personal injury;	18
			(ii) loss of income;	19
			(iii) loss of, or damage to, property; or	20
		(b)	incurred costs or expenses in preventing or minimising, or attempting to prevent or minimise, loss or damage mentioned in paragraph (a).	21 22 23
			<i>der</i> means a person who is convicted of an offence, her or not a conviction is recorded.	24 25
Divisi	on (3	Judicial review of administrative decisions	26 27
140	Exte	ende	d standing for judicial review	28
((1)		section applies, for the <i>Judicial Review Act 1991</i> , to any e following—	29 30
		(a)	a decision made under this Act;	31
		(b)	a failure to make a decision under this Act;	32

	(c)	conduct engaged in for the purpose of making a decision under this Act.	1 2
(2)		individual is taken to be a person aggrieved by the sion, failure or conduct if—	3 4
	(a)	the individual is—	5
		(i) an Australian citizen; or	6
		(ii) ordinarily resident in Australia; and	7
	(b)	at any time in the 2 years immediately before the decision, failure or conduct, the individual engaged in a series of activities in Australia for the protection or conservation of, or research into, the environment.	8 9 10 11
(3)	a per	rporation or association, whether or not incorporated, and rson acting for an unincorporated association, is taken to person aggrieved by the decision, failure or conduct if—	12 13 14
	(a)	the corporation or association is incorporated, or was otherwise established, in Australia; and	15 16
	(b)	at any time in the 2 years immediately before the decision, failure or conduct, the corporation or association engaged in a series of activities in Australia for the protection or conservation of, or research into, the environment; and	17 18 19 20 21
	(c)	at the time of the decision, failure or conduct, the objects or purposes of the corporation or association include protection or conservation of, or research into, the environment.	22 23 24 25
(4)		rm used in this section that is defined in the <i>Judicial ew Act 1991</i> has the meaning given to it by that Act.	26 27

Part	10			Miscellaneous	1
Divis	ion	1		Codes of practice	2
141	Ар	prova	al or	making of code	3
	(1)	code	of p	executive may, by gazette notice, approve or make a ractice providing standard conditions for authorities ag the entry to or use of a marine park.	4 5 6
	(2)	The	notic	e must state that—	7
		(a)	the o	code has been approved or made; and	8
		(b)	copi	ies of the code are available—	9
			(i)	during normal business hours at stated places the chief executive considers appropriate; and	10 11
			(ii)	on the department's web site on the Internet.	12
	(3)	A co	de of	practice is not subordinate legislation.	13
	(4)			the <i>Statutory Instruments Act 1992</i> , sections 49 ly to the notice as if it were subordinate legislation.	14 15
		Note-			16
				ovisions deal with the tabling in, and disallowance by, the ve Assembly of subordinate legislation.	17 18
	(5)	Instr	<i>umen</i> ied, a	e code is tabled as required under the <i>Statutory</i> <i>its Act 1992</i> , section 49, a copy of any document adopted or incorporated by the plan must also be	19 20 21 22
142	Wh	en co	ode ł	nas effect	23
				f practice has effect on and from the later of the days—	24 25
		(a)		day the gazette notice about the code, as required er section 141, is published in the gazette; or	26 27
		(b)	the	commencement day stated in the notice.	28

143	Access to code				
	(1)	and e	each	executive must keep a copy of each code of practice, document applied, adopted or incorporated by the lable for inspection, without charge—	2 3 4
		(a)	duri	ng normal business hours at—	5
			(i)	the department's head office ²⁴ and each regional office of the department; and	6 7
			(ii)	the other places stated in the notice given under section 141; and	8 9
		(b)	on t	he department's web site on the Internet. ²⁵	10
	(2)	-	rson	ent of the fee, if any, decided by the chief executive, may obtain a copy of the code from the chief	11 12 13
Divi	sion	2		Other miscellaneous provisions	14
144		blic au marir		rity's obligation about threatening incidents arks	15 16
	(1)	autho	ority genc	b subsection (4), subsection (2) applies if a public becomes aware of, or proposes carrying out an y response to, an incident having the potential to prious risk to—	17 18 19 20
		(a)	the	park's environment or use and non-use values; or	21

the park's environment or use and non-use values; or (a)

a person or thing in the park. (b)

(2)	The authority must—	
-----	---------------------	--

- notify the chief executive about the nature of the (a) 24 incident or proposed emergency response; and 25
- ask the chief executive for advice about responding to (b) 26 the incident; and 27
- state enough information about the incident or proposed (c) 28 response to enable the chief executive to give the advice. 29

22

²⁴ The department's head office is at 160 Ann Street, Brisbane.

²⁵ The department's web site on the Internet is <www.epa.qld.gov.au>.

(3)	The chief executive must give the advice to the public authority as soon as practicable after receiving the notice.	1 2
(4)	Subsection (2) does not apply if the chief executive has advised the public authority that the chief executive is satisfied with the authority's contingency plan or other documented arrangement for dealing with an incident of the type mentioned in subsection (1).	3 4 5 6 7
(5)	If the chief executive gives advice to a public authority under subsection (3) before the authority needs to respond to an incident mentioned in subsection (1), the authority must consider the advice in responding to the incident.	8 9 10 11
(6)	In this section—	12
	public authority means—	13
	(a) an entity declared under the <i>Public Service Act 1996</i> to be a department of government; or	14 15
	(b) a local government or other entity established by an Act.	16
	ief executive's power to decide fee for producing a py of a document	17 18
	py of a document The fee decided by the chief executive under section 22(6), 26(4), 31(6), 36(4), 40(2) or 143(2) for producing a copy of a document must be not more than the chief executive's	18 19 20 21
	py of a document The fee decided by the chief executive under section 22(6), 26(4), 31(6), 36(4), 40(2) or 143(2) for producing a copy of a document must be not more than the chief executive's reasonable cost of producing the copy.	18 19 20 21 22
col	py of a document The fee decided by the chief executive under section 22(6), 26(4), 31(6), 36(4), 40(2) or 143(2) for producing a copy of a document must be not more than the chief executive's reasonable cost of producing the copy. <i>Note—</i> The fee mentioned in these provisions is the fee payable for obtaining from the chief executive a copy of a draft zoning or management plan or a mendment of the plan, a current management plan or a code of	18 19 20 21 22 23 24 25 26

	(2)	In th	nis section—	1
		dele	<i>ropriately qualified</i> , for a person to whom a power may be gated, includes having the qualifications, experience or ding appropriate to exercise the power.	2 3 4
		Exan	nple of standing—	5
		a p	person's classification level in the public service	6
147	Pro	otecti	ng prescribed persons from liability	7
	(1)	-	rescribed person is not civilly liable for an act done, or ssion made, honestly and without negligence under this	8 9 10
	(2)		bsection (1) prevents a civil liability attaching to a person, liability attaches instead to the State.	11 12
	(3)	In th	nis section—	13
		pres	cribed person means—	14
		(a)	the Minister; or	15
		(b)	the chief executive; or	16
		(c)	an officer or employee of the department; or	17
		(d)	an inspector; or	18
		(e)	a person acting under the direction or authority of an inspector.	19 20
148	An	nual	report	21
	(1)	each	chief executive must, within 4 months after the end of a financial year, give to the Minister a report on the inistration of this Act during the year.	22 23 24
	(2)		Minister must lay a copy of the report before the islative Assembly within 14 sitting days after receiving it.	25 26
149	Ар	prove	ed forms	27
		The	chief executive may approve forms for this Act.	28

The chief executive may approve forms for this Act.

150	Regulation-making power				
	(1)	The Act.	Governor in Council may make regulations under this	2 3	
	(2)		nout limiting subsection (1), a regulation may be made at any of the following—	4 5	
		(a)	the classification and naming of areas within a marine park;	6 7	
		(b)	the entry to, or use of, a marine park;	8	
		(c)	implementing, and enforcing compliance with, management plans or codes of practice;	9 10	
		(d)	the authorities required under this Act;	11	
		(e)	the review of, and appeals against-	12	
			 decisions made about the issue of, conditions imposed on, and amendment, suspension and cancellation of permissions; or 	13 14 15	
			(ii) other decisions made under a regulation or zoning plan;	16 17	
		(f)	the records, returns and other documents required to be kept by the holder of an authority;	18 19	
		(g)	the fees, other than a fee mentioned in section 145, payable under this Act.	20 21	
	(3)		egulation may prescribe a penalty of not more than penalty units for contravention of a regulation.	22 23	
151	Re	lation	ship between regulation and zoning plan	24	
	(1)		regulation is inconsistent with a zoning plan, the zoning prevails to the extent of the inconsistency.	25 26	
	(2)		vever, a regulation is not inconsistent with a zoning plan ely because the regulation—	27 28	
		(a)	further regulates or prohibits an activity authorised under the plan; or	29 30	
		(b)	otherwise increases the level of protection for the marine environment provided by the plan.	31 32	

s 152		100	s 155
		Marine Parks Bill 2004	
	(3)	This section does not apply to a regulation made undeclaring, or revoking the declaration of, a marine provide the declaration of the declaration	1

Part 11 Transitional provisions

152	References to Marine Parks Act 1982				
		A reference in an Act or other document to the repealed Act is, if the context permits, taken to be a reference to this Act.	5 6		
153	Per	nding legal proceedings	7		
		A legal proceeding by or against the State under the repealed Act that is not finished before the commencement of this section may be continued and finished as if this Act had not been enacted.	8 9 10 11		
154	Exi	isting marine parks	12		
	(1)	A marine park set apart and declared under the repealed Act and in existence immediately before the commencement of this section continues in existence.	13 14 15		
	(2)	The park is taken to be declared, and may be revoked, under this Act.	16 17		
155	Exi	isting zoning plans	18		
	(1)	A zoning plan for a marine park in force under the repealed Act immediately before the commencement of this section continues in force, subject to the <i>Statutory Instruments</i> <i>Act 1992</i> , part 7.	19 20 21 22		
	(2)	The plan is taken to be prescribed under section 21.27	23		
	(3)	The plan—	24		

	(a)	is to be read with the changes necessary to make it consistent with, and adapt its operation to, this Act; and	1 2
	(b)	may be amended or repealed under this Act.	3
Exi	sting	n management plans	4
(1)	repe	hanagement plan for a marine park in force under the aled Act immediately before the commencement of this ion continues in force.	5 6 7
(2)	The	plan is taken to be approved under section 29.28	8
(3)	The	plan—	9
	(a)	is to be read with the changes necessary to make it consistent with, and adapt its operation to, this Act; and	10 11
	(b)	may be amended or repealed under this Act.	12
Exi		notices about designated areas	13
(1)	This	s section applies to a public notice—	14
	(a)	given under the repealed <i>Marine Parks Regulation 1990</i> , section 7; ²⁹ and	15 16
	(b)	in force immediately before the commencement of this section; and	17 18
	(c)	that gives effect to a zoning plan in respect of a designated area made under the repealed Act.	19 20
(2)		notice continues in force for this Act and may be nded or repealed by a regulation or zoning plan under this	21 22 23
		limitation on application of regulation and plan made under repealed Act	24 25
		effect of section 31 ³⁰ of the repealed Act continues as if Act had not been enacted.	26 27

157

²⁸ Section 29 (Approval of management plan)

²⁹ Marine Parks Regulation 1990, section 7 (Designated areas)

³⁰ Repealed Act, section 31 (Limitation on application of regulation and zoning plan)

159	Exi	isting	temporary restricted areas	1
	(1)	restr	section (2) applies to the declaration of a temporary ficted area in force under the repealed Act immediately bre the commencement of this section.	2 3 4
	(2)	The	declaration—	5
		(a)	continues in force, subject to section 96;31 and	6
		(b)	is taken to have been made under part 6, division $2;^{32}$ and	7 8
		(c)	is to be read with the changes necessary to make it consistent with, and adapt its operation to, this Act.	9 10
160	Exi	isting	permissions	11
	(1)	-	ermission in force under the repealed Act immediately ore the commencement of this section—	12 13
		(a)	continues in force, subject to this Act; and	14
		(b)	is taken to be a permission issued under this Act, other than under section 15. ³³	15 16
	(2)		vever, subsection (1) does not apply to a permission orising the reclamation of tidal land in a marine park if—	17 18
		(a)	the permission expired before the commencement and was continued in force under the <i>Marine Parks Regulation 1990</i> , section 13; ³⁴ and	19 20 21
		(b)	the reclamation works were not started before the commencement.	22 23
161	Exi	isting	applications for permissions	24
	(1)	not o	application for a permission under the repealed Act that is decided before the commencement of this section is taken ave been made under this Act.	25 26 27

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³¹ Section 96 (Expiry of declaration)

³² Part 6 (Other provisions for protecting the environment and users of marine parks), division 2 (Temporary restricted area declaration)

³³ Section 15 (Permission for carrying out proposed reclamation)

³⁴ Marine Parks Regulation 1990, section 13 (Continuation of permission)

162 Existing orders etc.

An order, direction, requirement, notice or decision of the chief executive or an inspector under the repealed Act is, if its effect is not exhausted at the commencement of this section, taken to have been given or made by the person under this Act.

163 Existing inspectors

A person who held an appointment as an inspector under the 10 repealed Act immediately before the commencement of this 11 section is taken to be appointed as an inspector under this Act. 12

Part 12 Validation and declaration 13 provisions 14

164 Validation of existing zoning plans and permissions authorising reclamation of tidal land in a marine park

- A zoning plan made or purportedly made under the *Marine Parks Act 1982* and providing for the reclamation of tidal land
 in a marine park under a permission issued under that Act
 (the *zoning plan*) is taken to be, and to always have been,
 validly made.
- (2) A permission issued or purportedly issued under the zoning plan before the commencement of this section and authorising the reclamation of tidal land in the park is taken to be, and to always have been, validly given.
 (2) A permission issued or purportedly issued under the zoning plan before the commencement of this section and authorising plan before the commencement of this section and authorising plan before the commencement of this section and authorising plan before the commencement of this section and authorising plan before the commencement of this section and authorising plan before the commencement of this section and authorising plan before the commencement of this section and authorising plan before the commencement of this section and authorising plan before the commencement of this section and authorising plan before the commencement of this section and authorising plan before the commencement of this section and authorising plan before the commencement of this section and authorising plan before the commencement of this section and authorising plan before the commencement of this section and authorising plan before the commencement of the park is taken to be, and to plan before the commencement of the park is taken to be, and to plan before the commencement of the park is taken to be plan before the plan befo
- (3) A reference in subsection (1) or (2) to a zoning plan or 26 permission is a reference to a zoning plan made, or a 27 permission issued, by the chief executive within the meaning 28 of the *Marine Parks Act 1982*.

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165 Declaration about authorised reclamation of tidal land in a marine park

- (1) To remove any doubt, it is declared that non-tidal land and waters resulting from the authorised reclamation of tidal land in a marine park completed before the commencement of this section are not, and never were, part of the park.
- (2) However, for the purpose of enforcing a condition of a permission for the reclamation, the non-tidal land and waters 8 mentioned in subsection (1) are taken to be, and to always 9 have been, part of the park.
- (3) It is also declared that non-tidal land and waters resulting
 from the authorised reclamation of tidal land in a marine park
 completed after the commencement of this section are part of
 the park.
- (4) The declaration of non-tidal land and waters as part of a 15 marine park under subsection (3) may be revoked—
 16
 - (a) before the commencement of section 169—under the 17
 Marine Parks Act 1982, section 22 as if the non-tidal 18
 land and waters were tidal land and waters set apart and 19
 declared to be the park under that Act, section 16; or 20
 - (b) on or after the commencement of section 169—under 21 part 2, division 2. 22

(5) In this section—

authorised reclamation, of tidal land, means reclamation of24the land in compliance with a permission issued under the25Marine Parks Act 1982.26

166 Effect of validation and declaration on proceedings

- (1) Sections 164 and 165 do not affect—
 - (a) a proceeding relating to the park that was heard, in 29 whole or part, in a court or tribunal before the 30 commencement of this section; and 31
 - (b) the completion, after the commencement, of any step in 32 the proceeding taken before the commencement; or 33
 - (c) the taking and completion, after the commencement, of 34 any step in the proceeding. 35

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105
Marine Parks Bill 2004

	(\mathbf{a})	In this spatian	1
	(2)	In this section—	1
		<i>judgment</i> includes any rule, decree or order.	2
		<i>step</i> includes—	3
		(a) the entry or other perfecting of a judgment; and	4
		(b) anything done or to be done in consequence of an appeal to a court or tribunal;	5 6
		whether before or after the final judgment.	7
Part	12	Amendment of Marine Parks	0
rait	15	Act 1982	8 9
			,
167	Ac	t amended in pt 13	10
		This part amends the Marine Parks Act 1982.	11
168	Ins	ertion of new s 10A	12
		After section 10—	13
		insert—	14
'10A	Ter	ritorial application of Act	15
	'(1)	This Act applies both within and outside Queensland.	16
	'(2)	This Act applies outside Queensland to the full extent of the extraterritorial legislative power of the Parliament.'.	17 18

Part 14 Repeal

169	Repeal	
	The Marine Parks Act 1982 is repealed.	21

Part 15 Division 1		Consequential amendments of other Acts	1 2
		Amendment of Coastal Protection and Management Act 1995	3 4
170	Act amende	ed in div 1	5
		ivision amends the <i>Coastal Protection and ment Act 1995</i> .	6 7
171	Amendmen	t of s 75 (Criteria for deciding applications)	8
	Section 7	75(1)(d)(ii), 'Marine Parks Act 1982'—	9
	omit, ins	ert—	10
	'Marine	Parks Act 2004'.	11
172	Amendmen plans)	t of s 93 (Approving or refusing to approve	12 13
	Section	93(1)(c)(ii), 'Marine Parks Act 1982'—	14
	omit, ins	ert—	15
	'Marine	Parks Act 2004'.	16
Divis	sion 2	Amendment of Fisheries Act 1994	17
173	Act amende	ed in div 2	18
	This divi	ision amends the Fisheries Act 1994.	19
174	Amendmen	t of schedule	20
		e, definition <i>fisheries legislation</i> , paragraph (c), <i>Parks Act 1982'—</i>	21 22
	omit, ins	ert—	23
	<i>'Marine</i>	Parks Act 2004'.	24

Schedule Dictionary

section	3	2

aircraft does not include a hovercraft.		3
approved form, means a form approved under section 149.		4
auth	norised person means any of the following persons—	5
(a)	the Minister;	6
(b)	the chief executive;	7
(c)	an inspector;	8
(d)	a public service officer or other employee of the department acting under the chief executive's authority.	9 10
auth	<i>nority</i> means—	11
(a)	a permission, licence or other authority issued under this Act; or	12 13
(b)	a corresponding authority.	14
<i>biodiversity</i> means the natural diversity of living organisms, together with the environmental conditions and processes necessary for their survival, and includes each of the following—		
(a)	regional diversity, that is, the diversity of biotic and environmental components of a region, and the functional relationships that affect environmental conditions within ecosystems;	19 20 21 22
(b)	ecosystem diversity, that is, the diversity of the different types of communities formed by living organisms and the relations between them;	23 24 25
(c)	species diversity, that is, the diversity of species;	26
(d)	genetic diversity, that is, the diversity of genes within each species.	27 28
<i>boat</i> includes a ship, submersible boat, raft or pontoon but does not include a hovercraft or personal water craft.		

<i>certificate of satisfactory completion</i> , for a reclamation, means a certificate mentioned in section 18.	1 2
<i>code of practice</i> means a code of practice approved or made under section 141.	
<i>Commonwealth Act</i> means the <i>Great Barrier Reef Marine</i> <i>Park Act 1975</i> (Cwlth).	5 6
<i>compliance notice</i> see section 93(2).	7
<i>conservation</i> , of the marine environment, means the protection and maintenance of the environment while allowing for its ecologically sustainable use.	8 9 10
<i>corresponding authority</i> means a permit, licence or other authority—	11 12
(a) issued under another law of the State or a law of the Commonwealth or another State; and	13 14
(b) directly or indirectly authorising the entry to or use of a marine park; and	15 16
(c) either—	17
(i) required under a regulation or zoning plan for a particular purpose; or	18 19
Example—	20
A zoning plan may allow a person to enter or use a zone without a permission for carrying out a competition for motorised boats if the entry or use is carried out under an authority granted under the <i>Transport Operations (Marine Safety) Act 1994</i> .	21 22 23 24 25
(ii) accredited by the chief executive under a regulation as a corresponding authority for this Act.	26 27 28
<i>court</i> , for part 7, see section 110.	
<i>cultural resources</i> means places or objects having anthropological, archaeological, historical, scientific, sociological, spiritual or visual significance or value, including significance or value of that kind under Aboriginal	30 31 32 33

tradition or Island custom.

decl		
	ared area, for a marine park, means—	1
(a)	for a park declared under section $8(1)(a)$ —the area, other than a revoked area, declared under the section to be the park; or	2 3 4
(b)	for a park declared under section 8(1)(b) by amalgamating existing parks—the combined area, other than a revoked area, of the areas declared under this Act or the repealed Act to be the parks; or	5 6 7 8
(c)	for a park taken, under section 154, ³⁵ to be declared under this Act, the area, other than a revoked area—	9 10
	(i) declared under the repealed Act to be the park; or	11
	(ii) otherwise established under the repealed Act as the park.	12 13
desiş	gnated area means—	14
(a)	an area established, by a regulation or zoning plan, for special management; or	15 16
(b)	a designated area established under a zoning plan mentioned in section 155.	17 18
mea natu whic life,	<i>ogically sustainable use</i> , for a marine environment, ns using, conserving and enhancing the environment's ral and cultural resources so that ecological processes on ch life depends are maintained, and the total quality of both now and in the future, can be improved, having rd to—	19 20 21 22 23 24
(a)	the guiding principles of the National Strategy for Ecologically Sustainable Development; and	25 26
(b)	the need to—	27
	(i) protect biological diversity, ecological processes	28
	and life-support systems; and	29

	(iii) provide equity within and between generations.	1	
envi	ronment includes each of the following—	2	
(a)	ecosystems and their constituent parts;	3	
(b)	all natural resources;	4	
(c)	the qualities and characteristics of locations, places and	5	
(0)	areas, however large or small, that contribute to their—		
	(i) biodiversity and ecological integrity; or	7	
	 (ii) intrinsic or attributed aesthetic, cultural, ecological, economic, recreational, social, scientific value or interest or amenity. 	8 9 10	
<i>environment conservation legislation</i> means another Act, or a law of the Commonwealth or another State, involving conservation of the marine environment.			
	Examples—	14	
	Coastal Protection and Management Act 1995	15	
	• Environment Protection and Biodiversity Conservation Act 1999 (Cwlth)	16 17	
	• Fisheries Act 1994	18	
	• Great Barrier Reef Marine Park Act 1975 (Cwlth)	19	
	Integrated Planning Act 1997	20	
	Nature Conservation Act 1992	21	
	• Torres Strait Fisheries Act 1984 (Cwlth)	22	
	Transport Operations (Marine Pollution) Act 1995	23	
conc man	<i>utive officer</i> , of a corporation, means a person who is cerned with, or takes part in, the corporation's agement, whether the person is a director or the person's tion is given the name of executive officer.	24 25 26 27	
<i>fee</i> i	ncludes tax.	28	
high	ly protected area means—	29	
(a)	a zone classified as a conservation park zone, marine national park zone or preservation zone; or	30 31	
(b)	another area prescribed under a regulation or zoning plan as a highly protected area.	32 33	

	for sections 99, 107, 108 and 114, means impacts on park's environment or use and non-use values.	1 2
inspector		3
	ans a person appointed as an inspector under ion 52; or	4 5
(b) for	part 5, division 3—see section 85; or	6
(c) for	part 6—see section 94.	7
plan appr	<i>tent plan</i> , for a marine park, means a management oved, or taken to be approved, under section 29 and or the park.	8 9 10
	<i>ark</i> means a marine park declared, or taken to be under this Act.	11 12
	r a marine park, zone or designated area, includes a r other identifying designation.	13 14
means th Developn	Strategy for Ecologically Sustainable Development ne National Strategy for Ecologically Sustainable ment endorsed by the Council of Australian ents on 7 December 1992.	15 16 17 18
processes	<i>esources</i> means the natural and physical features and of the environment, including living organisms, r, minerals and air.	19 20 21
original d	<i>lecision</i> see section 117(1).	22
permissio	<i>n</i> means a permission issued under this Act.	23
<i>person</i> , fo	or part 7, see section 110.	24
personal	water craft means a power driven device that—	25
	a fully enclosed hull that is designed to not take on er if capsized; and	26 27
	designed to be operated by a person standing, a stride it.	28 29
person in	<i>control</i> , of a vessel, vehicle or aircraft, includes the command, or who apparently is in command or <i>f</i> , the vessel, vehicle or aircraft.	30 31 32

person responsible, for part 6, see section 94.	1
<i>place</i> includes a vessel, vehicle or aircraft.	2
<i>precautionary principle</i> means if there are threats of serious or irreversible environmental damage, lack of full scientific certainty should not be used as a reason for postponing measures to prevent environmental degradation.	3 4 5 6
property, for part 6, see section 94.	7
<i>public notice</i> means a notice published in a newspaper circulating throughout the State.	8 9
<i>reasonable diligence</i> , in relation to the defence provided under sections 135, 136 and 137, includes the taking of reasonable precautions, including, for example, the issuing of appropriate instructions.	10 11 12 13
<i>reasonably believes</i> means believes on grounds that are reasonable in the circumstances.	14 15
<i>reasonably considers</i> means considers on grounds that are reasonable in the circumstances.	16 17
<i>reasonably suspect</i> means suspect on grounds that are reasonable in the circumstances.	18 19
<i>reclaimed part</i> , of a marine park, means the part of the park comprising land or waters resulting from reclamation of tidal land.	20 21 22
<i>reclamation</i> , of tidal land, means raising the land above high-water mark, whether gradually and imperceptibly or otherwise, by carrying out works, including dredging and the depositing of solid material.	23 24 25 26
<i>removal notice</i> see sections 101(1) and 104(1).	27
<i>repealed Act</i> means the repealed <i>Marine Parks Act 1982</i> , as in force immediately before its repeal.	28 29
<i>review decision</i> see section 119(1)(b).	30
<i>revoked area</i> , for a marine park, means an area for which its declaration as a marine park has been revoked under this Act or the repealed Act.	31 32 33

		on 15 permission means a permission issued under on 15.	1 2
	take,	a natural or cultural resource, means—	3
	(a)	remove, gather, catch, capture, kill, destroy, dredge for, raise, carry away, bring ashore, land from a vessel or otherwise remove the resource from a natural environment; or	4 5 6 7
	(b)	attempt to do an act mentioned in paragraph (a).	8
	-	<i>orary restricted area declaration</i> means a declaration e and in force under part 6, division 2.	9 10
	<i>tidal</i> wate	<i>land</i> means land that is submerged at any time by tidal rs.	11 12
	tidal	waters means waters that are subject to tidal influence.	13
<i>use and non-use values</i> , of a marine park, include value derived from each of the following—			14 15
	(a)	taking, using, visiting or viewing the park's natural or cultural resources;	16 17
	(b)	the ecological functions and processes of the park's environment;	18 19
	(c)	the park's potential future use or benefit, including, for example, its use for biodiscovery;	20 21
	(d)	the mere existence of the park's natural and cultural resources;	22 23
	(e)	the use or non-use of the park's natural and cultural resources by future generations.	24 25
	craft	<i>el</i> means a barge, boat, ferry, hovercraft, personal water , water taxi or other thing capable of carrying people or ls through water, but does not include an aircraft.	26 27 28
	wilfu	ully means—	29
	(a)	intentionally; or	30
	(b)	recklessly; or	31
	(c)	with gross negligence.	32

zone means a zone established for a marine park by a zoning 1 plan. 2

zoning plan, for a marine park, means a zoning plan prescribed, or taken to be prescribed, under section 21 and in force for a marine park.

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