# Queensland

# **CRIMES AT SEA BILL 2000**

# Queensland



# **CRIMES AT SEA BILL 2000**

#### **TABLE OF PROVISIONS**

Sectio	on I	Page
1	Short title	. 5
2	Commencement	. 5
3	Definitions	. 5
4	Ratification of cooperative scheme	. 5
5	Classification of offences	. 5
6	Publication of intergovernmental agreement	6
7	No effect on Crimes (Aviation) Act 1991 (Cwlth)	6
8	Regulation-making power	. 6
9	Omission of the Criminal Code, section 14A (Offences committed on the high seas)	. 6
10	Transitional provision	. 6
	SCHEDULE	. 8
	THE COOPERATIVE SCHEME	
	PART I—PRELIMINARY	
1	Definitions	. 8
	PART 2—APPLICATION OF STATE CRIMINAL LAW TO ADJACENT AREA	
2	Application of State criminal law in adjacent area	. 11
3	Application of laws of criminal investigation, procedure and evidence	11
4	Evidentiary presumption about the locus of an offence	. 14
	PART 3—THE INTERGOVERNMENTAL AGREEMENT	
5	Intergovernmental agreement	15
6	Effect of the agreement	. 15

# Crimes at Sea

PART 4—LIMITATIONS AND EXCLUSIO
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7	Commonwealth Attorney-General's consent required for certain prosecutions	16
	prosecutions	10
8	Non-exclusion of consistent extraterritorial legislative schemes	17
9	Exclusion of certain laws from ambit of this scheme	17
10	Non-application of scheme to Area A of the Zone of Cooperation	17
	PART 5—MISCELLANEOUS	
11	Interpretation	17
12	Regulations	17
	PART 6—ADJACENT AREAS	
13	Definitions	18
14	Adjacent areas	18
15	Baselines	20
16	Indicative map	20
	APPENDIX 1	21
	INDICATIVE MAP	

# 2000

# A BILL

# **FOR**

An Act to give effect to a cooperative scheme for dealing with crimes at sea, and for other purposes

#### Preamble—

#### Parliament's reasons for enacting this Act are—

- 1. The Commonwealth and the States have agreed to a cooperative scheme to apply the criminal law of the States extraterritorially in the areas adjacent to the coast of Australia.
- **2.** Under the scheme, the criminal law of each State is to apply in the area adjacent to the State—
  - (a) for a distance of 12 nautical miles from the baseline for the State—by force of the law of the State; and
  - (b) beyond 12 nautical miles up to a distance of 200 nautical miles from the baseline for the State or the outer limit of the continental shelf (whichever is the greater distance)—by force of the law of the Commonwealth.
- **3.** Responsibility for administering criminal justice in the area covered by the scheme will be divided between the Commonwealth and the States under the scheme and an intergovernmental agreement.
- **4.** The purpose of this Act is to give legal force to the scheme (so far as it depends on the legislative power of the State) and to provide for consequential vesting of judicial and other powers.

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Crimes at Sea

	The Parliament of Queensland enacts—	1
	Short title	2
Clause	1. This Act may be cited as the Crimes at Sea Act 2000.	3
	Commencement	4
Clause	2. This Act commences on a day to be fixed by proclamation.	5
	Definitions	6
Clause	3. In this Act—	7
	"cooperative scheme" means the legislative and administrative scheme for applying and enforcing criminal law in the areas adjacent to the coast of Australia set out in the schedule.	8 9 10
	"intergovernmental agreement" means the agreement entered into under clause 5 of the schedule.	11 12
	Ratification of cooperative scheme	13
Clause	<b>4.</b> To the extent that it lies within the legislative competence of the State to give the cooperative scheme the force of law, it has the force of law.	14 15
	Classification of offences	16
Clause	<b>5.</b> Offences (other than offences arising under the law of the State) are classified for the purposes of the cooperative scheme as follows—	17 18
	<ul> <li>(a) if the maximum penalty for the offence is a fine or imprisonment for not more than 2 years—the offence is classified as a summary offence;</li> </ul>	19 20 21
	(b) if the maximum penalty for the offence is (or includes) imprisonment for more than 2 years but not more than 5 years—the offence is classified as a misdemeanour;	22 23 24

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	(c) if the maximum penalty for the offence is (or includes) imprisonment for more than 5 years or for an indeterminate term—the offence is classified as a crime.	1 2 3
	Publication of intergovernmental agreement	4
Clause	<b>6.</b> The Minister must have the intergovernmental agreement, and any amendment to the intergovernmental agreement, published in the Gazette.	5 6
	No effect on Crimes (Aviation) Act 1991 (Cwlth)	7
Clause	<b>7.</b> This Act and the cooperative scheme do not apply to an act or omission to which the <i>Crimes (Aviation) Act 1991</i> (Cwlth), section 15, applies.	8 9 10
	Regulation-making power	11
Clause	<b>8.</b> (1) The Governor in Council may make regulations under this Act.	12
	(2) However, this section does not authorise the making of regulations for the purposes of the cooperative scheme.	13 14
	Omission of the Criminal Code, section 14A (Offences committed on the high seas)	15 16
Clause	<b>9.(1)</b> This section amends the Criminal Code.	17
	(2) The Criminal Code, section 14A—	18
	omit.	19
	Transitional provision	20
Clause	<b>10.</b> (1) Although section 9 omits the Criminal Code, section 14A, the Criminal Code, section 14A continues to apply, in relation to acts and omissions that took place before the commencement of section 9, as if the Criminal Code, section 14A, had not been omitted.	21 22 23 24
	(2) For the purposes of this section, if an act or omission is alleged to have taken place between 2 dates, one before and one on or after the day	25 26

section 9 commences, the act or omission is alleged to have taken place before the commencement of section 9.

#### **SCHEDULE** 1 THE COOPERATIVE SCHEME 2 section 4 3 PART I—PRELIMINARY **Definitions** 5 **1.(1)** In this scheme— 6 "adjacent area" for a State has the meaning given by clause 14 of this 7 schedule. 8 "Area A of the Zone of Cooperation" has the same meaning as in the 9 Petroleum (Timor Gap Zone of Co-operation) Act 10 (Commonwealth). 11 "Australian ship" means— 12 (a) a ship registered in Australia; or 13 (b) a ship that operates, or is controlled, from a base in Australia and 14 is not registered under the law of another country; or 15 (c) a ship that belongs to an arm of the Defence Force. 16 "baseline" for a State has the meaning given by clause 15 of this schedule. 17 "foreign ship" means a ship other than an Australian ship. 18 "indictable offence" means an offence for which a charge may be laid by 19 indictment or an equivalent process (whether that is the only, or an 20 optional, way to lay a charge of the offence). 21 "inner adjacent area" for a State means the parts of the adjacent area for 22 the State that are— 23 (a) on the landward side of the baseline for the State; and 24 (b) on the seaward side, but within 12 nautical miles from, the 25

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baseline for the State

	<b>governmental agreement</b> " means the agreement entered into under ause 5 of this schedule.	2
	of criminal investigation, procedure and evidence" means law including unwritten law) about—	3
(a	) the investigation of offences (including coronial inquiry); or	5
(t	) immunity from prosecution and undertakings about the use of evidence; or	7
(c	) the arrest and custody of offenders or suspected offenders; or	8
(0	) bail; or	ç
(e	) the laying of charges; or	10
(f	the capacity to plead to a charge, or to stand trial on a charge; or	11
(g	) the classification of offences as indictable or summary offences (and sub-classification within those classes); or	12 13
(h	) procedures for dealing with a charge of a summary offence; or	14
(i	procedures for dealing with a charge of an indictable offence (including preliminary examination of the charge); or	15 16
(j	procedures for sentencing offenders and the punishment of offenders; or	17 18
(k	) the hearing and determination of appeals in criminal proceedings; or	19 20
(1)	the rules of evidence; or	2
(r	n) other subjects declared by regulation to be within the ambit of the law of criminal investigation, procedure and evidence; or	22 23
(n	) the interpretation of laws of the kinds mentioned above.	24
	<b>time offence'</b> means an offence against a law that applies in the ljacent area for a State under this scheme.	25 26
"offen	ce" means an indictable or summary offence.	27
	<b>adjacent area</b> " for a State means the part of the adjacent area for the ate that is outside the inner adjacent area for the State.	28 29

	ninistering a State Act that gives effect to this scheme.	2
<b>"ship"</b> n	neans a vessel or boat of any description and includes—	3
(a)	a floating structure; and	4
(b)	a hovercraft or other similar craft.	5
"State"	includes the Northern Territory.	6
"substar	ntive criminal law" means law (including unwritten law)—	7
(a)	creating offences or imposing criminal liability for offences; or	8
(b)	dealing with capacity to incur criminal liability; or	9
(c)	providing a defence or for reduction of the degree of criminal liability; or	10 11
(d)	providing for the confiscation of property used in, or derived from, the commission of an offence; or	12 13
(e)	providing for the payment of compensation for injury, loss or damage resulting from the commission of an offence, or the restitution of property obtained through the commission of an offence; or	14 15 16 17
(f)	dealing with other subjects declared by regulation to be within the ambit of the substantive criminal law of a State; or	18 19
(g)	providing for the interpretation of laws of the kinds mentioned above.	20 21
"summa	ry offence" means any offence other than an indictable offence.	22
Common	ne law of criminal investigation, procedure and evidence of the awealth includes provisions of State law on the relevant subjects under the <i>Judiciary Act 1903</i> (Commonwealth).	23 24 25

PART	2—APPLICATION OF STATE CRIMINAL LAW TO ADJACENT AREA	1 2
Applicat	ion of State criminal law in adjacent area	3
	The substantive criminal law of a State, as in force from time to blies, by force of the law of the State, throughout the inner adjacent the State.	4 5 6
from tim	e provisions of the substantive criminal law of a State, as in force to time, apply, by force of the law of the Commonwealth, ut the outer adjacent area for the State.	7 8 9
<b>(3)</b> Ho	wever, this clause does not—	10
(a)	apply to a substantive criminal law that is incapable of applying in an adjacent area or is limited by its express terms to a place within the area of a State; or	11 12 13
Exan	nple—	14
	A law making it an offence to drive a motor vehicle at a speed exceeding a prescribed limit on a road could not apply in an adjacent area because of the inherent localising elements of the offence. The scheme does not therefore purport to extend the application of such a law to the adjacent area.	15 16 17 18 19
(b)	give a legal effect to a provision of a substantive criminal law that the provision does not have within the area of the State.	20 21
Exan	nple—	22
	If the effect of a provision of the substantive criminal law of a State is limited under section 109 of the Constitution within the area of the State, the effect is similarly limited in the outer adjacent area for the State even though the provision applies in the outer adjacent area under the legislative authority of the Commonwealth.	23 24 25 26 27
Applicat	ion of laws of criminal investigation, procedure and evidence	28

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**3.(1)** In this clause—

"act" in	cludes an omission.	1
"area of	administrative responsibility" for a particular State is—	2
(a)	the area of the State; and	3
(b)	the inner adjacent area for the State; and	4
(c)	other parts of the adjacent area in which the State has, under the intergovernmental agreement, responsibility (which may be either exclusive or concurrent) for administering criminal justice.	5 6 7
"author	ity" includes an agent or official.	8
"Comm	onwealth judicial proceeding" means—	9
(a)	a judicial proceeding related to a maritime offence—	10
	(i) initiated by an authority of the Commonwealth; or	11
	(ii) for the conduct of which an authority of the Commonwealth has assumed responsibility; or	12 13
(b)	a judicial proceeding about an investigation, procedure or act by an authority of the Commonwealth in relation to a maritime offence.	14 15 16
"judicia	l proceeding" means—	17
(a)	a proceeding in a court (whether between parties or not) or a proceeding incidental to or connected with a proceeding in a court; or	18 19 20
(b)	the laying of a charge; or	21
(c)	the preliminary examination of a charge of an indictable offence or a proceeding incidental to or connected with the preliminary examination of a charge of an indictable offence.	22 23 24
pro tria	<b>inary examination"</b> of a charge of an indictable offence means a ceeding to decide whether the defendant should be committed for l or, if the defendant pleads guilty to the charge, to commit the endant for sentence or trial.	25 26 27 28
"State j	udicial proceeding" means—	29

1

a judicial proceeding related to a maritime offence—

(a)

	(i)	initiated by an authority of a State; or	2
	(ii)	for the conduct of which an authority of a State has assumed responsibility; or	3 4
(b)		dicial proceeding about an investigation, procedure or act by uthority of a State in relation to a maritime offence.	5 6
		vs of criminal investigation, procedure and evidence of the ch and the States apply to maritime offences as follows—	7 8
(a)	proc	law of the Commonwealth applies to investigations, edures and acts (other than judicial proceedings) by orities of the Commonwealth; and	9 10 11
(b)	(otheoper	aw of a State applies to investigations, procedures and acts er than judicial proceedings) by authorities of the State rating within the area of administrative responsibility for the vant State; and	12 13 14 15
(c)	Con of the	a Commonwealth judicial proceeding the law of the amonwealth applies and in a State judicial proceeding, the law he State in which the proceeding was commenced applies ject to the Constitution) irrespective of whether—	16 17 18 19
	(i)	the maritime offence arises under the law of the State in which the proceeding was commenced or another State; or	20 21
	(ii)	the substantive criminal law against which the offence was committed applies in the relevant part of the adjacent area under the law of the State in which the proceeding was commenced, another State or the Commonwealth.	22 23 24 25
Example 1-	_		26
		Suppose that a person is charged by a State authority with a maritime offence on the assumption that the offence was committed in the inner adjacent area for the State but the court is satisfied in the course of the proceedings that the acts alleged against the defendant took place in the outer adjacent area for the State. In this case, the court could continue with the proceedings under the procedural laws of the State. However, the court could not (for	27 28 29 30 31 32 33

example) convict the defendant on the basis of a majority verdict of
a jury (because to do so would be contrary to the Commonwealth
Constitution—see <i>Cheatle v. The Queen</i> <sup>1</sup> ).

#### Example 2—

Suppose that a person is charged by a State authority in a South Australian court with a maritime offence alleged to have been committed in the adjacent area for Western Australia. For the purposes of the proceedings, the offence would be classified as a major indictable, minor indictable or summary offence according to the South Australian rules and not by reference to its classification under the law of Western Australia or the Commonwealth.

- (3) This clause operates to the exclusion of any Commonwealth or State law that is inconsistent with it.
- (4) A Commonwealth or State law enacted or made after the commencement of this clause is to be construed as having effect subject to this clause, unless the law expressly overrides this clause.
- (5) The *Administrative Decisions (Judicial Review) Act 1977* (Commonwealth) does not apply to a decision taken under a State law that applies to investigations, procedures and acts by authorities of the State under paragraph (b) of subclause (2).

#### Evidentiary presumption about the locus of an offence

**4.** If, in proceedings for a maritime offence, an alleged act, omission or state of affairs, that is an element of the offence, is proved, an allegation in the information or complaint that the act, omission or state of affairs happened in the adjacent area, inner adjacent area, or outer adjacent area for a particular State is taken to be proved in the absence of proof to the contrary.

<sup>1 (1993) 177</sup> CLR 541

PART 3—THE INTERGOVERNMENTAL	
AGREEMENT	2
Intergovernmental agreement	3
5.(1) The Commonwealth Attorney-General, on behalf of the	4
Commonwealth, and the participating State Ministers may enter into an	5
agreement providing for the division of responsibility for administering and enforcing the law relating to maritime offences.	7
(2) The intergovernmental agreement may provide for concurrent	8
responsibility in specified parts of the adjacent area.	9
Effect of the agreement	10
<b>6.(1)</b> A charge of a maritime offence must not be brought in a court contrary to the intergovernmental agreement.	11 12
(2) If a charge of a maritime offence is brought in a court in	13
contravention of subclause (1), the court must, on application by the	14 15
Commonwealth Attorney-General, or a participating State Minister,	
permanently stay the proceedings in that court.	16
(3) However—	17
(a) a contravention of subclause (1) does not affect a court's jurisdiction; and	18 19
(b) if a charge of a maritime offence is brought in a court, the court	20
will not (except on an application under subclause (2)) be	21
concerned to enquire into whether the intergovernmental	22
agreement has been complied with.	23

# PART 4—LIMITATIONS AND EXCLUSIONS

Commonwealth Attorney-General's consent required for certain prosecutions	2
<b>7.(1)</b> The Commonwealth Attorney-General's written consent is required before a charge of a maritime offence can proceed to hearing or determination or, if the offence is an indictable offence, to a preliminary examination in committal proceedings, if—	or 5
(a) the offence is alleged to have been committed on or from foreign ship; and	a 8
(b) the ship is registered under the law of a country other that Australia; and	an 10 11
(c) the country of registration has, under international law jurisdiction over the alleged offence.	w, 12 13
(2) Before granting such a consent, the Commonweal Attorney-General must take into account any views expressed by the government of the country of registration.	
(3) Even though the Commonwealth Attorney-General has not grante such a consent, the absence of consent is not to prevent or delay—	ed 17
(a) the arrest of the suspected offender or proceedings related to arre (such as proceedings for the issue and execution of a warrant); o	
(b) the laying of a charge against the suspected offender; or	21
(c) proceedings for the extradition to Australia of the suspecte offender; or	ed 22 23
(d) proceedings for remanding the suspected offender in custody on bail.	or 24 25
(4) If the Commonwealth Attorney-General declines to grant consent, the court in which the suspected offender has been charged with the offender must permanently stay the proceedings.	
(5) In any proceedings, an apparently genuine document purporting to h	ne 20

# Crimes at Sea

Attorney-General in accordance with this clause will be accepted, in the absence of proof to the contrary, as proof of such consent.	2
Non-exclusion of consistent extraterritorial legislative schemes	4
<b>8.</b> This scheme does not exclude the extraterritorial operation of State law to the extent that the State law is capable of operating extraterritorially consistently with the scheme.	5 6 7
Exclusion of certain laws from ambit of this scheme	8
<b>9.</b> This scheme does not apply to State and Commonwealth laws excluded by regulation from the ambit of the scheme.	9 10
Non-application of scheme to Area A of the Zone of Cooperation	11
<b>10.</b> This scheme does not apply to Area A of the Zone of Cooperation.	12
PART 5—MISCELLANEOUS	13
Interpretation	14
11. The Acts Interpretation Act 1901 (Commonwealth) applies to this scheme in the same way as to a Commonwealth Act.	15 16
Regulations	17
<b>12.(1)</b> The Governor-General may make regulations prescribing matters—	18 19
(a) required or permitted by this scheme to be prescribed; or	20
(b) necessary or convenient to be prescribed for carrying out or	21

(2) However, a regulation affecting the operation of this scheme in

1

2

giving effect to this scheme.

relation to the inner adjacent area for a State may only be made with the agreement of the participating State Minister for the relevant State.	3 4
PART 6—ADJACENT AREAS	5
Definitions	6
13. In this part—	7
<b>"baseline of Australia's territorial sea"</b> means the baseline from which the breadth of the territorial sea is to be measured under section 7 of the <i>Seas and Submerged Lands Act 1973</i> (Commonwealth).	8 9 10
"continental shelf" has the same meaning as in the Seas and Submerged Lands Act 1973 (Commonwealth).	11 12
"territorial sea" has the same meaning as in the Seas and Submerged Lands Act 1973 (Commonwealth).	13 14
Adjacent areas	15
<b>14.</b> (1) The "adjacent area" for New South Wales, Victoria, South Australia or Tasmania is so much of the area described in schedule 2 to the <i>Petroleum (Submerged Lands) Act 1967</i> (Commonwealth) in relation to that State as is within the outer limits of the continental shelf and includes the space above and below that area.	16 17 18 19 20
(2) The "adjacent area" for Queensland is—	21
(a) so much of the area described in schedule 2 to the <i>Petroleum</i> ( <i>Submerged Lands</i> ) <i>Act 1967</i> (Commonwealth) in relation to Queensland as is within the outer limits of the continental shelf; and	22 23 24 25
(b) the Coral Sea area (within the meaning of subsection (7) of section 5A of the <i>Petroleum (Submerged Lands) Act 1967</i>	26 27

	(Commonwealth) other than the territorial sea within the Coral Sea area; and	2
(c)	the areas within the outer limits of the territorial sea adjacent to certain islands of Queensland as determined by proclamation on 4 February 1983 under section 7 of the <i>Seas and Submerged Lands Act 1973</i> (Commonwealth); and	3 4 5 6
(d)	the space above and below the areas described in paragraphs (a), (b) and (c).	7 8
described	e "adjacent area" for Western Australia is so much of the area in schedule 2 to the <i>Petroleum (Submerged Lands) Act 1967</i> nwealth) in relation to Western Australia as—	9 10 11
(a)	is within the outer limits of the continental shelf; and	12
(b)	is not within Area A of the Zone of Cooperation,	13
and inc	cludes the space above and below that area.	14
( <b>4</b> ) The	e "adjacent area" for the Northern Territory is—	15
(a)	so much of the area described in schedule 2 to the <i>Petroleum</i> (Submerged Lands) Act 1967 (Commonwealth) in relation to the Northern Territory as—	16 17 18
	(i) is within the outer limits of the continental shelf; and	19
	(ii) is not within Area A of the Zone of Cooperation; and	20
(b)	the adjacent area for the Territory of Ashmore and Cartier Islands (within the meaning of subsection (3) of section 5A of the <i>Petroleum (Submerged Lands) Act 1967</i> (Commonwealth)) other than the territorial sea within that area; and	21 22 23 24
(c)	the space above and below the areas described in paragraphs (a) and (b).	25 26
	wever, the "adjacent area" for a State does not include any area limits of any State or Territory.	27 28

#### Crimes at Sea

## SCHEDULE (continued)

Baselines
<b>15.</b> The "baseline" for a State is the part of the baseline of Australia's territorial sea from which the part of the territorial sea that is within the adjacent area for that State is measured.
Indicative map
<b>16.(1)</b> A map showing the various areas that are relevant to this scheme appears in Appendix 1 to this scheme.

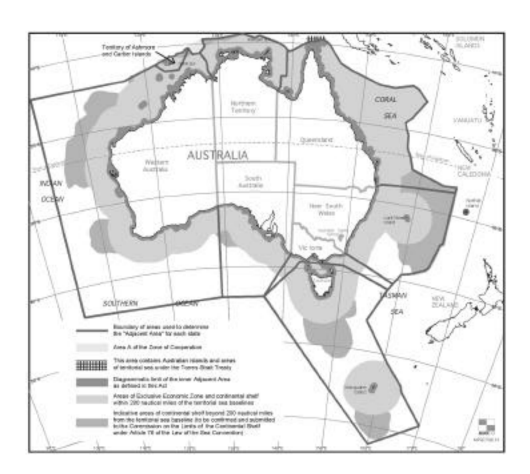
(2) The map is intended to be indicative only. The provisions of this

scheme and of the body of this Act prevail over the map if there is any

inconsistency.

# **APPENDIX 1**

# **INDICATIVE MAP**



1

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## Crimes at Sea

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